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# **Report to West Area Planning Committee**

Application Number:	23/06742/R9FUL
Proposal:	Construction of new SEMH unit for 12 children with associated external works and proposed new intervention room
Site Location:	Juniper Hill School Churchill Close Flackwell Heath Buckinghamshire HP10 9LA
Applicant:	Buckinghamshire Council
Case Officer:	Heather Smith
Ward(s) affected:	Flackwell Heath, Little Marlow & SE
Parish-Town Council:	Chepping Wycombe Parish Council
Date valid application received:	26th July 2023
Statutory determination date:	20th September 2023
Recommendation	Approval

# 1.0 Summary & Recommendation/ Reason for Planning Committee Consideration

- 1.1 Full planning permission is sought for the construction of new SEMH unit for 12 children with associated external works and a proposed new intervention room, at Juniper Hill School, Churchill Close, Flackwell Heath.
- 1.2 This proposal will provide much needed educational facilities at an existing primary school for a further 12 pupils.
- 1.3 This proposal will have no adverse effect upon the character of the surrounding area or the amenities of adjacent residents.
- 1.4 This proposal will have no adverse effect upon highway safety, ecology, biodiversity, the environment or flooding.
- 1.5 This application has been referred to the West Area Planning Committee for determination as it has been submitted on behalf of Buckinghamshire Council.
- 1.6 Recommendation approval.

## 2.0 Description of Proposed Development

- 2.1 Juniper Hill School, is an existing primary school, situated off the northern side of Churchill Close, Flackwell Heath. At present, the school caters for 420 pupils between the age of 4 -11.
- 2.2 The application site lies within a predominantly residential area, within the wider Flackwell Heath Settlement Area. However, the northern area of the site, incorporating the school playing fields, is a designated Green Space.
- 2.3 This proposal seeks full planning permission to erect a detached, single storey unit for up to 12 children with Social, Emotional and Mental Health (SEMH) needs, at the rear of the school buildings and adjacent to the eastern boundary of the site. The submitted plans show that this structure will be primarily rectangular in shape, with a dual pitched roof. The unit will have its own independent entrance point and its own outdoor play area. However, the unit will also be sited in close proximity to the main school, to allow for interaction and access with the whole school.
- 2.4 The submitted details also state that the new SEMH unit will be erected with brickwork to match the existing school buildings and a slate resin roof. Green glazed bricks are to be used adjacent to the entrance and the proposed windows will be light green aluminium.
- 2.5 It is also proposed to erect a small intervention room, adjacent to an existing entrance to the school from the basketball court. This structure will be flat roofed and erected with brickwork to match the main school building and used by the whole school.
- 2.6 Two specialist teachers will be employed to serve the SEMH Unit, together with learning support assistants and other specialists, as required. It is anticipated that an additional five members of staff would be on site at any one time.
- 2.7 The main access to the school and its car parking area will not be altered. However, two additional car parking spaces are to be provided adjacent to the main car parking area.
- 2.8 The application is accompanied by:
  - a) Design and Access Statement
  - b) Sustainability Statement
  - c) Ecological Impact Assessment
  - d) Preliminary Arboricultural Impact Assessment
  - e) Tree Schedule
  - f) Flood Risk Assessment

#### 3.0 Relevant Planning History

Reference	Development	Decision	<b>Decision Date</b>
3/09005/CONCC	RENEWAL OF PLANNING	NOBJ	4 February 1993
	PERMISSION FOR CONTINUED		
	USE OF TEMPORARY		
	CLASSROOM		
	ACCOMMODATION NO 248		
	SWIFTPLAN DOUBLE UNIT.		

96/06268/CONCC	Extension of car parking facilities & alteration of existing fire access on to highway	CMTS	29 July 1996
98/06847/FUL	Construction of classroom block to rear of school	VOID	25 August 1998
8/07318/CONCC	Erection of single-storey classroom extension	CMTS	5 November 1998

## 4.0 Policy Considerations and Evaluation

#### Principle and Location of Development

Wycombe District Local Plan (August 2019): CP1 (Sustainable Development), CP3 (Settlement Strategy), CP4 (Delivering Homes), DM33 (Managing Carbon Emissions, Transport and Energy Generation)

DSA: DM1 (Presumption in favour of sustainable development), DM6 (Mixed-use development)

