

Stowmarket



MID SUFFOLK DISTRICT COUNCIL 131, High Street, Needham Market, IP6 8DL Telephone: 01449 724500

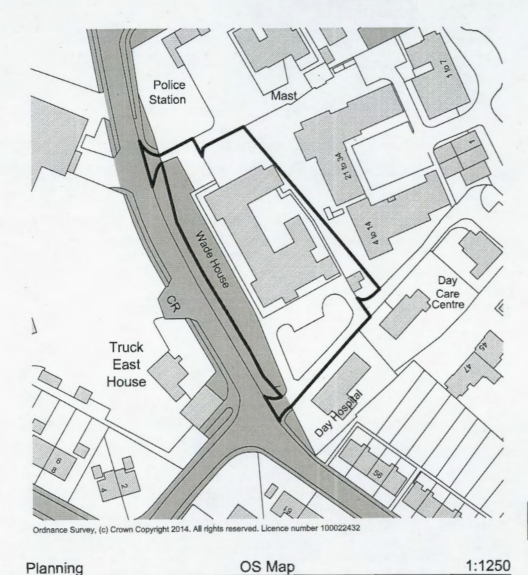
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Date Printed: 15/08/2016



Red outline Denotes Site boundary

Scale Bar



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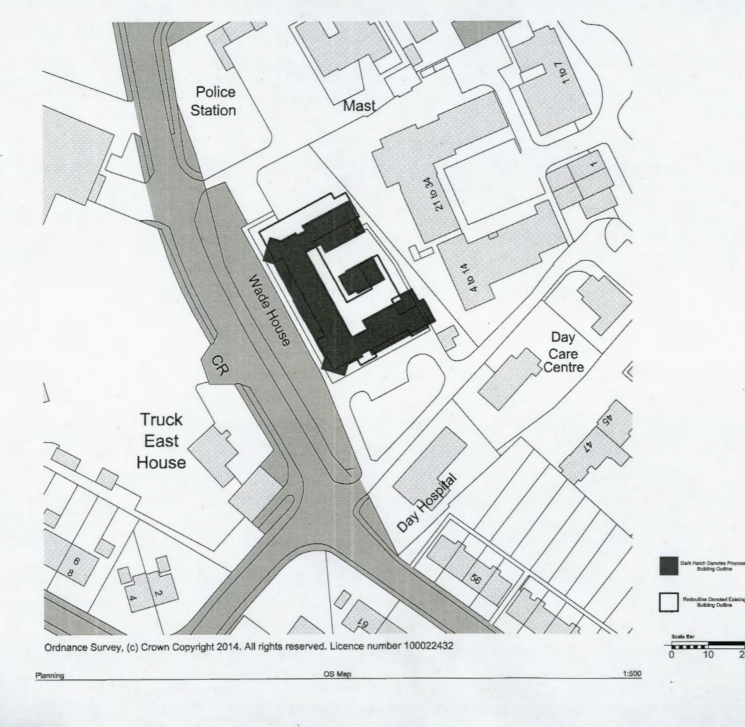
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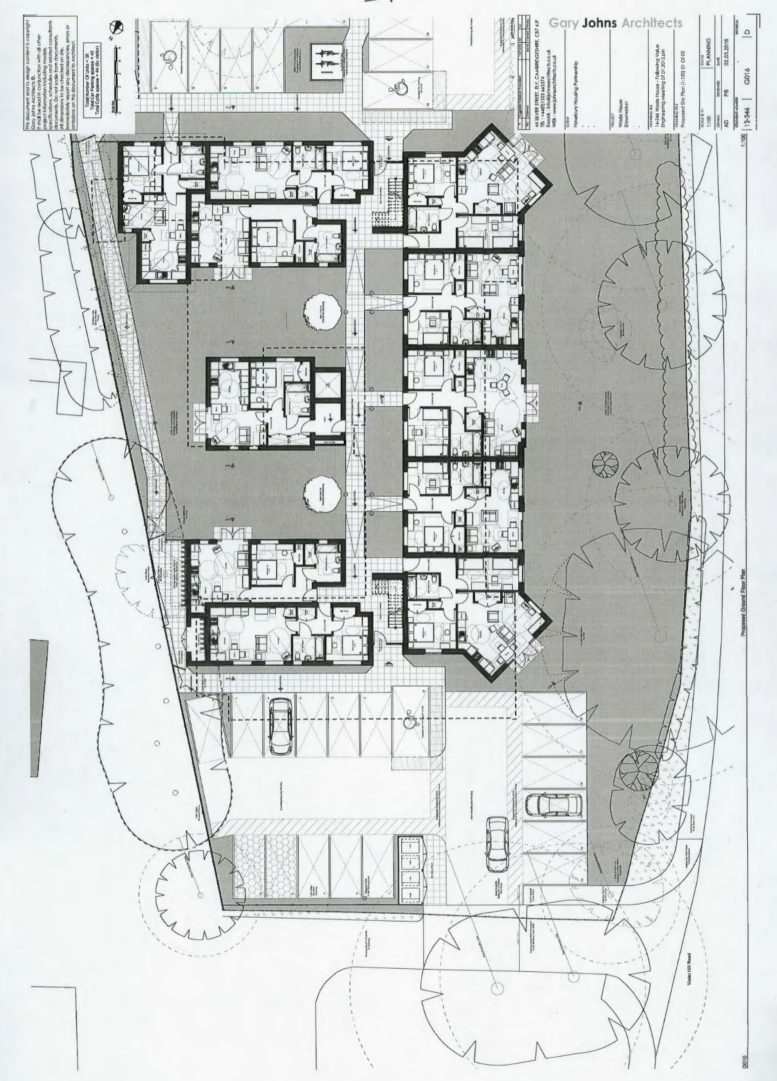
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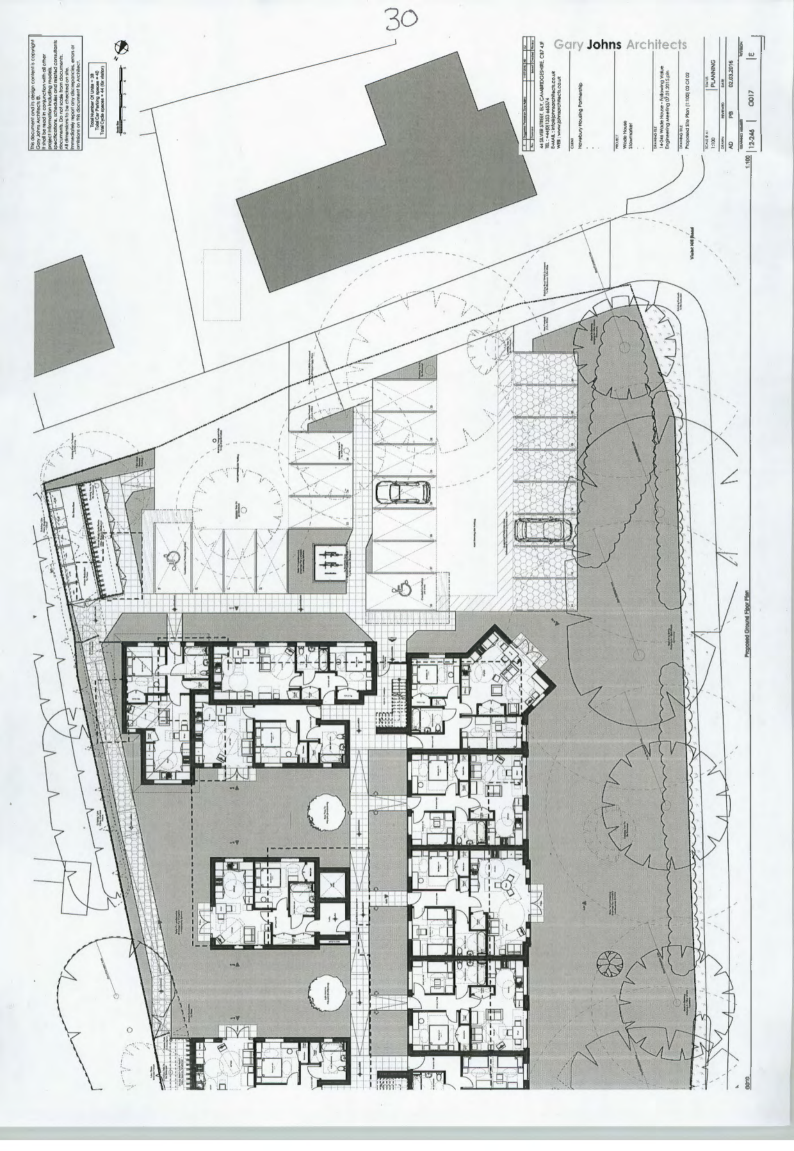
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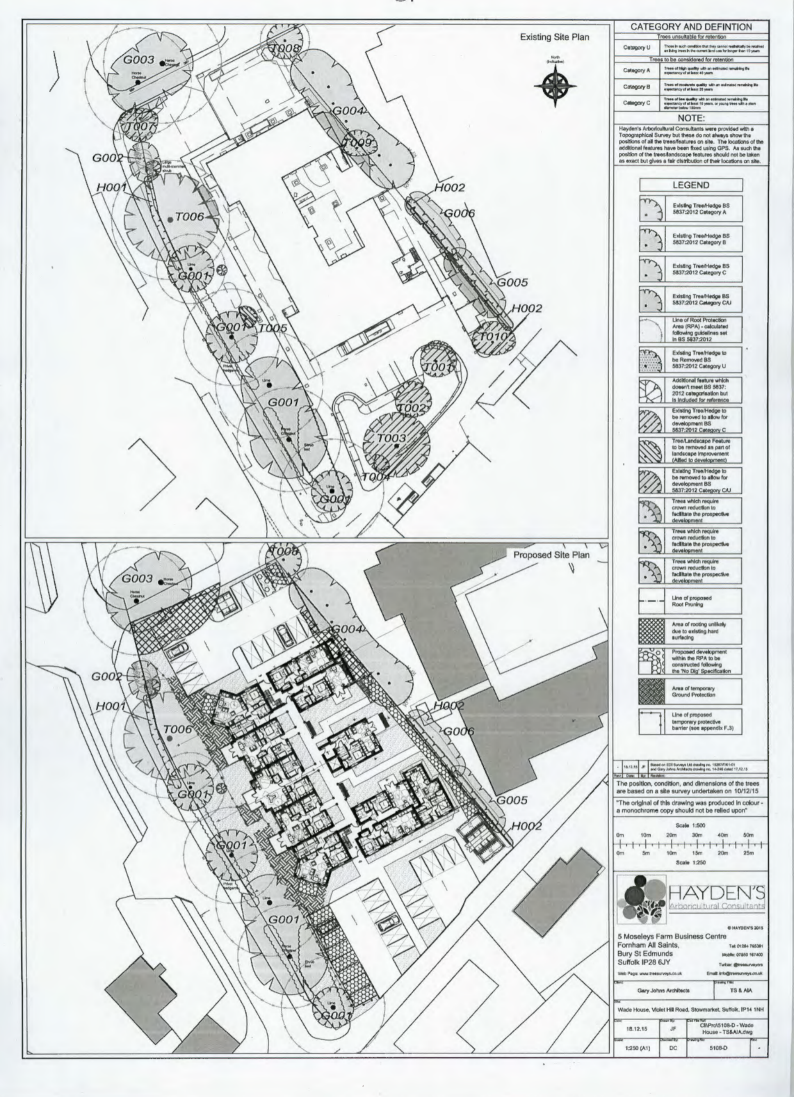


