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Neuadd y Sir / County Hall, Llandrindod, Powys, LD1 5LG

Os yn galw gofynnwch am - If calling please ask for
Carol Johnson

Ffôn / Tel: 01597826206

Ffôn Symudol / Mobile:

Llythyr Electronig / E-mail: carol.johnson@powys.gov.uk

PLANNING, TAXI LICENSING & RIGHTS OF WAY COMMITTEE Thursday, 12th November, 2020

The use of Welsh by participants is welcomed. If you wish to use Welsh please inform us by noon, two working days before the meeting

S U P P L E M E N T A R Y P A C K

1.	MINUTES OF THE PREVIOUS MEETING	2
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To authorise the Chair to sign the minutes of the previous meeting of the Committee held on 1 October 2020 as a correct record.

(Pages 1 - 4)

1.1. **Updates**

Any Updates will be added to the Agenda, as a Supplementary Pack, wherever possible, prior to the meeting.

(Pages 5 - 10)

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MINUTES OF A MEETING OF THE PLANNING, TAXI LICENSING & RIGHTS OF WAY COMMITTEE HELD AT BY TEAMS ON THURSDAY, 1 OCTOBER 2020

PRESENT

County Councillor K Lewis (Chair)

County Councillors L V Corfield, L George, D R Jones, G Jones, M J Jones, F H Jump, H Lewis, I McIntosh, D R Price, G Pugh, D Selby, K S Silk, G I S Williams and J Williams

1. APOLOGIES

Apologies for absence were received from County Councillors E M Jones, E Vaughan and D H Williams who was on other Council business.

2. MINUTES OF THE PREVIOUS MEETING

The Chair was authorised to sign as a correct record the minutes of the meeting held on 20 August, 2020.

Planning

3. DECLARATIONS OF INTEREST

- (a) County Councillor L Corfield declared an interest in application 20/1385/AGR because the application was by a family member. She advised that she was no longer associated with the business.
- (b) The Committee noted that no Member requested that a record be made of their membership of a Community Council where discussion had taken place of matters for the consideration of this Committee.
- (c) County Councillor D Jones (who is a member of the Committee) declared that he would be acting as 'local representative' in respect of application 20/0387/OUT.
- (d) The Committee noted that no Member (who is not a member of the Committee) would be speaking as the 'local representative' in respect of any application on the agenda.

4. PLANNING APPLICATIONS FOR CONSIDERATION BY THE COMMITTEE

The Committee considered the report of the Head of Property, Planning and Public Protection (copies filed with the signed minutes).

4.1 Updates

The Members confirmed that they had received and had time to read the update circulated the previous day.

County Councillor D Jones left the meeting, as he would call into the meeting to be a speaker for the next item.

4.2 20/0387/OUT Fairview Garage, Guilsfield, Welshpool, Powys, SY21 9ND

Grid Ref:	E: 321953 N: 311565
Valid Date:	27.03.2020
Community Council:	Guilsfield Community Council
Applicant:	Bradley and Bradley-Barnard
Location:	Fairview Garage, Guilsfield, Welshpool, Powys, SY21 9ND
Proposal:	Erection of 9 dwellings to include demolition of former garage buildings
Application Type:	Outline planning

County Councillor D Jones spoke as the local representative.
Mr D Hughes spoke as the Agent.

The Senior Planning Officer advised that if the Committee was minded to approve the application the conditions were those detailed in the Update report.

In response to questions the Built Heritage Officer advised that she had no objections to the previously withdrawn application which had heights between 6 and 8 metres. The current application was originally for heights of up to 9 metres and she raised objections to this. However, these had been amended with maximum heights of 8 metres. As a result, she had no objections to the application. She advised that CADW comments are in respect of the ancient monument and the registered park and garden, which is the graveyard of the church and they do not comment on listed buildings or conservation areas.