- 4.1 The proposal site lies within the settlement area for Flackwell Heath a Tier 3 settlement where further development of existing facilities is acceptable in principle. However, the northern half of the application site has been designated as a protected Green Space, by the adopted Delivery and Sites Allocation Plan (2013).
- 4.2 The submitted plans show that most of the proposed detached SEMH unit will be erected on land outside of the protected Green Space, but that this structure would marginally encroach into this area, by approximately 6m to the north and 3 metres to the west.
- 4.3 Policy DM12 of the DSA states that "development that would result in the loss, fragmentation or reduction in size of green spaces shown on the Policies Map will be refused, except in exceptional circumstance." Policy DM12 goes onto state that "where, in exceptional circumstances, it can be demonstrated that development within a green space is necessary, a substantial element of green space must be retained, and the overall character and quality of the space."
- 4.4 It is evident that a small area of protected Green Space would be lost as a result of the proposed development. It is therefore necessary to assess whether there are any exceptional circumstances that would justify this loss, and if so, whether a substantial element of the protected Green Space would remain.
- 4.5 In support of the application, the applicant has provided a written statement, outlining the need for the proposed facility.
- 4.6 The submitted statement confirms that over the past five years the number of special educational needs and disabled (SEND) pupils, with an Educational Health Care Plan (EHCP) has increased by 50% (1805 pupils). The current projected forecast is that a there will be a further 32% increase in the number of EHCP pupils in the next five years.
- 4.7 Children and young people with communication and interaction needs, and social, emotional and mental health needs have increased the most by 1424 pupils or 64% in the past five years. It is predicted that this number will rise by a further 1533 pupils or 42% in the next five years.

- 4.8 The Council's SEND Education Sufficiency Strategy has identified a need for two x 12 place, primary age inclusion units for children with SEMH needs, to serve the Wycombe and Aylesbury areas. Juniper Hill School has been chosen to support the Wycombe area and this application has been submitted as a joint project between Buckinghamshire Council and the Governing Board of the school.
- 4.9 The aim of the Unit is to enable pupils with SEMH needs to access a mainstream curriculum, while receiving specific specialist support. However, it is envisaged that these pupils would spend most of their time within the Unit, which is self-contained and has its own outdoor play area.
- 4.10 It is evident that there is a clear need for the provision of additional facilities for children with SEMH needs across Buckinghamshire. It is also clear that the Juniper Hill School site has the physical space to accommodate a separate, specialist Unit to support 12 additional pupils.
- 4.11 In accordance with Article 3(1) of the UN Convention of the Rights of the Child (UNCRC): "in all actions concerning children, whether undertaken by public or private social welfare institutions, courts of law, administrative authorities or legislative bodies, the best interests of the child shall be a primary consideration". This Article enables a local planning authority to give significant weight to the welfare of children in the determination of a planning application.
- 4.12 Given the evidence presented regarding the need for SEMH facilities within Buckinghamshire and the significant weight that should be attached to the welfare of children, it is considered that exceptional circumstances exist, in this instance, which would justify a structure (or part of) within the area of protected Green Space.
- 4.13 With regard to the impact of this proposal on the protected Green Space, the submitted plans show that only 1.72% of the total playing field area, at the school, would be lost a result of this proposal. The proposed detached Unit would also be sited, immediately adjacent to the main school buildings, in a location where previous structures existed. As a result, the substantial part of the protected Green Space would remain intact and unfragmented.
- 4.14 In light of the above, it is considered that this proposal complies with the requirements of Policy DM12 and that the protected Green Space would not be significantly affected by the proposed development.

#### Transport matters and parking

Wycombe District Local Plan (August 2019): CP7 (Delivering the infrastructure to support growth), DM33 (Managing Carbon Emissions, Transport and Energy Generation) DSA: DM2 (Transport requirements of development sites).

- 4.15 Churchill Close is an unclassified residential cul-de-sac subject to a 30mph speed limit. The carriageway benefits from street lighting and pedestrian footways. Parking and waiting restrictions in the form of zig-zag-yellow lines (School Keep Clear) are present along Churchill Close in the immediate vicinity of the application site.
- 4.16 In terms of trip generation, the Highway Authority would expect that following the implementation of the proposals there would likely be an intensification of use for the application site slightly above the existing situation. However, the additional pupils would be dropped off at 08:30am and picked up at 15:15pm. These are outside of the main school peaks and would act as an extension to the existing peaks currently experienced at the school.