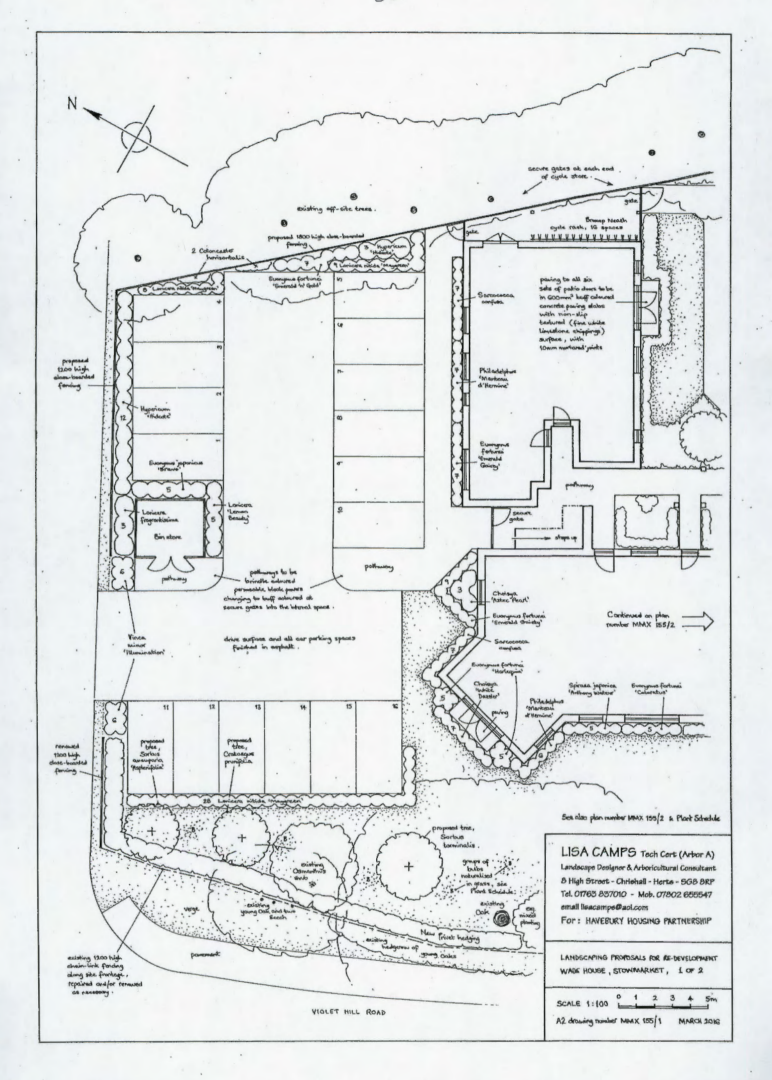
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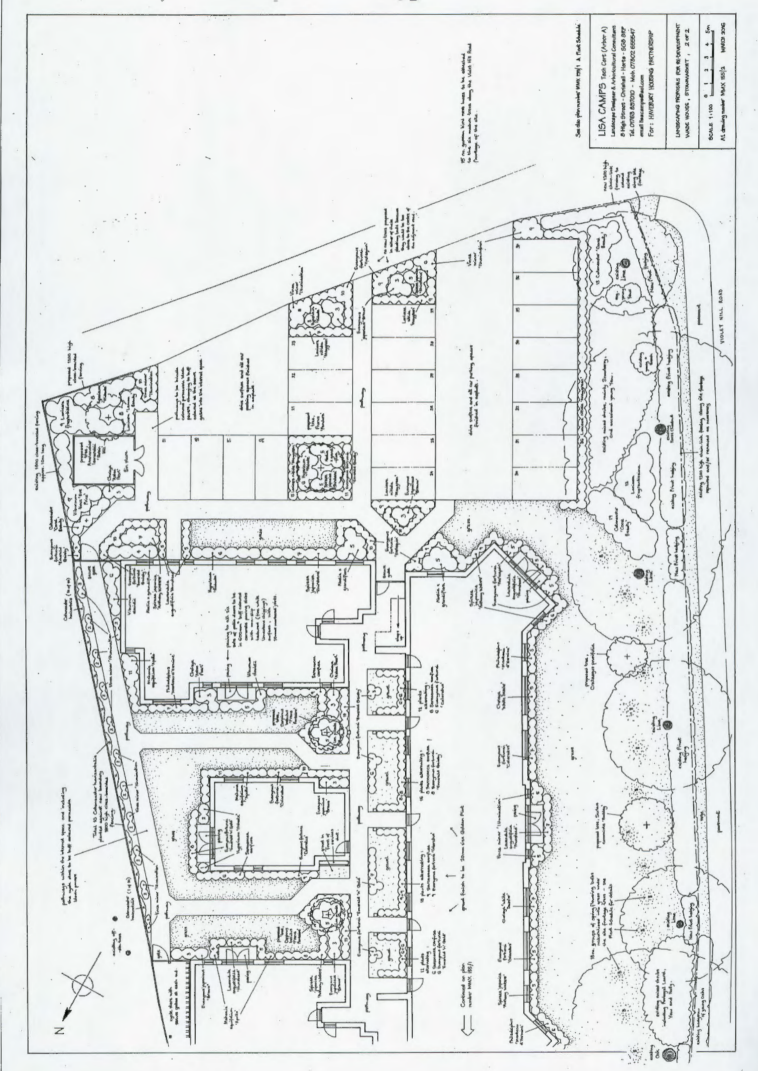