The Senior Planning Officer advised that all matters regarding design, layout and scale would be considered under reserved matters and the Built Heritage Officer will be consulted in respect of the design and officers will work to get a design that is a benefit to the conservation area. In response to questions the Highways Authority clarified that there is insufficient public utility on the site and the indicative layout does not meet the criteria for acceptability as an adoptable road. It was noted that the sentence in the report [page 13] was incorrect. The sentence should have read "The indicative layout does not meet the criteria for acceptability as an adoptable road, in that there is insufficient public utility."

In response to questions about density of dwellings, the Senior Planning Officer advised that density was a material consideration. The application proposes apartments which results in a higher density and the policy is based on developments involving only houses. The higher density was acceptable in a large village.

It was moved and duly seconded to approve the application as recommended by the officer in the update report.

RESOLVED:	Reason for decision:
that the application be granted consent, subject to the conditions set out in the update report which is filed with the signed minutes.	As officer's recommendation as set out in the update report which is filed with the signed minutes.

County Councillor D Jones re-joined the meeting. County Councillor L Corfield left the meeting for the next item.

4.3 20/1385/AGR Ackley, Marton, Welshpool, Powys, SY21 8JJ

Grid Ref: E: 325587 N: 301511

Valid Date: 08.09.2020

Community Council: Forden With Leighton & Trelystan Community Council

Applicant: Messrs J and H Corfield

Location: Ackley, Marton, Welshpool, Powys, SY21 8JJ

Proposal: Agri/forestry notification in respect of erection of an agricultural building

Application Type: Agricultural Notification

It was moved and duly seconded not to require Prior Approval as recommended by the officer.

RESOLVED:	Reason for decision:
that Prior Approval is not required.	As officer's recommendation as set out in the report which is filed with the signed minutes.

5.	DECISIONS OF THE HEAD OF PROPERTY, PLANNING AND PUBLIC PROTECTION ON DELEGATED APPLICATIONS
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The Committee received for information a list of decisions made by the Head of Property, Planning and Public Protection during the period between 2 September 2020 and 22 September 2020.

County Councillor L Corfield re-joined the meeting.

6.	REVISIONS TO THE PLANNING PROTOCOL
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The Committee considered the proposed amendments to the Planning Protocol. It was noted that it was within the Committee's remit to make changes to the Protocol. If the Committee was minded to approve the amendments, they would

take effect from 15 October, 2020, unless called in by four Members of the Committee to Full Council for consideration.

In response to questions the Scrutiny Manager and Head of Democratic Services advised that the Code of Conduct defines close personal association. When considering this, the question which needs to be considered is how often the member is in contact with an individual and the nature of that contact.

It was moved and duly seconded to approve the amendments to the Planning Protocol.

RESOLVED	Reason for decision
That the amendments to the Planning Protocol be approved and become effective on 15 October 2020 subject to any call in.	To update the Planning Protocol.

County Councillor K Lewis (Chair)

Planning, Taxi Licensing and Rights of Way Committee Report

Application Number: 19/2055/FUL **Grid Ref:** E: 289141
N: 245083
Community Council: Llangammarch Community **Valid Date:** 18.12.2019

Applicant: Col (ret'd) T Van Rees

Location: Pantoityn , Tirabad, Llangammarch Wells, LD4 4DP,

Proposal: Conversion of barns to two dwellings, removal of nearby agricultural sheds, installation of sewage treatment plant and associated works

Application Type: Full Application

REPORT UPDATE

This report forms an update to the previous report having received additional legal advice regarding the potential enforcement of condition 5.

Officer Appraisal

Condition 5 requires adherence to the proposed mitigation measures and recommendations identified in the submitted Bat Assessment but the Assessment includes no time limit for the completion of these measures and it has been omitted from the condition.

It is recommended therefore, that condition 5 be appropriately amended in order to address this.

RECOMMENDATION

The recommendation is one of conditional consent subject to the conditions as set out in this update report.