- 4.17 Having assessed the proposed development using the Buckinghamshire Countywide Parking Guidance 2015 (BCPG) policy document, the Highway Authority notes that the property is located Zone 2. The BCPG policy document also recommends that there should be 1 space per full-time equivalent staff for optimum parking provision in this location. Therefore, 61 parking bays would be required to serve the site following the implementation of the proposals. The BCPG policy document further recommends that the dimensions for a parking space should measure 2.8m x 5.0m.
- 4.18 The submitted plans indicate that 28 parking bays are provided on the application site. The Highway Authority considers that while this is a shortfall of the required parking provision in accordance with the BCPG policy standards (i.e. 61 parking bays), 26 parking bays were already being used to serve the property with 58 full-time equivalent staff for the existing situation. Notwithstanding, in this instance, following the implementation of the proposed development, three additional parking bays would be required to serve the proposed development. There would be a displacement of one parking bay as only two new parking bays are being proposed for the property.
- 4.19 As originally submitted, the parallel parking bays on the site are substandard when compared to the BCPG policy document (i.e. 3.0m x 6.0m) and therefore, the Highway Authority requested amended plans that demonstrate the achievement of the recommended dimensions for the additional parking bays required to serve the proposed development. Amended plans have now been received which show that the additional spaces are of the correct dimensions.
- 4.20 In terms of access, no adverse implications are expected for the safety of road users or the convenience of the day-to-day operations of the highway network given the existing access would be retained for the application site. The Highway Authority does not consider that the additional traffic generated by an extra 12 pupils on the site would lead to an unacceptable impact on highway safety, nor would the residual cumulative impact of the development be severe, in line with the NPPF (National Planning Policy Guidance.
- 4.21 In light of the above, it is considered that this proposal will have no adverse effect upon highway safety or the convenience of other road users in the vicinity.

# Raising the quality of place making and design

Wycombe District Local Plan (August 2019): CP9 (Sense of place), DM34 (Delivering Green Infrastructure and Biodiversity in Development), DM35 (Placemaking and Design Quality) DSA: DM11 (Green networks and infrastructure), DM16 (Open space in new development) Housing intensification SPD.

- 4.22 In terms of their size, design and external appearance, it is considered that proposed detached Unit and the attached intervention room would have no adverse effect upon the visual character of the application site of the surrounding area. The new detached Unit is an attractive structure, which will enhance the existing rear area surrounding the main school buildings, while the proposed intervention room will reflect the character and appearance of the main school building.
- 4.23 In terms of the open character of the site, this proposal will have no adverse effect. However, the proposed detached Unit will be erected in close proximity to an existing English Oak Tree and to a lesser extent a Field Maple Tree. Neither of these trees are

protected by a Tree Preservation Order, but both add amenity value to the application site.

- 4.24 The submitted Preliminary Arboricultural Impact Assessment states that although the development would extend within their root protection zones, both trees can be retained. A combination of measures, including supervised excavation and above soil surfacing would be used to protect the root area of these trees. The Council's arboriculturist has reviewed the submitted Impact Assessment and is satisfied that these measures, together the submission and approval of a detailed Arboricultural Method Statement, are sufficient to ensure the retention of both trees. A pre-start planning condition should be imposed to this effect.
- 4.25 With regard to the proposed attached extension for the intervention room, given its design and position within the building envelope of the school, this structure will have no adverse effect upon the character of the surrounding area.

# Amenity of existing and future residents

Wycombe District Local Plan (August 2019): DM35 (Placemaking and Design Quality), DM40 (Internal space standards)

Housing intensification SPD

- 4.26 The application site is bounded by residential properties in Churchill Close, to the south, Highlands and Greenlands, to the west, with Norland Drive and Jennings Field to the east.
- 4.27 The proposed detached Unit is to be sited adjacent to the western boundary of the school, which borders the rear gardens of dwellings in Greenlands. However, given the depth of these gardens, at approximately 40 metres, together with the retention of the existing vegetation on this shared boundary, it is considered that the proposed outbuilding will have no adverse effect upon the amenities of the adjacent residents, particularly by way of loss of light, privacy, or outlook.
- 4.28 Concern has been raised by one adjacent resident that levels of petty crime and vandalism may increase as a result of the proposed SEMH Unit. However, there is no evidence, that this proposal would increase crime in the area.