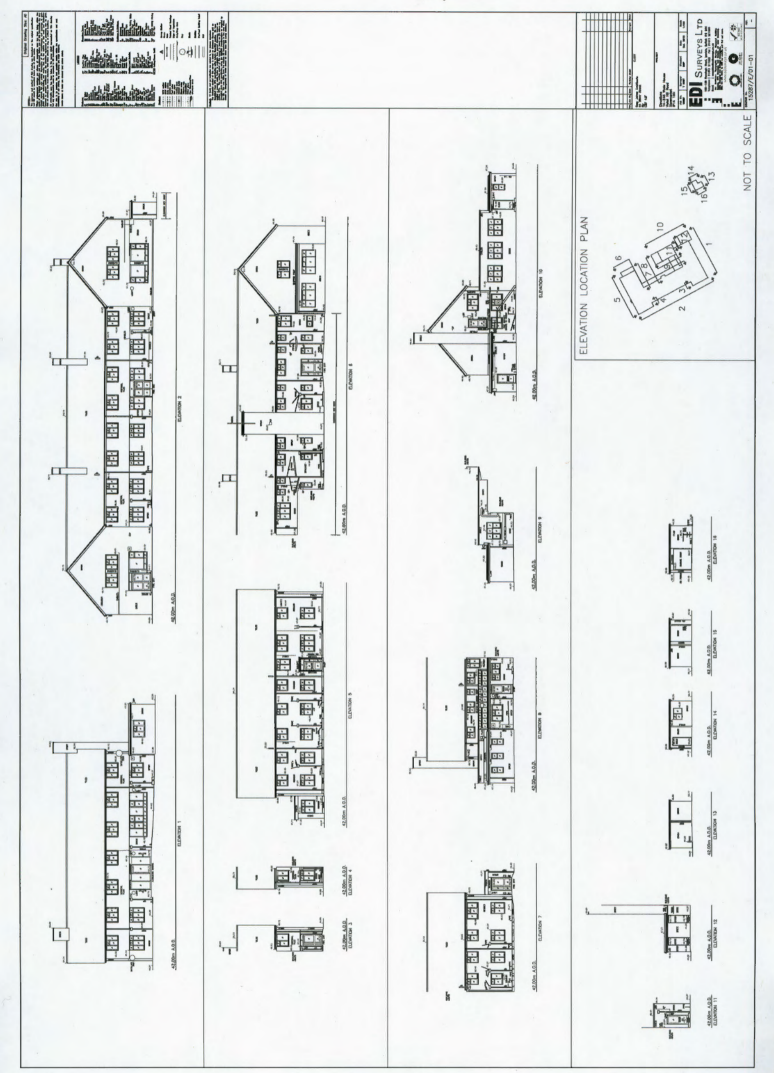






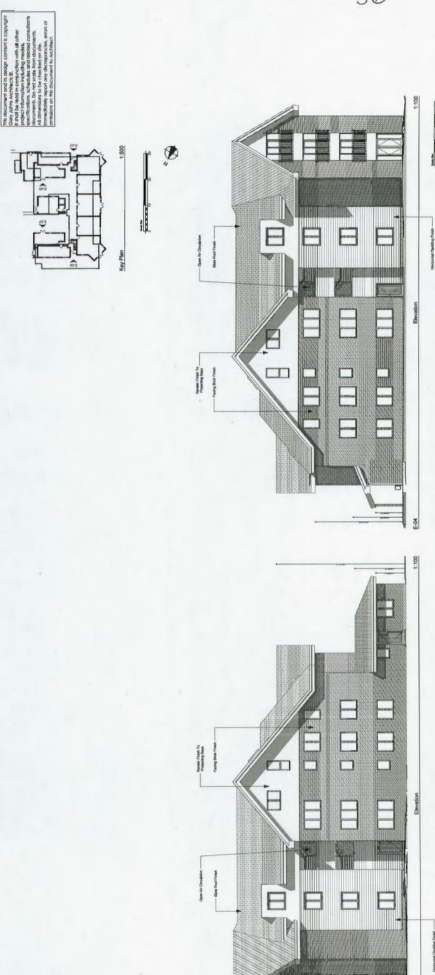


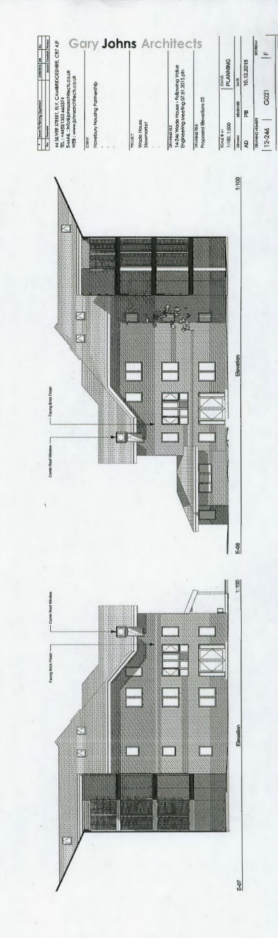




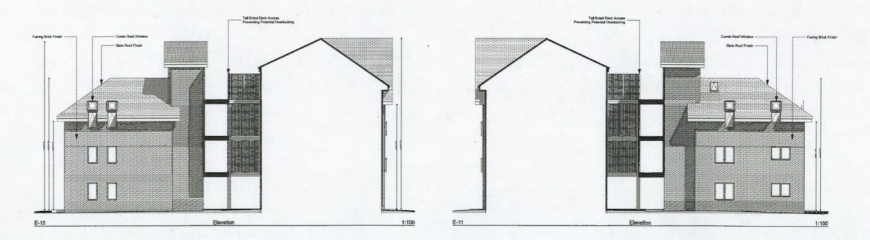
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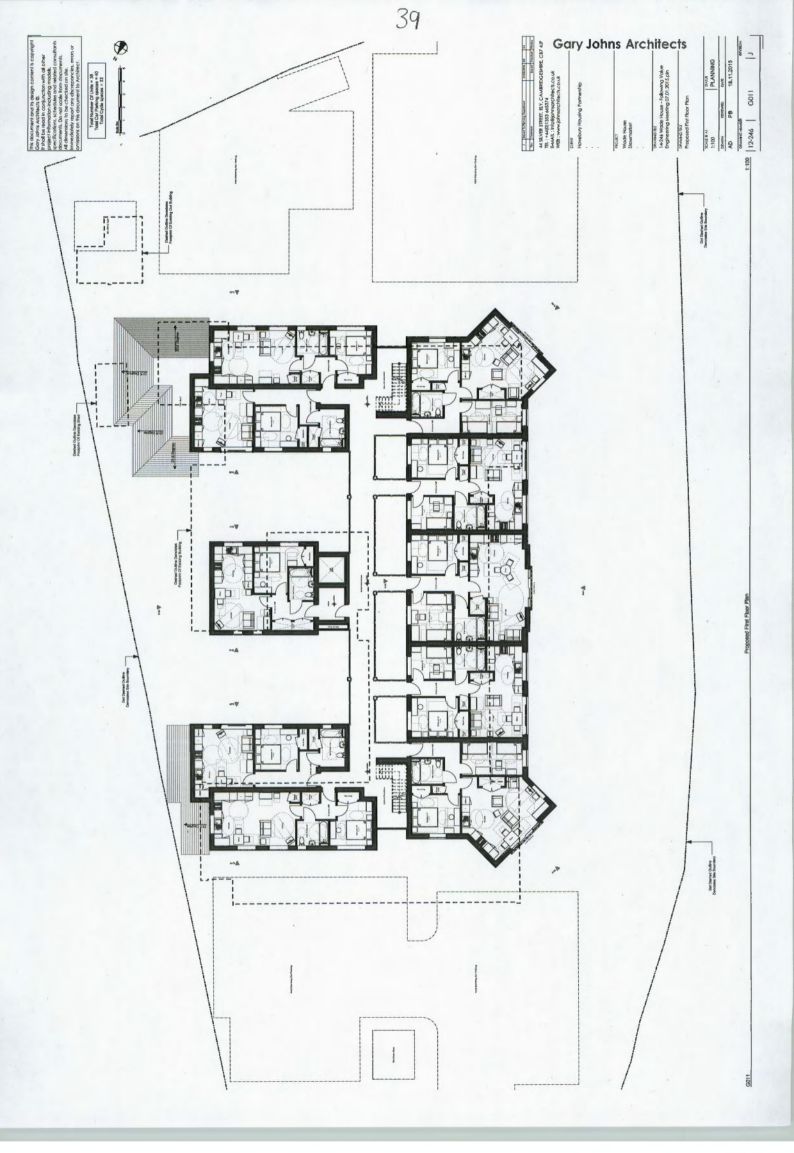


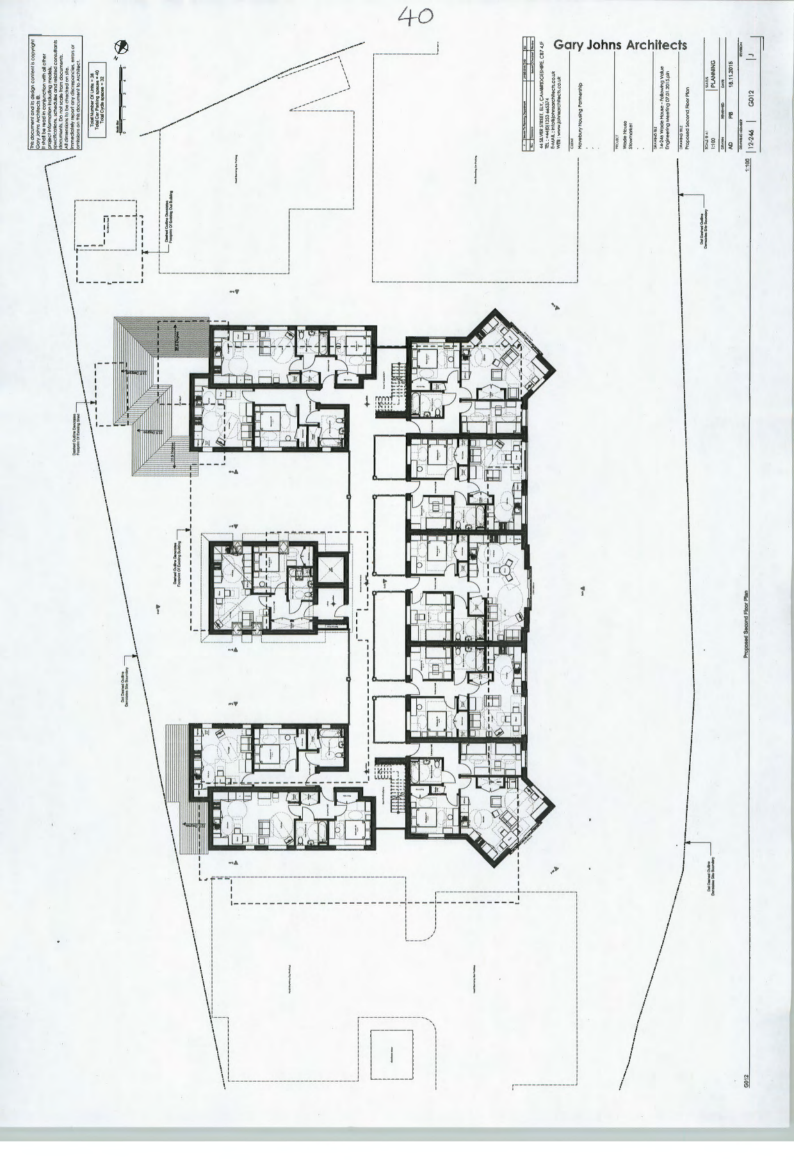


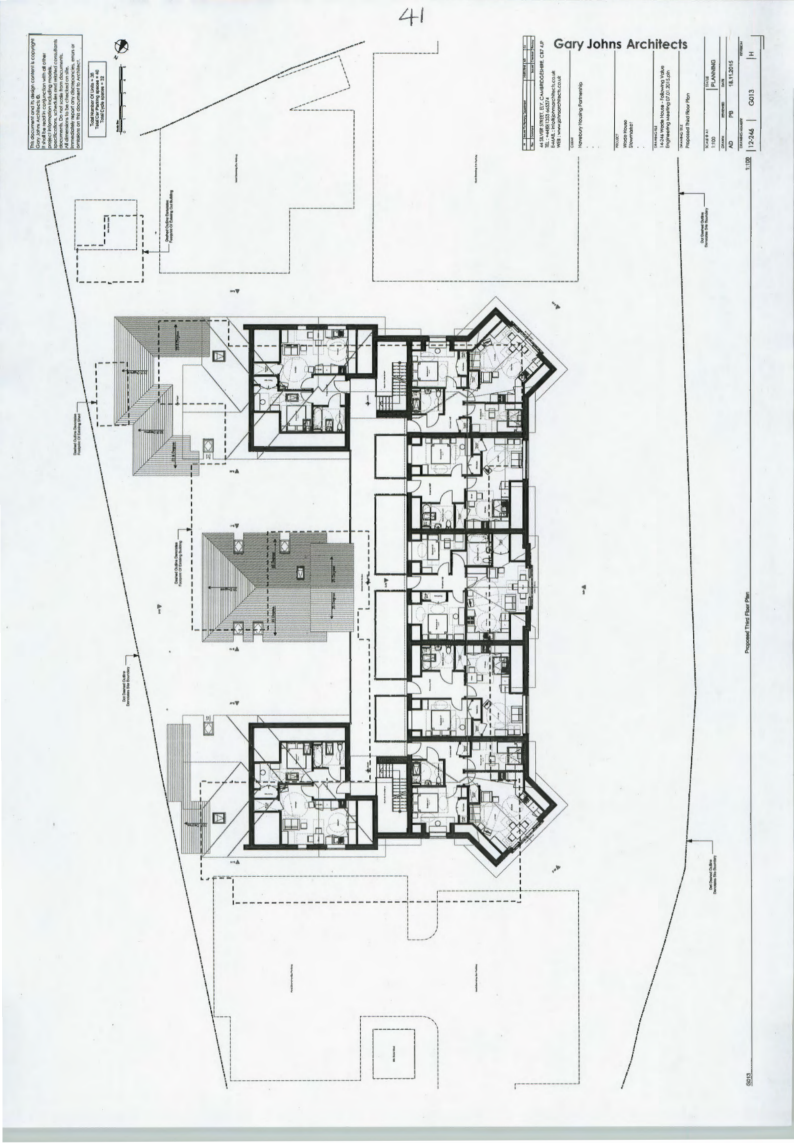
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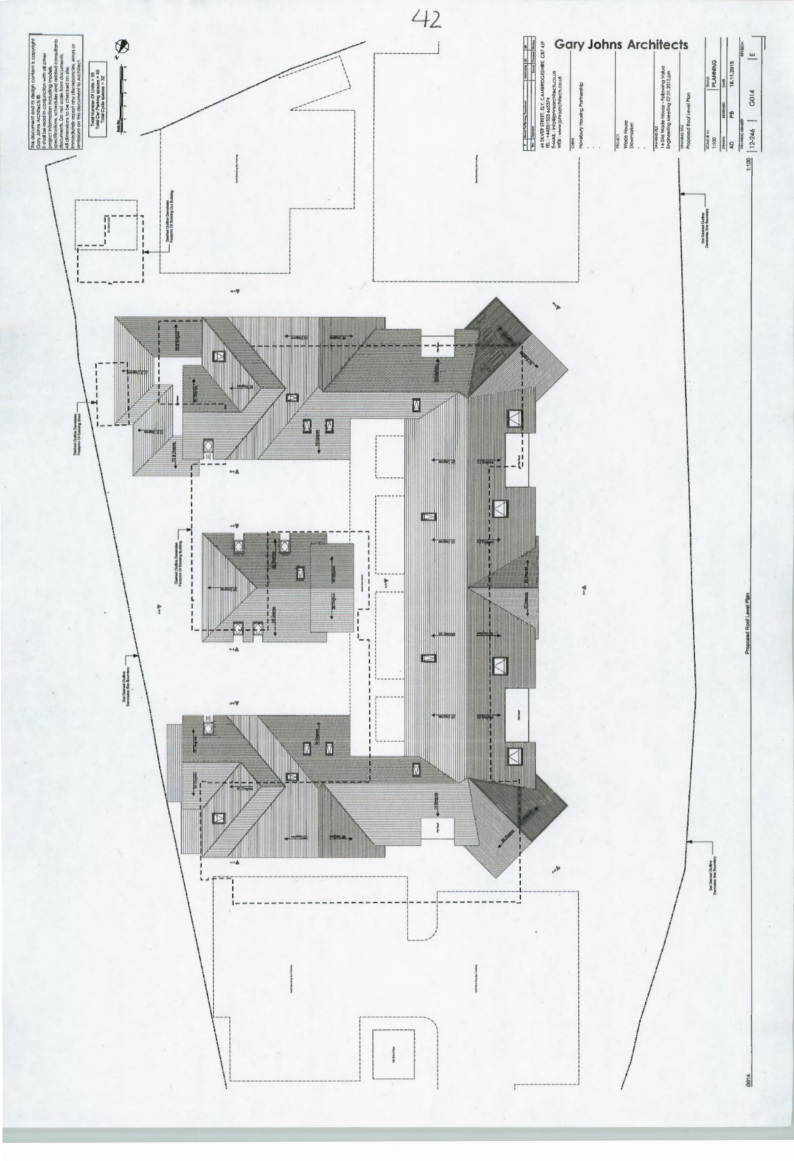
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From: Michelle Marshall Sent: 16 June 2016 14:49

To: Planning Admin

Subject: Planning application 1795/16

Stowmarket Town Council wishes to raise no objection to the grant of planning consent for planning application 1795/16.