Conditions

1. The development to which this permission relates shall be begun no later than the expiration of five years from the date of this permission.
2. The development shall be carried out strictly in accordance with the plans approved on the date of this consent (drawing nos.: 19/4430/1, 19/4430/3, 19/4430/5 and 19/4430/6).
3. Prior to the occupation of any of the dwellings hereby approved the access shall

be constructed in accordance with the detail shown on the approved Drawing 19/4430/6 so that there is clear visibility from a point 1.05 metres above ground level at the centre of the access and 2.4 metres distant from the edge of the adjoining carriageway, to points 0.6 metres above ground level at the edge of the adjoining carriageway and 59 metres distant in each direction measured from the centre of the access along the edge of the adjoining carriageway. Nothing shall be planted, erected or allowed to grow on the area(s) of land so formed that would obstruct the visibility and the visibility shall be maintained free from obstruction for as long as the development hereby permitted remains in existence.

4. Upon formation of the visibility splays as detailed above in condition 3 the centreline of any new or relocated hedge should be positioned not less than 1.0 metre to the rear of the visibility splay and retained in this position as long as the development remains in existence.
5. Prior to the first beneficial use of the proposed dwellings, the mitigation measures and recommendations identified in the Bat Assessment 1593/01 b produced by Ecology Planning dated February 2020 shall be carried out. The identified measures shall be adhered to and implemented in full and maintained thereafter.
6. No external lighting shall be installed unless a detailed external lighting design scheme has been submitted to and approved in writing by the Local Planning Authority. The external lighting scheme shall identify measures to avoid impacts on nocturnal wildlife in accordance with the recommendations outlined in the BCT and ILP Guidance Note 8 Bats and Artificial Lighting (12th September 2018). The development shall be carried out in accordance with the approved details.
7. Prior to the commencement of development, a detailed landscaping scheme shall be submitted to and approved in writing by the Local Planning Authority. The submitted landscaping scheme shall include a scaled drawing and a written specification clearly describing the species, sizes, densities and planting numbers proposed as well as aftercare measures. Drawings must include accurate details of any existing trees and hedgerows to be retained with their location, species, size and condition. The development shall be carried out in accordance with the approved details.
8. Prior to the commencement of development, a detailed Biodiversity Enhancement Plan shall be submitted to the Local Planning Authority and implemented as approved and maintained thereafter unless otherwise agreed in writing with the LPA.
9. In the event that the presence of contamination is encountered when carrying out the approved development immediate contact must be made with the local planning authority and works must cease in that area. An investigation and risk assessment must be undertaken and where remediation is necessary a remediation scheme must be prepared, which is subject to the approval in writing of the local planning authority.

Following completion of the remedial works identified in the approved remediation scheme, a verification report that demonstrates compliance with the

agreed remediation objectives and criteria shall be produced, and is subject to the written approval of the local planning authority, prior to commencement of use of the development.

10. Notwithstanding the provisions of the Town and Country Planning General Permitted development Order 2013, (or any Order revoking and re-enacting that Order) nothing in Article 3 of, or Schedule 2 to that Order, shall operate as to permit within the red outline on the site location plan, reference 19/4430/1, any development referred to in Part 1 of the Second Schedule to the Order and no such development shall be carried out at any time within that area without the express grant of permission by the local planning authority.

Informative notes for Developer/Applicant

Ecology and Biodiversity

Warning: A European protected species (EPS) Licence is required for this development.

This planning permission does not provide consent to undertake works that require an EPS licence.

It is an offence to deliberately capture, kill or disturb EPS or to recklessly damage or destroy their breeding sites or resting places. If found guilty of any offences, you could be sent to prison for up to 6 months and/or receive an unlimited fine.

To undertake the works within the law, you can obtain further information on the need for a licence from Natural Resources Wales on 0300 065 3000 or at

<https://naturalresources.wales/permits-and-permissions/protected-species-licensing/european-protected-species-licensing/?lang=en>

Bats - Wildlife & Countryside Act 1981 (as amended) and The Conservation of Habitats and Species Regulations 2017.