# **Environmental issues**

Wycombe District Local Plan (August 2019): CP7 (Delivering the infrastructure to support growth), DM20 (Matters to be determined in accordance with the NPPF)

- 4.29 The Council's Environmental Health Officer has reviewed the details of this application and has raised no environmental concerns.
- 4.30 The application site is situated within a Source Protection Zone 2 and 3. However, the application details confirm that the application site is connected to the mains sewer. Furthermore, the proposed buildings are not considered to be potentially contaminating developments and as such, the surface water runoff will not have an adverse effect upon water quality nor cause a pollution of the water course.

# Flooding and drainage

Wycombe District Local Plan (August 2019): DM39 (Managing Flood Risk and Sustainable Drainage Systems)

4.31 The application site is situated within a Flood Risk Zone 1 with no watercourse present. In addition, there are no know issues with regards to surface water or ground water flooding.

- 4.32 It is therefore considered that the site is probably not in an area at risk of flooding. As such, the runoff from additional impermeable surfaces due to the proposal can be stored within the site and either reused or released into the ground through infiltration.
- 4.33 Provided re-use, infiltration or a combination of both is used, then the development will not result in the increase in flood risk elsewhere. If re-use or on-site infiltration methods are subsequently shown not to be possible then the developer will need to demonstrate why this is not possible and how they intend to ensure that the risk of flooding elsewhere will not be increased due to the development. This can be dealt with by way of a planning condition.

# Archaeology

Wycombe District Local Plan (August 2019): CP9 (Sense of place), CP11 (Historic Environment), DM31 (Development Affecting the Historic Environment)

4.34 The Council's Archaeologist has confirmed that this proposal is any archaeological asset.

#### Ecology

Wycombe District Local Plan (August 2019): DM34 (Delivering Green Infrastructure and Biodiversity in Development)

DSA: DM13 (Conservation and enhancement of sites, habitats and species of biodiversity and geodiversity importance), DM14 (Biodiversity in development)

- 4.35 In accordance with Policy DM34 of the adopted Local Plan, all development is required to protect and enhance both biodiversity and green infrastructure both on and off-site for the lifetime of the development.
- 4.36 The applicant has submitted an Ecological Impact Assessment in support of this application. This assessment concludes that the habitats on the site largely comprise modified grassland with bare ground and developed land, a sealed surface which have negligible ecological value in their own right, with the remainder of the site comprising common and widespread species. The site is assessed as having suitability to support nesting birds, tree roosting bats, foraging and commuting bats.
- 4.37 Mitigation measures are also suggested in the assessment which include supervised destructive searching and enhancement measures for bats and birds through the installation of an additional bat and bird boxes. However, in order to ensure that such ecological mitigation does take place, the Council's Ecologist has advised that a Landscape and Ecology Management Plan (LEMP) be submitted and approved before any development takes place. A pre-start planning condition should be imposed to this effect.
- 4.38 The Council's Ecologist has reviewed the submitted assessment and is satisfied that this proposal would not harm a protected species.
- 4.39 With regard to biodiversity net gain, no information has yet been provided. However, given the limited size of the proposed development and the overall size of the application site, the Council's Ecologist is satisfied that a satisfactory net gain in Biodiversity can been achieved on site, in accordance with the Council's adopted Biodiversity Net Gain SPD. A pre-start planning condition, requiring that these details are submitted, approved and implemented, should be imposed to this effect.

## **Building sustainability**

Wycombe District Local Plan (August 2019): DM41 (Optional Technical Standards for Building Regulations Approval)

4.40 It is considered necessary to condition water efficiency in accordance with Policy DM41

## Infrastructure and Developer Contributions

Wycombe District Local Plan (August 2019): CP7 (Delivering the infrastructure to support growth)

DSA: DM19 (Infrastructure and delivery)