Kind regards, Michelle

Michelle Marshall Deputy Town Clerk

Stowmarket Town Council
Milton House | Milton Road South | Stowmarket | Suffolk | IP14 1EZ

01449 612060 | michellelm@stowmarket.org | www.stowmarket.org

@stowmarketTC



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Ms Gemma Walker Mid Suffolk District Council Planning Department 131, Council Offices High Street Needham Market **Ipswich** IP6 8DL

Our ref: Your ref: AE/2016/120510/01-L01

1795/16

Date:

09 June 2016

Dear Ms Walker

ERECTION OF 38NO RESIDENTIAL FLATS WITH ASSOCIATED PARKING. CYCLE STORES AND BIN STORES FOLLOWING THE DEMOLITION OF AN EXISTING TWO STOREY FORMER RESIDENTIAL CARE HOME VIOLET HILL ROAD, STOWMARKET, SUFFOLK, IP14 1NH.

Thank you for your letter referring to the above proposal which we received on 3 June 2016. We have assessed the submitted information and have no objection to the planning application. However, we have the following comments to make.

Permitted Waste Management Facility

The proposed residential development is located less than 50 metres from a permitted waste management facility. The permitted site is an Authorised Treatment Facility (Permit reference: 71375) which is involved in the de-pollution and dismantling of waste motor vehicles, particularly, heavy goods vehicles and operates as Truck East Ltd at Violet Hill Road, Stowmarket, IP14 1NN. The permitted site is likely to generate noise and odour intermittently even when operating in accordance with their environmental permit.

If you have any questions in respect of the above, please do not hesitate to contact me.

Yours sincerely

Louise Tait Senior Planning Advisor

Direct dial 0191 452 6775 Direct e-mail louise.tait@environment-agency.gov.uk

Tyneside House, Skinnerburn Road, Newcastle Business Park, Newcastle upon Tyne, NE4 7AR. Customer services line: 03708 506 506 Email: enquiries@environment-agency.gov.uk www.environment-agency.gov.uk



From: Consultations (NE) [mailto:consultations@naturalengland.org.uk]

Sent: 13 July 2016 10:39 To: Planning Admin

Subject: Planning consultation 1795/16 - NE response

Application Ref: 1795/16

Our Ref: 190227

Dear Ms Walker

Natural England has no comments to make on this application.

The lack of comment from Natural England does not imply that there are no impacts on the natural environment, but only that the application is not likely to result in significant impacts on statutory designated nature conservation sites or landscapes. It is for the local planning authority to determine whether or not this application is consistent with national and local policies on the natural environment. Other bodies and individuals may be able to provide information and advice on the environmental value of this site and the impacts of the proposal to assist the decision making process. We advise LPAs to obtain specialist ecological or other environmental advice when determining the environmental impacts of development.

We recommend referring to our SSSI Impact Risk Zones (available on Magic and as a downloadable dataset) prior to consultation with Natural England.

Yours sincerely

Clare Foster **Consultations Team** Natural England Electra Way Crewe Business Park Crewe Cheshire CW1 6GJ

Tel: 0300 060 3900 (Jabber Ext. 57065)

Consultations@naturalengland.org.uk

Your Ref: MS/1795/16 Our Ref: 570\CON\2320\16

Date: 19th July 2016

Highways Enquiries to: martin.egan@suffolk.gov.uk



All planning enquiries should be sent to the Local Planning Authority.

The Planning Officer
Mid Suffolk District Council
131 High Street
Needham Market
Ipswich
Suffolk
IP6 8DL

For the Attention of: Gemma Walker

Dear Sir,

TOWN AND COUNTRY PLANNING ACT 1990 CONSULTATION RETURN MS/1795/16

PROPOSAL: Erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home. (Revised layout and access details)

LOCATION: Wade House, Violet Hill Road, Stowmarket, Suffolk

Notice is hereby given that the County Council as Highway Authority make the following comments:

I refer to the recently submitted amended drawings and the Transport Statement of the 15th July. With the improvements to the accesses, the provision of additional footways and cycle storage facilities the Highway Authority is able to accept the revised application proposals. Therefore the following conditions will apply:

1/ AL5 - Alter Existing Accesses.

Condition: No other part of the development hereby permitted shall be commenced until the existing vehicular accesses have been improved, laid out and completed in all respects in accordance with Drawing Numbers 12-246/G016 Revision D and 12-256/G017 Revision E as submitted; and with an entrance width of 5 metres. Thereafter the accesses shall be retained in the specified form.

Reason: In the interests of highway safety. To ensure that the layout of the access is properly designed, constructed and provided before the development is commenced with sufficient width to allow two vehicles to pass and for safe pedestrian access to be available.

2/ P1 - Parking

Condition: The use shall not commence until the area(s) within the site shown on Drawing numbers 12-246/G016/D and G017/E as submitted for the purposes of manoeuvring and parking of vehicles has been provided and thereafter that area(s) shall be retained and used for no other purposes.

Reason: To ensure that sufficient space for the on site parking of vehicles is provided and maintained in order to ensure the provision of adequate on-site space for the parking and manoeuvring of vehicles where on-street parking and manoeuvring would be detrimental to highway safety to users of the highway.

3/ Note 2:

It is an OFFENCE to carry out works within the public highway, which includes a Public Right of Way, without the permission of the Highway Authority. Any conditions which involve work within the limits of the public highway do not give the applicant permission to carry them out. Unless otherwise agreed in writing all works within the public highway shall be carried out by the County Council or its agents at the applicant's expense. The County Council's Central Area Manager must be contacted on Telephone: 01473 341414. Further information go to: www.suffolk.gov.uk/environment-and-transport/highways/dropped-kerbs-vehicular-accesses/

A fee is payable to the Highway Authority for the assessment and inspection of both new vehicular crossing access works and improvements deemed necessary to existing vehicular crossings due to proposed development.

Yours faithfully

Mr Martin Egan Highways Development Management Engineer Strategic Development – Resource Management Your Ref: MS/1795/16 Our Ref: 570\CON\2209\16

Date: 14th July 2016

Highways Enquiries to: martin.egan@suffolk.gov.uk



All planning enquiries should be sent to the Local Planning Authority. Email:

The Planning Officer
Mid Suffolk District Council
131 High Street
Needham Market
Ipswich
Suffolk
IP6 8DL

For the Attention of: Gemma Walker

Dear Sir,

TOWN AND COUNTRY PLANNING ACT 1990 CONSULTATION RETURN MS/1795/16

PROPOSAL: Erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home. (Revised red line siteplan for changes to access)

LOCATION: Wade House, Violet Hill Road, Stowmarket, Suffolk

Notice is hereby given that the County Council as Highway Authority make the following comments:

The revised site location plan, 12-246/G001/A, is acceptable in highway terms.

Yours faithfully,

Mr Martin Egan Highways Development Management Engineer Strategic Development – Resource Management Your Ref: MS/1795/16 Our Ref: 570\CON\1811\16

Date: 30th June 2016

Highways Enquiries to: martin.egan@suffolk.gov.uk



All planning enquiries should be sent to the Local Planning Authority.

Email:

The Planning Officer
Mid Suffolk District Council
131 High Street
Needham Market
Ipswich
Suffolk
IP6 8DL

For the Attention of: Gemma Walker

Dear Sir.

TOWN AND COUNTRY PLANNING ACT 1990 CONSULTATION RETURN MS/1795/16

PROPOSAL: Erection of 38no residential flats with associated parking, cycle stores and

bin stores following the demolition of an existing two storey former

residential care home

LOCATION: Wade House, Violet Hill Road, Stowmarket, Suffolk

Notice is hereby given that the County Council as Highway Authority make the following comments:

DRAWING NUMBER 12-246/GO15/C

The Highway Authority has no objection in principle to a residential use on this site but does have various concerns about the size of the development proposed. The nature of the vehicular and pedestrian traffic is likely to be very different from the previous use as a care facility. The change of use of the site therefore has issues which are listed below:

- Both of the access roads on either side of the proposed building are privately owned and as such will need to be included within the application site red outline. Drawing Number 12-246/G001 needs to be revised.
- 2. As curently proposed neither of the access roads are considered acceptable to serve the application site. (a) The Police Station access is only 3.6 metres wide which does not allow 2 vehicles to pass. If a vehicle is waiting to enter the access as a vehicle is trying to leave then the vehicle has to wait on Violet Hill Road. This access is in constant use by the Police Station and by emergency service vehicles. It should therefore be improved to a width of at least 5 metres to allow safe use by all vehicles and to allow the access to function correctly. The improvements will also allow the refuse vehicle to service the site without blocking the access road for the Police. (b) The southern access is similarly narrow starting at 5.0m but quickly narrowing down to 3.4m, again not allowing 2 vehicles to pass. This access road should also be widened.

- 3. By widening both access roads land is required from the application site which is currently designated for car parking.
- 4. Currently car parking pressure in and around the application site is severe due to insufficient space being available. The Police Station clearly has insufficient space with cars being randomly parked on all available areas in front of the building, including use of the application site. Violet Hill Road already accommodates significant on street parking both restricted and unrestricted. Any development of the application site must therefore provide sufficient car parking in order that it does not exacerbate the existing problems. As proposed the Highway Authority considers that insufficient spaces are provided and once improvements to the access roads are designed in the car parking availablity will reduce further. A development of this size will require 10 visitor parking spaces but only 2 are likely to be available. As there are 18 number 2 bed flats with only 1 space provided for each then this alone will create shortfalls.
- 5. The layout of parking spaces is such that several spaces will require significant vehicle manoeuvring in order to use the spaces. Those numbered 11, 24 and 40 will be particularly hard to use. Include the car parking manoeuvring associated with the other uses on each access road and the problem intensifies.
- 6. There are no footpath access routes from Violet Hill Road into the application site. Pedestrians will have to negotiate substandard junctions and narrow access roads in order to gain access on foot. There should be suitable pedestrian accesses provided from Violet Hill Road to avoid mixing with vehicles on sub standard access roads.
- 7. In addition to low car parking provision there is no provision for disabled motorist car parking.
- 8. On Page 19 of the Planning Design Statement it is suggested that 16 cycle spaces are going to be provided. Current standards require 2 secure spaces per flat so there is a shortfall at present. In addition the cycle storage should be secure and enclosed. I would also suggest provision of some cycle stands at the main points of access to the buildings for the benefit of visitors or short term residents parking.
- 9. Although the Planning Design Statement on Page 19 mentions car parking and travel plan information I can find no reference to these documents.

Please inform the applicant of my comments and I shall await revised details.

Yours faithfully

Mr Martin Egan Highways Development Management Engineer Strategic Development – Resource Management



Consultation Response Pro forma

1	Application Number	M/1795/16/FUL	
2	Date of Response	17.6.2016	
3	Responding Officer	Name: Job Title: Responding on behalf of	Julie Abbey-Taylor Professional Lead – Housing Enabling Strategic Housing service
4	Recommendation (please delete those N/A) Note: This section must be completed before the response is sent. The recommendation should be based on the information submitted with the application.	The development proposes 38 new affordable dwellings replacing a redundant residential care home. Recommendation – I support this application as it provides much needed affordable homes in Stowmarket Approve	
5	Discussion Please outline the reasons/rationale behind how you have formed the recommendation. Please refer to any guidance, policy or material considerations that have informed your recommendation.	We have had extensive discussions with the developer Havebury Housing Partnership to make observations on the scheme and how it meets housing needs. This development is aimed at households on our housing register in need of 1 and 2 bed accommodations	
6	Amendments, Clarification or Additional Information Required (if holding objection) If concerns are raised, can they be overcome with changes? Please ensure any requests are proportionate	None	
7	Recommended conditions	Nominations agreement is the S106 agreement if pern	completed and forms part of nission is granted.

Please note that this form can be submitted electronically on the Councils website. Comments submitted on the website will not be acknowledged but you can check whether they have been received by reviewing comments on the website under the application reference number. Please note that the completed form will be posted on the Councils website and available to view by the public.