It is an offence for any person to:

- Intentionally kill, injure or take any bats.
- Intentionally or recklessly damage, destroy or obstruct access to any place that a bat uses for shelter or protection. This is taken to mean all bat roosts whether bats are present or not.

Under the Habitats Regulations it is an offence to:

- Damage or destroy a breeding site or resting place of any bat. This is an absolute offence - in other words, intent or recklessness does not have to be proved.

The applicant is therefore reminded that it is an offence under the Wildlife and Countryside Act 1981 (as amended) and The Conservation of Habitats and Species Regulations 2017 that works to trees or buildings where that work involves the disturbance of a bat is an offence if a licence has not been obtained from Natural Resources Wales. If a bat is discovered while work is being undertaken, all work must stop and advice sought from Natural Resources Wales and the Council's Ecologist. You

can also call the National Bat helpline on 0345 1300 228 or email enquiries@bats.org.uk.

Birds - Wildlife and Countryside Act 1981 (as amended)

All nesting birds, their nests, eggs and young are protected by law and it is an offence to:

- intentionally kill, injure or take any wild bird
- intentionally take, damage or destroy the nest of any wild bird whilst it is in use or being built
- intentionally take or destroy the egg of any wild bird
- intentionally (or recklessly in England and Wales) disturb any wild bird listed on Schedule 1 while it is nest building, or at a nest containing eggs or young, or disturb the dependent young of such a bird.

The maximum penalty that can be imposed - in respect of a single bird, nest or egg - is a fine of up to 5,000 pounds, six months imprisonment or both.

The applicant is therefore reminded that it is an offence under the Wildlife and Countryside Act 1981 (as amended) to remove or work on any hedge, tree or building where that work involves the taking, damaging or destruction of any nest of any wild bird while the nest is in use or being built (usually between late February and late August or late September in the case of swifts, swallows or house martins). If a nest is discovered while work is being undertaken, all work must stop and advice sought from Natural Resources Wales and the Council's Ecologist.

Protected Species

Work should halt immediately and Natural Resources Wales (NRW) contacted for advice in the event that protected species are discovered during the course of the development. To proceed without seeking the advice of NRW may result in an offence under the Conservation of Habitats and Species Regulations 2017 and/or the Wildlife & Countryside Act 1981 (as amended) being committed. NRW can be contacted at: Tel: 0300 065 3000.

Environmental Protection

Any new system must comply with document H2 of the Building Regulations relating to design and installation of the foul drainage system.

In addition, Welsh Government has advised that, all septic tanks and small sewage treatment plant discharges in Wales will need to be registered with Natural Resources Wales. More information, including a step by step guide to registering can be found at the following link <http://www.naturalresources.wales/media/2879/septic-tank-registration-guidance.pdf?lang=en> .

Public Rights of Way

The applicant is advised that public footpath 15 runs through the development and the

Service therefore provides the following advice regarding the footpath should the development receive planning permission.

- **Development** over, or illegal interference with, a public right of way, is a criminal offence and enforcement action will be taken against a developer who ignores the presence of affected public rights of way. This includes temporary obstructions such as rubble mounds, building materials, parked vehicles etc.
- **Landscaping & Surfacing** - Advice will need to be sought before interfering or surfacing a public right of way.
- **New fencing or boundaries** – The developer will need to seek a licence for a new structure if intending to create a boundary across a public footpath or bridleway. We cannot authorise a structure across a Restricted Byway or Byway Open to All Traffic.
- **Temporary closures** – The developer can seek a temporary closure of a public right of way from the council if they feel the public may be at risk during development.
- **Legal Diversion** – If development directly affects a public right of way, the developer will need to seek advice and apply for a legal diversion from the Council. No development can take place on a public right of way until a legal order is confirmed and the process may take at least 6 months. For more information please discuss with Countryside Services at the earliest available opportunity.

Contaminated Land

The Council's guidance leaflet on the development of sites with potential land contamination is attached. Further advice on compliance with this condition may be obtained by contacting the Environmental Health Service on 0870 1923757.

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