4.41 The development is a type of development where CIL would be chargeable.

#### 5.0 Weighing and balancing of issues / Overall Assessment

- 5.1 This section brings together the assessment that has so far been set out in order to weigh and balance relevant planning considerations in order to reach a conclusion on the application.
- 5.2 In determining the planning application, section 38(6) of the Planning and Compulsory Purchase Act 2004 requires that proposals be determined in accordance with the development plan unless material considerations indicate otherwise. In addition, Section 143 of the Localism Act amends Section 70 of the Town and Country Planning Act relating to the determination of planning applications and states that in dealing with planning applications, the authority shall have regard to:
  - a. Provision of the development plan insofar as they are material,
  - b. Any local finance considerations, so far as they are material to the application (such as CIL if applicable), and,
  - c. Any other material considerations
- 5.3 It is considered that subject to further details regarding arboricultural and biodiversity net gain matters, which can be secured by planning conditions, the proposed development would accord with the development plan policies.
- 5.4 The proposed development would provide a much needed resource for primary school children within the Wycombe, area who have special educational needs.
- 5.5 In line with the Public Sector Equality Duty the LPA must have due regard to the need to eliminate discrimination and advance equality of opportunity, as set out in section 149 of the Equality Act 2010. In making this recommendation, regard has been given to the Public Sector Equality Duty and the relevant protected characteristics (age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation). The application provides for the construction of new SEMH unit for 12 children with associated external works and proposed new intervention room, at an existing primary school. In this instance, it is not considered that this proposal would disadvantage any sector of society to a harmful extent. The development has been designed to include level access and parking that would facilitate disabled access for persons with mobility issues.
- 5.6 Local Planning Authorities, when making decisions of a strategic nature, must have due regard, through the Equalities Act, to reducing the inequalities which may result from socio-economic disadvantage. In this instance, it is not considered that this proposal would disadvantage any sector of society to a harmful extent.

5.7 The Human Rights Act 1998 Article 1 the protection of property and the peaceful enjoyment of possessions and Article 8 the right to respect for private and family life, have been taken into account in considering any impact of the development on residential amenity and the measures to avoid and mitigate impacts. It is not considered that the development would infringe these rights.

# 6.0 Working with the applicant / agent

6.1 In accordance with paragraph 38 of the NPPF2 Buckinghamshire Council approach decision-taking in a positive and creative way taking a proactive approach to development proposals focused on solutions and work proactively with applicants to secure developments. Buckinghamshire Council work with the applicants/agents in a positive and proactive manner by offering a pre-application advice service, and as appropriate updating applications/agents of any issues that may arise in the processing of their application. In this instance the applicant was provided with pre-application advice. The applicant/agent was updated of any issues after the initial site visit, and was requested to clarify matters regarding ecology, trees and parking space sizes. The applicant/agent provided the required information. The application was considered by the Planning Committee where the applicant/agent had the opportunity to speak to the committee and promote the application.

# 7.0 Recommendation

# Grant planning permission, subject to the following conditions:

- The development hereby permitted shall be begun before the expiration of three years from the date of this permission.
  Reason: To comply with the requirements of Section 91 of the Town and Country Planning Act 1990 (As amended).
- The development hereby permitted shall be built in accordance with the details contained in the planning application hereby approved and plan numbers BC1; PL01A; PL04A; PL05A; PL06B and 11703 TCP01; unless the Local Planning Authority otherwise first agrees in writing.

Reason: In the interest of proper planning and to ensure a satisfactory development of the site.

- 3. The materials to be used for the external surfaces, including walls, roofs, doors and windows shall be of the same colour, type and texture as those specified in the application details, unless the Local Planning Authority otherwise first agrees in writing. Reason: To secure a satisfactory external appearance.
- 4. The scheme for parking and manoeuvring indicated on the submitted plans shall be laid out prior to the initial occupation of the development hereby permitted and that area shall not thereafter be used for any other purpose. Reason: To enable vehicles to draw off, park and turn clear of the highway to minimise danger, obstruction and inconvenience to users of the adjoining highway.
- 5. A fully detailed landscaping scheme for the site shall be submitted to and approved in writing by the Local Planning Authority before any development, above damp proof course, takes place.

The scheme shall include provision for:

\*details of materials for hardsurfacing \*details of any new boundary fencing \*details of additional planting

The development shall be implemented in accordance with the approved details unless otherwise agreed in writing by the Local Planning Authority. Reason: In the interests of amenity and to ensure a satisfactory standard of landscaping.