MID SUFFOLK DISTRICT COUNCIL

MEMORANDUM

TO:

Gemma Walker - Planning officer

From:

Julie Abbey-Taylor, Professional Lead - Housing Enabling

Date:

17.6.2016

SUBJECT: Affordable & Open market Housing mix comments - Application Reference: M/1795/16/FUL

Proposal: Erection of 38 residential flats with parking, cycle stores and bin stores at Wade House, Violet Hill Road, Stowmarket

Key Points

1. Background Information

A development proposal for 38 affordable dwellings from Havebury Housing Partnership.

35% affordable housing is required on this site, equating to 13 dwellings to be policy compliant, however HHP have advised in their design & access statement that they intend to let all 38 units as affordable homes.

2. Housing Need Information:

- 2.1 The Ipswich Housing Market Area, Strategic Housing Market Assessment (SMHA) document, updated in 2012, confirms a continuing need for housing across all tenures and a growing need for affordable housing.
- 2.2 The 2012 SHMA indicates that in Mid Suffolk there is a need for 229 new affordable homes per annum. Ref1
- 2.3 Furthermore, by bedroom numbers the affordable housing mix should equate to:

affordable	roportionate demand for new housing stock by droom number
Bed Nos	% of total new affordable stock
1	46%

Page 1

Ref1: SHMA 2012, p.122, Summary section Ref3: SHMA 2012, p.141, Table 12.1.9 Ref2: SHMA 2012, p.121, Table 9.22.1

2	36%
3	16%
4+	2%

2.4 This compares to the estimated proportionate demand for new housing stock by bedroom size across all tenures.

all tenure new hous	oortionate demand for ing stock by bedroom mber
Bed Nos	% of total new
	stock
. 1	18%
2	29%
3	46%
4+	6%

- 2.5 The Council's 2014 Suffolk Housing Needs Survey shows that there is high demand for smaller homes, across all tenures, both for younger people, who may be newly forming households, and also for older people who are already in the property owning market and require different, appropriate housing, enabling them to downsize. Affordability issues are the key drivers for this increased demand for smaller homes.
- 2.6 The Council's Choice Based Lettings system currently has circa. 1050 applicants registered for affordable housing in Mid Suffolk at May 2016.
- 2.7 The Council's Choice Based Lettings system currently has 402 applicants registered for affordable housing, who are seeking accommodation in Stowmarket as at April 2016. Of this, 193 applicants are registered with a 1 bed need; 155 applicants with a 2 bed need; 45 with a 3 bed need and 9 applicants with a 4 bed need. Therefore this proposal will provide much needed 1 and 2 bed affordable housing in the town and for the district as a whole.
- 3. Preferred Mix for Open Market homes.
- 3.1 The open market needs to address the growing demand for smaller homes for sale, both for younger people who may be newly forming households, but also for older people who are already in the property owning market and require appropriate housing enabling them to downsize.
- 3.2 With an ageing population, both nationally and locally new homes should, wherever possible, be built to Lifetime-Homes standards and this can include houses, apartments and bungalows. This may include sheltered or extra care housing where appropriate.
- 3.3 There is strong demand for one and two bedroom flats/apartments and houses. Developers should consider flats/apartments that are well specified with good size rooms to encourage downsizing amongst older people, provided these are in the right location for easy access to facilities. Older people have also expressed their desire for

chalet bungalows of one and a half storey. There is also a demand for smaller terraced and semi-detached houses suitable for all age groups.

- 3.4 The Council wishes to encourage the provision of homes built to Lifetime-Homes standards, as this will enable our aging population to remain longer in their homes.
- 3.5 Broadband and satellite facilities as part of the design for all tenures should be standard to support.
- 3.6 All new properties need to have high levels of energy efficiency.

4. Preferred mix for Affordable Housing

- 4.1 The most recent information from the Mid Suffolk's Council's Housing Register shows 402 applicants registered who have a connection to Stowmarket.
- 4.2 All of the dwellings on the proposed development would be for affordable housing. These take the form of:
 - 20 x 1-bedroom 2-person flats at 50 square metres
 - 9 x 2 bed 3 person flats at 63 square metres
 - 9 x 2-bedroom 4-person flats at 71 square metres

There is a high need for this sized accommodation and there has been a significant shortfall of affordable housing provision in Stowmarket on other planning applications that have been approved.

4.3 The proposal includes 4 floors in some parts – there is a central lift being provided to assist with access to upper floors.

The following mix is requested and to be included in the S106 agreement.

4.3 Affordable Tenure: (consider nominating no of beds by tenure type)

38 of these dwellings will initially be for Affordable Rent Tenancy - consisting of: -

20 x 1 bed 2 person flats @ 50 sqm

9 x 2 bed 3 person flats @

9 x 2 bed 4 person flats @

5. Other requirements for affordable homes:

- Properties must be built to current Homes and Communities Agency Design and Quality and Lifetime-Homes standards
- The council is granted 100% nomination rights to all the affordable units in perpetuity
- Any Local Needs affordable homes will be restricted to local people in perpetuity

Ref4:

Page 3

- Any Shared Ownership properties must have a 80% staircasing bar, to ensure they
 are available to successive occupiers as affordable housing in perpetuity
- The location and phasing of the affordable housing units must be agreed with the Council to ensure they are integrated within the proposed development according to current best practice
- Adequate parking provision is made for the affordable housing units this
 application provides for 40 parking spaces one per dwelling and 2 visitor spaces.

Julie Abbey-Taylor, Professional Lead - Housing Enabling

HERITAGE COMMENTS



Application No.: 1795/16

Proposal: Erection of 38no residential flats with associated parking, cycle

stores and bin stores following the demolition of an existing two storey former residential care home. (Revised red line siteplan

for changes to access).

Address: Wade House, Violet Hill Road, Stowmarket IP14 1NH

Date: 16th August 2016

SUMMARY

 The Heritage Team considers that the proposal would cause harm to a designated heritage asset, as the new building will be somewhat taller than, and relatively close to, an adjacent building which is listed. These elements, however, contribute relatively little to the building's significance as a designated heritage asset, and the level of harm is assessed as low or minor.

2. Decision-takers must now carry out the balancing exercise set out in NPPF paragraph 134, weighing the identified public benefits of the scheme against the harm to the heritage asset. Given the precise nature of this scheme, the level of public benefits would appear to be considerable and they may well be considered to outweigh the relatively low level of harm to the asset.

DISCUSSION

Heritage Staff made a site visit to Wade House on 9th August 2016. Wade House is not a listed building, nor is it within the Stowmarket conservation area. It is nevertheless within the setting of Evelyn Fison House, which is a listed building. The heritage issue is the effect of the proposals on the setting and significance of this designated heritage asset.

Evelyn Fison House is a fine early C19 house, formerly known as Hill House, which retains an impressive staircase and other internal fittings. Its front elevation faces onto a gravel drive and a landscaped garden, sloping away to the north-east. To the rear are a large number of extensions and additions, of various dates, some apparently quite recent, forming a separate set of properties now known as Evelyn Fison Mews. Wade House lies behind the mews buildings to the south-west.

The significance of Evelyn Fison House lies in its attractive front elevation, its surviving internal features and in certain aspects of its setting, particularly the gardens to the front, which make an important contribution to its significance. The mews buildings are to the rear and have been designed and detailed in a way which is sympathetic to the listed building and it setting and they do not detract unduly from its significance; they do, nevertheless, make a much lesser contribution to significance than other aspects identified above.

Wade House is a modern building of no historic interest and its demolition is not resisted. The new building proposed for the site will, however, be considerably taller than the existing, and this will mean that it will be somewhat taller than, and potentially overbearing on, the portions of the mews buildings that lie closest to it. Nevertheless, it doubtful whether the new building will be visible at all from a view point close to the front of Evelyn Fison House or within the gardens to the front. The more modern mews buildings will effectively screen the proposed new building from most viewpoints to the front and side of Evelyn Fison House, thus lessening the impact on those parts of the setting that make the greatest contribution to significance.

Given this precise context, there is likely to be some harm to the significance of Evelyn Fison House, but the heritage team assesses the level of harm as less than substantial, and at the lower end of the scale of harm, at or close to a minor level.

Decision-takers must now carry out the balancing exercise set out in NPPF paragraph 134, weighing the identified public benefits of the scheme against the harm to the heritage asset. Given the precise nature of this scheme, the level of public benefits would appear to be considerable and they may well be considered to outweigh the relatively low level of harm to the asset.

Name:

William Wall

Position:

Heritage & Design Officer





Phil Kemp Design Out Crime Officer Community Safety Unit/Bury St Edmunds Police Station Norfolk Constabulary/Suffolk Constabulary Raingate Street, Bury St Edmunds, Suffolk, IP33 2AP Tele: 01284 774141 Fax: 01284 774130 Mobile: 07803737748

www.norfolk.police.uk www.suffolk.police.uk

PLANNING APPLICATION: 1795/16

SITE: 38 Residential Flats at Wade House, Violet Hill Road, Stowmarket, Suffolk

Applicant: Havebury Housing Association Senior Planning Officer: Philip ISBELL

The crime prevention advice is given without the intention of creating a contract. Neither the Home Office nor Police Service accepts any legal responsibility for the advice given. Fire Prevention advice, Fire Safety certificate conditions, Health & Safety Regulations and safe working practices will always take precedence over any crime prevention issue. Recommendations included in this document have been provided specifically for this site and take account of the information available to the Police or supplied by you. Where recommendations have been made for additional security, it is assumed that products are compliant with the appropriate standard and competent installers will carry out the installation as per manufacturer guidelines.

Suppliers of suitably accepted products can be obtained by visiting www.securedbydesign.com.

Dear Mr ISBELL

Thank you for allowing me to provide an input for the above Planning Application for 38 residential properties at the former Wade House property, on Violet Hill Road, Stowmarket.

Section 17 outlines the responsibilities placed on local authorities to prevent crime and dis-order.

The National Planning Policy Frame work on planning policies and decisions to create safe and accessible environments, laid out in paragraphs 58 and 69 of the framework, emphasises that developments should create safe and accessible environments where the fear of crime should not undermine local quality of life or community cohesion.

- I strongly advice the development planners adopt the ADQ guide lines and Secure by Design (SBD) principles for a secure development.
- As of the 1st June 2016 the police lead Secure By Design (SBD) New Home 2016 was introduced, replacing the previous Secure By Design (SBD) 2014 New Homes guide. This guide aptly meets the requirements of Approved Document Q for new builds and renovation work to a preferred security specification, through the use of certified fabricators that meet Secure By Design principals, for external doors, windows and roof lights to the following standards http://www.securedbydesign.com/wp-

content/uploads/2016/03/Secured by Design Homes 2016 V1.pdf

SBD New Homes 2016 incorporates three standards available within the New Homes 2016 guide, namely Gold, Silver or Bronze standards It is advisable that all new developments of 10 properties or more should seek at least a Bronze Secured by Design. Further details can be obtained through the Secure By Design (SBD) site at http://www.securedbydesign.com/

NOT PROTECTIVELY MARKED RESTRICTED/CONFIDENTIAL

- 1.3 To achieve a Silver standard, or part 2 Secured by Design physical security, which is the police approved minimum security standard and also achieves ADQ, involves the following:
 - a. All exterior doors to have been certificated by an approved certification body to BS PAS 24:2012, or STS 201 issue 4:2012, or STS 202 BR2, or LPS 1175 SR 2, or LPS 2081 SRB.
 - All individual front entrance doors to have been certificated by an approved certification body to BS Pas 24:2012 (internal specification).
 - c. Ground level exterior windows to have been certificated by an approved certification body to BS Pas 24:2012, or STS204 issue 3:2012, or LPS1175 issue 7:2010 Security Rating 1, or LPS2081 Issue 1:2014. All glazing in the exterior doors, and ground floor (easily accessible) windows next to or within 400mm of external doors to include laminated glass as one of the panes of glass. Windows installed within SBD developments must be certified by one of the UKAS accredited certification bodies.
- 2.0 I would like to add the following recommendations:
- 2.1 The entrance to Stowmarket Police Station does not have shared access with Wade House and the station is not open to the public. This location is centrally located within Suffolk and is seen as a strategic hub for a number of sections within Suffolk Police, namely the Serious Collision Investigation Team (SCIT), who are tasked to attend and investigate serious collisions anywhere within Suffolk and then investigate the causes of such incidents. The Western Area Police Response Team and the Mid Suffolk Safer Neighbourhood Team. These officers are required to attend and investigate a variety of emergency and life threatening incidents at any time on a constant 24 hour basis.
- 2.2 If a second car park to the north western side for 16 cars is located in this area, adjacent to Stowmarket Police Station where the owners are encouraged to enter and exit the area via Suffolk Constabulary land, this will undoubtedly lead to a delay in police attending vital emergency incidents and could very well lead to various forms of traffic accidents occurring as police vehicles leave the area at speed to react to such emergencies.
- 2.3 As a result in the interests of safety I strongly recommend that the perimeter for this area adjoining Stowmarket Police Station is not used as a vehicle entrance or exit area for residents or their visitors and is instead, secured by all around fencing as stated in the Land Registry title for this property. In particular I recommend 1.8metre close boarded fencing all along this north western side.
- 2.4 It states on the site plans that the image for the proposed scheme is located largely within the same footprint of the existing building. I therefore suggest, as an alternative to the current plan, that an access route from the main entrance along the front of the building is instigated in order to connect this other north western car park and allow occupants and visitors to come and go safely this way rather than via the proposed route through Suffolk Constabulary property.
- The main communal entrance should incorporate an access control system with an electronic lock release and visitor door entry system providing colour images and audio communications linked to each dwelling, which should incorporate a battery backup facility enabling the system to operate for up to six hours in the event of power failure. The contractor used must issue a Commissioning Certificate warranting operational safety and security and it is recommended that there are a minimum of two maintenance inspections a year. The technology by which the visitor door entry system operates is a matter of consumer choice, however, the availability of colour images and release capability must be provided within the dwelling at all times. **Trades person release** buttons should not be permitted or if installed de-activated. As this development consists of 25 dwellings the communal entrance must meet the requirements of the Equality Act 2010, be vandal resistant with an integral remote camera, providing colour images and audio communications between the resident and the visitor. The further provision of a mobile GSM or Wi-Fi based enabled device is optional.

- 3.1 Break glass emergency door exit release devices on communal external doors that give access into buildings are not permitted due to constant abuse. Instead vandal resistant stainless steel self-resetting emergency exit systems should be installed in line with local building control.
- **3.2** Secure Mail Delivery Due to the increasing problem of identity theft, information is requested regarding how and where mail is to be delivered and stored for the individual residents. It is strongly recommended that "through the wall" post boxes are provided in a secure area of the dwelling, which will also reduce heat loss through the door.
- 3.3 Surface mounted letterboxes If these are to be used they should be of robust construction, securely fixed to the internal surface of the building and be sited in a position that benefits from natural surveillance. The letter box must incorporate a design feature that prevents the removal of mail through the delivery slot and the access door for mail collection must be lockable and certified to the Door & Hardware Federation Technical Specification 009 (TS009). This security preference of mail being delivered to these ground floor receptacles prevents "strangers" wandering in, using the excuse that they are posting mail shots and prevents the need for everyone to have access.
- 3.4 It is recommended that controlled access is installed for all main entrances, as a safety mechanism to prevent unauthorised access. Doors in recesses more than 600mm deep should be avoided.
- 3.5 Twenty-four hour lighting (switched using a photoelectric cell) to communal parts of the flats will be required, to cover the communal entrances, halls, lobbies, landings, corridors, stairwells, underground car parking and entrance/exit points.
- 3.6 Loft hatches in communal areas, such as over landings, must be locked into place to prevent access into a dwelling via the loft space. There are currently no hinged or lift out hatches being manufactured to recognised security standards. Where padlocks, hasps and staples are used to secure the hatch the products must be certificated to Sold Secure "Silver" or "LPS 1654 Issue 1:2013 SR1".

4.0 Dwellings/Apartments

- **4.1** All internal entry doors to individual apartments should be to standards independently certified to the same level as that of front doors. The locking hardware should be operable from both sides of an unlocked door without the use of a key to enable occupants to investigate any emergencies, such as a fire, and be able to return to their dwelling to raise the alarm.
- **4.2** Flat entrance door-sets will also be fire rated and must be installed with a door closer unit. Any door-set installed with an integral door closer mechanism should have been tested in this configuration; the hardware or ironmongery mortised into the door leaf or frame (integral) must form part of the certificated door-set range. Surface mounted door closers may be installed without further testing and evaluation.
- 4.3 Any internal door that gives access to the residential floors should have an access control system. In developments where closed circuit television (CCTV) is required by the client or by the CPDA/DOCO, following a crime risk assessment, such systems shall comply with the requirements of BS EN 62676: 2014.
- 4.4 All glazing in and adjacent to doors shall be installed with a fire rated laminated glass meeting the requirements of **BS EN 356:2000**, securely fixed in accordance with the manufacturer's specifications.
- **4.5** French windows and external glazed double door-sets should meet the same standards as a front door.
- 4.6 The SBD standards for ground floor, basement and easily accessible windows are as follows:

- PAS 24:2012 or
- STS204 Issue 3:2012 or
- LPS1175 Issue 7:2010 Security Rating 1 or
- LPS2081 Issue 1:2014

All windows must incorporate key lockable hardware unless designated as emergency egress routes.

- 4.7 Windows installed within SBD developments must be certified by one of the UKAS accredited certification bodies.
- 4.8 Laminated glass meeting the requirements of **BS EN 356:2000** class 1 P1A is required in the following areas:
 - · Any window located 400mm of a door-set
 - Easily accessible emergency egress windows
 - · Easily accessible roof lights
- 4.9 There is no specific requirement to install laminated glazing on the inner or outer face of a glazed unit. However, placing laminated or toughened glass on the outside usually assists in reducing the risk of accidental damage, such as from footballs.
- **4.10** A 13 amp non switched fused spur suitable for an alarm system should be installed to allow each occupant the opportunity to have an alarm fitted.
- 4.11 Chain limiters are recommended but not generally essential. The limiters should meet if flats such as those dwellings by the entrance, are to have their own single letter boxes and should be located a minimum of 400mm away from the internal handle and locking mechanism.
- **4.12** In order to reduce the opportunities for theft by "Bogus Officials", utility metres should, where possible, be placed on the outside of dwellings where they can be overlooked. In multi-occupancy developments the metres should be located on the ground floor between access controlled doors (air-lock system) so that access can be restricted to the meters.
- **4.13 Lighting in Communal areas within flats/apartments** 24 hour lighting (switched using a photoelectric cell) to communal parts of blocks of flats are required. This will normally include the communal entrance hall, lobbies, landings, corridors and stairwells and underground garaging facilities and all entrance/exit points. Other areas requiring lighting will be indicated by the CPDA in writing. To reduce energy consumption this may be provided by a dimming system which leaves luminaires on at a lower level during quieter periods.
- **5.0 Car Parking** Communal parking facilities must be lit to the relevant levels, as recommended by BS5489:2013 and a certificate of compliance provided. (See section 16 SBD Homes 2016 for the specific lighting requirements as well as recommendations for communal parking areas.)
- **6.0** Perimeter fencing Divisional fencing should be of an 1800mm close boarded style. Sub divisional fencing, (plot division) the 'side of garden' boundary should again be 1800m close board, or to allow extra light 1500mm topped with a 300mm trellis.
- 7.0 Cycle and Bin storage: Integral communal bin, mobility vehicles and bicycle stores within blocks of flats should have no windows and be fitted with a secure door-set that meets the same physical specification as a main front door. This will ensure such stores are accessible to residents only. The locking system must be operable from the inner face by use of a thumb turn to ensure that residents are not accidentally locked in by another person. A bicycle store must also be provided with stands with secure anchor points or secure cycle stands. Door-sets providing access from the storage facility into communal parts of the building (including emergency egress door-sets) are required to meet both Part B and Part Q of the English Building Regulations. Any door-set that provides access to the communal areas shall also be controlled via an access control system.

Conclusion

- **8.0** These standards are entry level security and meet the Secured by Design part 2 (Silver SBD) physical security standards. Building to the physical security of Secured by Design, which is the police approved minimum security standard, will reduce the potential for burglary by 50% to 75% and achieve ADQ. I would encourage the applicants to seek Secured by Design certification to this standard when it is built.
- 8.1 On behalf of Suffolk Constabulary I have to state my objections to this proposal in its original form, on the grounds that it will have a detrimental effect to Police operational policy with regard to public safety and the prevention of crime.
- **8.2** I would, however, be pleased to work with the agent and/or the developer to ensure the proposed development incorporates the required elements. This is the most efficient way to proceed with residential developments and is a partnership approach to reduce the opportunity for crime and the fear of crime.

If you wish to discuss anything further or need assistance with the SBD application, please contact me on 01284 774141.

Yours sincerely

Phil Kemp

Designing Out Crime Officer Western and Southern Areas Suffolk Constabulary Raynegate Street Bury St Edmunds Suffolk IP33 2AP



Planning Applications – Suggested Informative Statements and Conditions Report

AW Reference:

00013997

Local Planning Authority:

Mid Suffolk District

Site:

Wade House, Violet Hill Road, Stowmarket

Proposal:

Creation 38 x C3 Dwellings

Planning Application:

1795/16

Prepared by: Alex Thirtle

Date: 23 June 2016

If you would like to discuss any of the points in this document please contact me on 0345 0265 458 or email planningliaison@anglianwater.co.uk

ASSETS

Section 1 - Assets Affected

1.1 Our records show that there are no assets owned by Anglian Water or those subject to an adoption agreement within the development site boundary.

WASTEWATER SERVICES

Section 2 - Wastewater Treatment

2.1 The foul drainage from this development is in the catchment of Stowmarket Water Recycling Centre that will have available capacity for these flows.

Section 3 - Foul Sewerage Network

3.1 The sewerage system at present has available capacity for these flows. If the developer wishes to connect to our sewerage network they should serve notice under Section 106 of the Water Industry Act 1991. We will then advise them of the most suitable point of connection.

Section 4 - Surface Water Disposal

4.1 The preferred method of surface water disposal would be to a sustainable drainage system (SuDS) with connection to sewer seen as the last option.

Building Regulations (part H) on Drainage and Waste Disposal for England includes a surface water drainage hierarchy, with infiltration on site as the preferred disposal option, followed by discharge to watercourse and then connection to a sewer.

4.2 The surface water strategy/flood risk assessment submitted with the planning application relevant to Anglian Water is unacceptable. We would therefore recommend that the applicant needs to consult with Anglian Water and the Lead Local Flood Authority (LLFA).

We request a condition requiring a drainage strategy covering the issue(s) to be agreed.

Section 5 - Trade Effluent

5.1 Not applicable

Section 6 - Suggested Planning Conditions

Anglian Water would therefore recommend the following planning condition if the Local Planning Authority is mindful to grant planning approval.

Surface Water Disposal (Section 4)

CONDITION

No drainage works shall commence until a surface water management strategy has been submitted to and approved in writing by the Local Planning Authority. No hard-standing areas to be constructed until the works have been carried out in accordance with the surface water strategy so approved unless otherwise agreed in writing by the Local Planning Authority.

REASON

To prevent environmental and amenity problems arising from flooding.