- 6. All planting, seeding or turfing comprised in the approved details of landscaping shall be carried out in the first planting and seeding season following the occupation of the buildings or the completion of the development, whichever is the sooner. Any trees, plants or areas of turfing or seeding which, within a period of 3 years from the completion of the development, die are removed or become seriously damaged or diseased, shall be replaced in the next planting season with others of similar size and species, unless the Local Planning Authority first gives written consent to any variation. Reason: In the interests of amenity and to ensure a satisfactory standard of landscaping.
- 7. Before any construction works hereby approved are commenced, a Biodiversity Net Gain Report and associated Biodiversity Metric demonstrating that Biodiversity Net Gain can be achieved on site, shall be submitted to, and approved in writing by the Local Planning Authority. The BNG Report should adhere to best practice and include:
  - A Summary of key points;
  - Introduction to the site, project, planning status, certainty of design and assumptions made, the aims and scope of the study and relevant policy and legislation;
  - Methods taken at each stage; desk study, approach to BNG and evidence of technical competence;
  - Baseline conditions of the site including; important ecological features and their influence on deliverability of BNG, baseline metric calculations and justifying evidence, and a baseline habitat plan that clearly shows each habitat type and the areas in hectares;
  - Justification of how each of the BNG Good Practice Principles has been applied;
  - Proposed Design to include a proposed habitat plan and details of what will be created. This can be taken from the site layout plan, illustrative masterplan, green infrastructure plan or landscape plans. The plan should clearly show what existing habitat is being retained and what new habitat will be created. It should be easy to identify the different habitat types and show the areas in hectares of each habitat or habitat parcel;
  - Biodiversity Metric spreadsheet, submitted in excel form that can be cross referenced with the appropriate plans. A small sites metric is also available for sites less than 0.5ha or fewer than 9 dwellings and under 1ha;
  - Implementation Plan including a timetable for implementation BNG Management and Monitoring Plan

Reason: This pre start condition is required to ensure that the development achieves Biodiversity Net Gain in line with Policy DM34.

- 8. An Arboricultural Method Statement (AMS) including a Tree Protection Plan (TPP) in accordance with the British Standard 5837:2005 Trees in relation to construction Recommendations shall be submitted to and approved in writing by the Local Planning Authority before any development or other site clearance works take place. The AMS/TPP shall include:
  - A full Tree Protection Plan showing how the trees and the root protection area will be protected before and during the build such as detailed plans showing location of the protective fencing including any additional ground protection whether temporary or permanent;
  - b. Details as to the location of proposed and existing services and utilities including drainage, where these are close to Root Protection Areas (RPAs);
  - c. Details as to the method, specification and materials to be used for any "no dig" surfacing, and; (and the area within the development to which it applies).
  - d. All phases and timing of the project in relation to arboricultural matters and details of supervision by a qualified arboriculturist.
  - e. A clear specification for excavating in the RPA of T14 showing how any possible root damage can be avoided/minimised.

Reason: This pre-start condition is required to ensure the protection of the health and well-being of existing trees on site, in the interests of visual amenity and biodiversity opportunities.

- 9. No development shall take place (including demolition, ground works, vegetation clearance) unless and until the Landscape and Ecological Management Plan (LEMP) has been submitted to and approved in writing by the local planning authority. The content of the LEMP shall include the following:
  - a. Description and evaluation of features to be managed.
  - b. Ecological trends and constraints on site that might influence management.
  - c. Aims and objectives of management which will (without limitation) include the provision of biodiversity net gain within the Site which will be shown within the Biodiversity Net Gain Report conditioned.
  - d. Appropriate management options for achieving aims and objectives.
  - e. Prescriptions for management actions.
  - f. Preparation of a work schedule (including an annual work plan capable of being rolled forward over a thirty-year period).
  - g. Details of the body or organization responsible for implementation of the plan.
  - h. Ongoing monitoring and remedial measures.

The LEMP should include details of ecological enhancements to be incorporated within the development, including one integrated bird box and one integrated bat box. The LEMP shall also include details of the legal and funding mechanism(s) by which the longterm implementation of the plan will be secured by the developer with the management body(ies) responsible for its delivery. The plan shall be for no less than 30 years. The plan shall also set out (where the results from monitoring show that conservation aims and objectives of the LEMP are not being met) how contingencies and/or remedial action will be identified, agreed and implemented so that the development still delivers the fully functioning biodiversity objectives of the originally approved scheme. The approved plan will be implemented in accordance with the approved details. Reason: This pre start condition is required to ensure appropriate protection and enhancement of biodiversity, to make appropriate provision for natural habitat within the approved development and to provide a reliable process for implementation and aftercare.

10. The development hereby approved shall store all additional runoff within the site and either reuse it or release it into the ground through infiltration. Where the additional runoff is not to be re-used or on-site infiltration methods are not proposed, details of how the risk of flooding elsewhere will not be increased shall be submitted to and approved by the local planning authority prior to any development taking place. The approved details shall thereafter be implemented prior to the development being brought into use and thereafter managed and maintained for the lifetime of the development.

Reason: To ensure that the development does not increase the risk of flooding elsewhere.

 The development, hereby permitted, shall be designed and constructed to meet a water efficiency standard equivalent to 'excellent' under the BREEAM rating with a maximum number of water credits. Reason: The site is in an area of serious water stress requiring water efficiency opportunities to be maximised; to mitigate the impacts of climate change; in the interests of sustainability; and to use natural resources prudently, and in accordance with Policy DM41 of the Wycombe District Local Plan (adopted August 2019) and guidance contained in the NPPF (2021).

# INFORMATIVE(S)

1 In accordance with paragraph 38 of the NPPF2 Buckinghamshire Council approach decisiontaking in a positive and creative way taking a proactive approach to development proposals focused on solutions and work proactively with applicants to secure developments. Buckinghamshire Council work with the applicants/agents in a positive and proactive manner by offering a pre-application advice service, and as appropriate updating applications/agents of any issues that may arise in the processing of their application.

In this instance was provided with pre-application advice. The applicant/agent was updated of any issues after the initial site visit, and was requested to clarify matters regarding ecology, trees and parking space sizes. The applicant/agent provided the required information. The application was considered by the Planning Committee where the applicant/agent had the opportunity to speak to the committee and promote the application

2 The applicant is reminded that, under the Wildlife and Countryside Act 1981, as amended (section 1), it is an offence to remove, damage or destroy the nest of any wild bird while that nest is in use or being built. Planning consent for a development does not provide a defence against prosecution under this act. Buildings, trees and other vegetation are likely to contain nesting birds between 1st March and 31st August inclusive.

# **APPENDIX A: Consultation Responses and Representations**

## Councillor Comments

No comments received

Parish/Town Council Comments

#### Chepping Wycombe Parish Council

CWPC support this planning application. However, two trees with TPOs are very close to the proposed buildings and we would like assurance that their roots will not be damaged.

<u>Consultation Responses</u> Highway Authority: no objections raised subject to amendments to parking space dimensions.

Environmental Health Officer: No objections

# Archaeology Officer:

No objections

**Buckinghamshire Education:** 

No response

#### Arboricultural Officer:

Acceptable with conditions.

We would like to see the following.

An Arboricultural Method Statement (AMS) including a Tree Protection Plan (TPP) in accordance with the British Standard 5837:2005 Trees in relation to construction – Recommendations shall be submitted to and approved in writing by the Local Planning Authority before any development or other site clearance works take place.

The AMS/TPP shall include:

- a) To provide a full Tree Protection Plan showing how the trees and the root protection area will be protected before and during the build such as detailed plans showing location of the protective fencing including any additional ground protection whether temporary or permanent;
- b) Details as to the location of proposed and existing services and utilities including drainage, where these are close to Root Protection Areas (RPAs);
- c) Details as to the method, specification and materials to be used for any "no dig" surfacing, and; (and the area within the development to which it applies).
- d) All phases and timing of the project in relation to arboricultural matters and details of supervision by a qualified arboriculturist.
- e) A clear specification for excavating in the RPA of T14 showing how any possible root damage can be avoided/minimised.

# **Ecology Officer:**

No objections, subject to the submission and approval of Biodiversity Net Gain details and a Landscape and ecology management Plan (LEMP) before development commences.

#### **Representations**

One letter of objection has been received from an adjacent neighbour. The grounds of objection include:

- Increased traffic
- Potential drop off point is not in use
- Possible increase in petty crime and vandalism
- Lack of access for fire brigade

# APPENDIX B: Site Location Plan