606

OFFICIAL

1795/16

Planning Department Planning Control

Acknowledged

Received

27 JUN 2016

Mid Suffolk District Council

131 High Street

Needham Market

Suffolk Fire and Rescue Service

Fire Business Support Team Floor 3, Block 2 **Endeavour House** 8 Russell Road Ipswich, Suffolk IP1 2BX

Your Ref 1795/16 FS/F220270 Dur Ref: Enquiries to: Angela Kempen Direct Line: 01473 260588 E-mail: Fire.BusinessSupport@suffolk.gov.uk

Web Address:

http://www.suffolk.gov.uk

Dear Sirs

Ipswich

IP6 8DL

Wade House, Violet Hill Road, Stowmarket IP14 1NH Planning Application No: 1795/16

I refer to the above application.

The plans have been inspected by the Water Officer who has the following comments to make.

Access and Fire Fighting Facilities

Access to buildings for fire appliances and firefighters must meet with the requirements specified in Building Regulations Approved Document B, (Fire Safety), 2006 Edition, incorporating 2010 and 2013 amendments Volume 1 - Part B5, Section 11 dwelling houses, and, similarly, Volume 2, Part B5, Sections 16 and 17 in the case of buildings other than dwelling houses. These requirements may be satisfied with other equivalent standards relating to access for fire fighting, in which case those standards should be quoted in correspondence.

Suffolk Fire and Rescue Service also requires a minimum carrying capacity for hard standing for pumping/high reach appliances of 15/26 tonnes, not 12.5 tonnes as detailed in the Building Regulations 2000 Approved Document B, 2006 Edition, incorporating 2010 and 2013 amendments.

Water Supplies

No additional water supply for fire fighting purposes is required in respect of this planning application.

Continued/

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OFFICIAL

Suffolk Fire and Rescue Service recommends that proper consideration be given to the potential life safety, economic, environmental and social benefits derived from the provision of an automatic fire sprinkler system. (Please see sprinkler information enclosed with this letter).

Consultation should be made with the Water Authorities to determine flow rates in all cases.

Should you need any further advice or information on access and fire fighting facilities, you are advised to contact your local Building Control in the first instance. For further advice and information regarding water supplies, please contact the Water Officer at the above headquarters.

Yours faithfully



Mrs A Kempen Water Officer

Copy: Mr A Dalsar, Gary Johns Architects, 44 Siler Street, Ely CB7 4JF Enc: Sprinkler information From: RM Floods Planning Sent: 27 June 2016 14:14

To: Planning Admin

Subject: RE: Consultation on Planning Application 1795/16

FAO Gemma Walker

Erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home. Wade House, Violet Hill Road, Stowmarket IP14 1NH

Please see SCC comments on the above application regarding dispose of surface water and all other surface water drainage implications.

SCC Position

Although we have no objections in principle to the proposed drainage strategy, we advise that further information is required before we can provide approval. The following issues should be fixed before approval granted.

- Climate change factors have been applied incorrectly, in the Wavin calculations climate
 change (at 30%) is applied to the contributing area, this is incorrect as climate change should
 be applied to the rainfall intensities. The attenuation storage proposed is potentially too
 small especially when restricting to 1l/s. We will require modelling or similar method to
 show that the site will not in the 30yr storm event and there are no properties at risk during
 the 100yr event.
- Generally we wouldn't allow 1l/s as this uses extremely small control devices to throttle flows, SCC would generally accept 5l/s as a minimum. This is to reduce blockages. However AW should confirm.
- There is no evidence of any discussions with Anglian Water regarding a new SW connection.
 No evidence of permission to connect to existing sewer.
- No mention of levels of proposed on-site system, or existing sewer connecting too. Topo shows site completely flat, so it is important for them to clarify physical feasibility of the scheme.
- Then attached to the FRA are attenuation tank calculations undertaken by Wavin. I
 have taken info from these and summarise as follows:

	Contributing area (m²)	Outflow (I/s)	Required volume (m³)
Tank 1	915	0.48	54.4
Tank 2	450	0.23	27
Tank 3	535	0.28	31.8
Total	1.9 ha	0.99 (=1)	113.2 (= storage provided on plan)

Although the totals are as per the drainage strategy plan, these calculations do not fully reflect what is shown on the plan because the plan shows one outflow control

not three. The Wavin calc use a specific discharge rate for each tank, which implies 3 control devices.

Kind Regards

Steven Halls

Flood and Water Engineer
Flood and Water Management
Resource Management
Suffolk County Council
Endeavour House, 8 Russell Road, Ipswich, Suffolk. IP1 2BX

Tel: 01473 264430 Mobile: 07713093642

Email: steven.halls@suffolk.gov.uk

From: planningadmin@midsuffolk.gov.uk [mailto:planningadmin@midsuffolk.gov.uk]

Sent: 03 June 2016 10:40 To: RM Floods Planning

Subject: Consultation on Planning Application 1795/16

Gemma Walker

From:

Sue Hooton

Sent:

20 July 2016 09:54

To:

Gemma Walker

Subject:

RE: Ecology response on Planning Application 1795/16

Dear Gemma

Location: Wade House, Violet Hill Road, Stowmarket IP14 1NH

Proposal: Erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home

Based on the ecology report submitted (Conservation Constructions Dec 2015) and a site visit on 22 June 2016, I offer the following comments:

Protected and Priority species likely to be present and affected by the development have been surveyed and assessed by a Suitably Qualified Ecologist and no significant impacts were identified.

To avoid impacts on Protected Species (nesting birds and reptiles, pre hibernation) I suggest that the recommendations contained in Section 5 of the Conservation Construction report are secured by condition of any consent, preferably within a Method Statement which is signed by the contractor prior to commencement.

I consider that the recommended enhancements for biodiversity are reasonable and if this provision is agreed by the applicant, it will help the LPA to meet its biodiversity duty under s40 NERC Act and demonstrate compliance with NPPF para 118.

If you would like input to wording ecological conditions based on BS42020:2013, please get in touch.

Best wishes

Sue

DISCLAIMER:

This information has been produced by Suffolk County Council's Natural Environment Team on behalf of Babergh and Mid Suffolk District Councils, at their request. However, the views and conclusions contained within this report are those of the officers providing the advice and are not to be taken as those of Suffolk County Council.

Sue Hooton (Mrs) CEnv MCIEEM Senior Ecologist

Natural Environment Team, Strategic Development, Resource Management, Suffolk County Council, Endeavour House (B2-F5), 8 Russell Road, Ipswich, Suffolk IP1 2BX Tel: 01473 264784 Mb: 07834 676875 www.suffolk.gov.uk/suffolksnaturalenvironment From: Greg McSorley Sent: 09 June 2016 13:36

To: Planning Admin

Subject: Re 1795/16 Wade House, Violet Hill Road

Good afternoon,

Thank you for consulting us on this proposal. In my opinion there would be no significant impact on known archaeological sites or areas with archaeological potential. I have no objection to the development and do not believe any archaeological mitigation is required. Best wishes

Greg McSorley

Business Support Officer Suffolk County Council Archaeological Service 6 The Churchyard Shire Hall Bury St Edmunds Suffolk IP33 1RX Tel.:01284 741230

Email: greg.mcsorley@suffolk.gov.uk

Website: http://www.suffolk.gov.uk/archaeology
Search the Suffolk HER online at: http://heritage.suffolk.gov.uk
Follow us on Twitter at: https://twitter.com/SCCArchaeology

From: David Harrold Sent: 15 June 2016 09:05 To: Planning Admin

Cc: Gemma Walker

Subject: Plan Ref 1795/6/FUL Wade House, Violet Hill Road, Stowmarket. EH - Other Issues.

Thank you for consulting me on the above application.

In respect of 'other' environmental health issues I can confirm that I do not have any objection to the proposed development.

I note, however, that the existing premises will be demolished and this is located in predominantly a residential area. Demolition and construction activity can be noisy and I would recommend construction activity on site is limited between the following times:

08:00 hours and 18:00 hours weekdays. 08:00 hours and 13:00 hours Saturday.

No working Sunday, Bank Holidays or any other times outside the permitted hours .

I trust this is of assistance

Senior Environmental Health Officer Babergh and Mid Suffolk Council

01449 724718

From: David Harrold Sent: 07 July 2016 09:27 To: Planning Admin Cc: Gemma Walker

Subject: Plan ref 1795/16/FUL Wade House, Violet Hill Road, Stowmarket EH - Other issues.

Thank you for consulting me on the further information and revised plans to the above application.

I can confirm with respect to other environmental health issues that I do not have any further comments to make.

David Harrold MCIEH

Senior Environmental Health Officer Babergh and Mid Suffolk Council

01449 724718

From: Nathan Pittam **Sent:** 15 June 2016 13:34 **To:** Planning Admin

Subject: 1795/16/FUL. EH - Land Contamination.

M3: 179437

1795/16/FUL. EH - Land Contamination.

Wade House, Violet Hill Road, STOWMARKET, Suffolk, IP14 1NH.

Erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home.

Many thanks for your request for comments in relation to the above application. I have reviewed the application and note that the applicant has submitted an environmental report authored by Brown2Green Geotechnical and Geoenvironmental Consultants (ref. 1514/Rpt1v2) which adequately assesses the risks at the site and determines the risk as low. In light of this I am happy to confirm that I have no objection to the proposed development but would request that we are contacted in the event of unexpected ground conditions being encountered during construction and that the developer is made aware that the responsibility for the safe development of the site lies with them.

I also note that this development is of a scale that would require comments with respect to Sustainability so could you please also consult "EH-Sustainability Issues.

Regards

Nathan

Nathan Pittam BSc. (Hons.) PhD Senior Environmental Management Officer Babergh and Mid Suffolk District Councils – Working Together t: 01449 724715 or 01473 826637 w: www.babergh.gov.uk www.midsuffolk.gov.uk



Consultation Response Pro forma

1	Application Number	1795/16	
2	Date of Response	22/06/2016	
3	Responding Officer Recommendation (please delete those N/A)	Name: Job Title: Responding on behalf of No objection	Hannah Bridges Waste Management Officer Waste Services
	Note: This section must be completed before the response is sent. The recommendation should be based on the information submitted with the application.		
5	Discussion Please outline the reasons/rationale behind how you have formed the recommendation. Please refer to any guidance, policy or material considerations that have informed your recommendation.	I have no objection to the planning application, the bin stores are easily accessible in each of the car parks. Each bin store should contain 3 sets of 1100l bins and a 240l glass bin.	
6	Amendments, Clarification or Additional Information Required (if holding objection) If concerns are raised, can they be overcome with changes? Please ensure any requests are proportionate	My only comment is that the bin store next to parking space 17 can this be relocated even nearer to the access road so that the bins do not need to be manoeuvred passed cars.	
7	Recommended conditions		

Please note that this form can be submitted electronically on the Councils website. Comments submitted on the website will not be acknowledged but you can check whether they have been received by reviewing comments on the website under the application reference number. Please note that the completed form will be posted on the Councils website and available to view by the public.

From: Hannah Bridges **Sent:** 27 July 2016 17:09 **To:** Planning Admin

Subject: RE: Reconsultation on Planning Application 1795/16

Good Afternoon,

I have no further comments to add to the planning application 1795/16. The bins store should house 6 set of 1100I bins and not the 5 depicted in the maps and I have noted this in my previous comment.

Kind regards

Hannah

Hannah Bridges
Waste Management Officer - Waste Services
Mid Suffolk and Babergh District Councils - Working Together
Tel: 01449 778649
www.midsuffolk.gov.uk www.babergh.gov.uk



Your ref: 1795/16

Our ref: Stowmarket - Wade House, Violet Hill

Road 00042803 Date: 27 July 2016

Enquiries to: Neil McManus

Tel: 01473 264121 or 07973 640625 Email: neil.mcmanus@suffolk.gov.uk

Mrs Gemma Walker, Planning Services, Mid Suffolk District Council, Council Offices, 131 High Street, Needham Market, Ipswich, Suffolk, IP6 8DL

Dear Gemma,

Stowmarket: Wade House, Violet Hill Road - developer contributions

I refer to the erection of 38no residential flats with associated parking, cycle stores and bin stores following the demolition of an existing two storey former residential care home

The development falls within the Stowmarket Area Action Plan (SAAP) and it therefore needs to be considered in relation to SAAP Policy 11.1 and Core Strategy Policy CS6 which requires all development to provide for the supporting infrastructure they necessitate.

I set out below Suffolk County Council's response which provides the infrastructure requirements associated with this scheme which needs to be considered by Mid Suffolk. The County Council will need to be a party to any sealed Section 106 legal agreement if it includes obligations which are its responsibility as service provider. Without the following contributions being agreed between the applicant and the local authority, the development cannot be considered to accord with relevant national and local policies.

The National Planning Policy Framework (NPPF) in paragraph 204 sets out the requirements of planning obligations, which are that they must be:

- Necessary to make the development acceptable in planning terms;
- b) Directly related to the development; and,
- Fairly and reasonably related in scale and kind to the development.

Please also refer to the adopted 'Section 106 Developers Guide to Infrastructure Contributions in Suffolk' which sets out the agreed approach to planning obligations with further information on education and other infrastructure matters in the topic papers.

In March 2015, Mid Suffolk District Council formally submitted documents to the Planning Inspectorate for examination under Regulation 19 of the Community Infrastructure Levy Regulation 2010 (as amended). Mid Suffolk are required by Regulation 123 to publish a list

of infrastructure projects or types of infrastructure that it intends will be, or may be, wholly or partly funded by CIL. Mid Suffolk have adopted and implemented their CIL charging schedule from 11 April 2016.

Site specific mitigation will still be covered by a planning obligation or planning conditions.

The current Mid Suffolk 123 List, dated November 2014, includes the following as being capable of being funded by CIL rather than through planning obligations:

- · Provision of passenger transport
- · Provision of library facilities
- · Provision of additional pre-school places at existing establishments
- · Provision of primary school places at existing schools
- · Provision of secondary, sixth form and further education places
- Provision of waste infrastructure
- 1. Education. Refer to the NPPF paragraph 72 which states 'The Government attaches great importance to ensuring that a sufficient choice of school places is available to meet the needs of existing and new communities. Local planning authorities should take a proactive, positive and collaborative approach to meeting this requirement, and to development that will widen choice in education'.

The NPPF at paragraph 38 states 'For larger scale residential developments in particular, planning policies should promote a mix of uses in order to provide opportunities to undertake day-to-day activities including work on site. Where practical, particularly within large-scale developments, key facilities such as primary schools and local shops should be located within walking distance of most properties.'

SCC would anticipate the following minimum pupil yields from a development of 38 residential units, namely:

- a. Primary school age range, 5-11: 4 pupils. Cost per place is £12,181 (2016/17 costs).
- Secondary school age range, 11-16: 1 pupil. Cost per place is £18,355 (2016/17 costs).
- Secondary school age range, 16+: 0 pupils. Costs per place is £19,907 (2016/17 costs).

The local catchment primary school is Chilton County Primary School and the secondary school is Stowupland High School.

Based on existing forecasts SCC will have no surplus places available at the catchment primary or secondary schools to accommodate any of the pupils arising from this scheme. Based on this current position SCC will require CIL funds towards providing additional education facilities for all of the 5 pupils arising, at a total cost of £67,079 (2016/17 costs).

The scale of contributions is based on cost multipliers for the capital cost of providing a school place, which are reviewed annually to reflect changes in construction costs. The figures quoted will apply during the financial year 2016/17 only and have been provided to give a general indication of the scale of contributions required should residential development go ahead. The sum will be reviewed at key stages of the application process to reflect the projected forecasts of pupil numbers and the capacity of the schools concerned at these times. Once the Section 106 legal agreement has been signed, the agreed sum will be index linked using the BCIS index from the date of the Section 106 agreement until such time as the education contribution is due. SCC has a 10 year period from completion of the development to spend the contribution on education provision.

Clearly, local circumstances may change over time and I would draw your attention to paragraph 12 where this information is time-limited to 6 months from the date of this letter.

2. Pre-school provision. Refer to the NPPF 'Section 8 Promoting healthy communities'. It is the responsibility of SCC to ensure that there is sufficient local provision under the Childcare Act 2006. Section 7 of the Childcare Act sets out a duty to secure free early years provision for pre-school children of a prescribed age. The current requirement is to ensure 15 hours per week of free provision over 38 weeks of the year for all 3 and 4 year-olds. The Education Bill 2011 amended Section 7, introducing the statutory requirement for 15 hours free early years education for all disadvantaged 2 year olds. From these development proposals SCC would anticipate up to 3 pre-school pupils at a cost of £6,091 per pupil = £18,273 (2016/17 costs).

Please note that the early years pupil yield ratio of 10 children per hundred dwellings is expected to change and increase substantially in the near future. The Government announced, through the 2015 Queen's Speech, an intention to double the amount of free provision made available to 3 and 4 year olds, from 15 hours a week to 30.

- 3. Play space provision. Consideration will need to be given to adequate play space provision. A key document is the 'Play Matters: A Strategy for Suffolk', which sets out the vision for providing more open space where children and young people can play. Some important issues to consider include:
 - In every residential area there are a variety of supervised and unsupervised places for play, free of charge.
 - b. Play spaces are attractive, welcoming, engaging and accessible for all local children and young people, including disabled children, and children from minority groups in the community.
 - c. Local neighbourhoods are, and feel like, safe, interesting places to play.
 - Routes to children's play spaces are safe and accessible for all children and young people.
- 4. Transport issues. Refer to the NPPF 'Section 4 Promoting sustainable transport'. A comprehensive assessment of highways and transport issues will be required as part of a planning application. This will include travel plan, pedestrian & cycle

provision, public transport, rights of way, air quality and highway provision (both onsite and off-site). Requirements will be dealt with via planning conditions and Section 106 as appropriate, and infrastructure delivered to adoptable standards via Section 38 and Section 278. This will be coordinated by Suffolk County Council FAO Christopher Fish.

Suffolk County Council, in its role as local Highway Authority, has worked with the local planning authorities to develop county-wide technical guidance on parking which replaces the preceding Suffolk Advisory Parking Standards (2002) in light of new national policy and local research. It has been subject to public consultation and was adopted by Suffolk County Council in November 2014.

Libraries. The National Planning Policy Framework (NPPF) Chapter 8 talks about the importance of 'Promoting healthy communities', particularly paragraphs 69 & 70.

Paragraph 69 states that "the planning system can play an important role in facilitating social interaction and creating healthy, inclusive communities".

Paragraph 70 talks about the need to deliver the social, recreational and cultural facilities the community needs by planning positively for community facilities such as cultural buildings to enhance the sustainability of communities and residential environments; and to guard against the unnecessary loss of valued facilities and services, particularly where this would reduce the community's ability to meet its day-to-day needs. There is also the need to ensure that facilities and services are able to develop and modernise in a way that is sustainable, and retained for the benefit of the community.

The adopted 'Section 106 Developers Guide to Infrastructure Contributions in Suffolk' and the supporting 'Libraries and Archive Infrastructure Provision' topic paper sets out the general approach to securing library developer contributions. The Department for Culture, Media and Sport (DCMS) previously published national standards for library provision and used to monitor Library Authorities' performance against the standards. Whilst these national standards are no longer a statutory requirement they form the basis for Suffolk County Council's in-house standards, which form the basis of the contract with Suffolk Libraries. The standard recommends a figure of 30 square metres per 1,000 population as a benchmark for local authorities; which for Suffolk represents a cost of £90 per person or £216 per dwelling based on an average occupancy of 2.4 persons per dwelling.

The capital contribution towards libraries arising from this scheme is £8,208, which would be spent on enhancing library facilities & services in the vicinity of the development.

6. Waste. All local planning authorities should have regard to both the Waste Management Plan for England and the National Planning Policy for Waste when discharging their responsibilities to the extent that they are appropriate to waste management. The Waste Management Plan for England sets out the Government's ambition to work towards a more sustainable and efficient approach to resource use and management.

Paragraph 8 of the National Planning Policy for Waste states that when determining planning applications for non-waste development, local planning authorities should, to the extent appropriate to their responsibilities, ensure that:

New, non-waste development makes sufficient provision for waste management and promotes good design to secure the integration of waste management facilities with the rest of the development and, in less developed areas, with the local landscape. This includes providing adequate storage facilities at residential premises, for example by ensuring that there is sufficient and discrete provision for bins, to facilitate a high quality, comprehensive and frequent household collection service.

SCC requests that waste bins and garden composting bins should be provided before occupation of each dwelling and this will be secured by way of a planning condition. SCC would also encourage the installation of water butts connected to gutter down-pipes to harvest rainwater for use by occupants in their gardens.

The waste disposal facilities topic paper sets out the detailed approach to how contributions are calculated. A contribution of £51 per dwelling is sought i.e. £1,938, which will be spent on enhancing provision in Stowmarket.

- 7. Supported Housing. In line with Sections 6 and 8 of the NPPF, homes should be designed to meet the health needs of a changing demographic. Following the replacement of the Lifetime Homes standard, designing homes to the new 'Category M4(2)' standard offers a useful way of fulfilling this objective, with a proportion of dwellings being built to 'Category M4(3)' standard. In addition we would expect a proportion of the housing and/or land use to be allocated for housing with care for older people e.g. Care Home and/or specialised housing needs, based on further discussion with the local planning authority's housing team to identify local housing needs.
- 8. Sustainable Drainage Systems. Refer to the NPPF 'Section 10 Meeting the challenges of climate change, flooding and coastal change'. On 18 December 2014 there was a Ministerial Written Statement made by The Secretary of State for Communities and Local Government (Mr Eric Pickles). The changes took effect from 06 April 2015.

"To this effect, we expect local planning policies and decisions on planning applications relating to major development - developments of 10 dwellings or more; or equivalent non-residential or mixed development (as set out in Article 2(1) of the Town and Country Planning (Development Management Procedure) (England) Order 2010) - to ensure that sustainable drainage systems for the management of run-off are put in place, unless demonstrated to be inappropriate.

Under these arrangements, in considering planning applications, local planning authorities should consult the relevant lead local flood authority on the management of surface water; satisfy themselves that the proposed minimum standards of operation are appropriate and ensure through the use of planning conditions or planning obligations that there are clear arrangements in place for ongoing maintenance over the lifetime of the development. The sustainable drainage system

should be designed to ensure that the maintenance and operation requirements are economically proportionate."

- 9. Fire Service. Any fire hydrant issues will need to be covered by appropriate planning conditions. SCC would strongly recommend the installation of automatic fire sprinklers. The Suffolk Fire and Rescue Service requests that early consideration is given during the design stage of the development for both access for fire vehicles and the provisions of water for fire-fighting which will allow SCC to make final consultations at the planning stage.
- 10. Superfast broadband. SCC would recommend that all development is equipped with high speed broadband (fibre optic). This facilitates home working which has associated benefits for the transport network and also contributes to social inclusion; it also impacts educational attainment and social wellbeing, as well as impacting property prices and saleability.

As a minimum, access line speeds should be greater than 30Mbps, using a fibre based broadband solution, rather than exchange based ADSL, ADSL2+ or exchange only connections. The strong recommendation from SCC is that a full fibre provision should be made, bringing fibre cables to each premise within the development (FTTP/FTTH).

This will provide a network infrastructure which is fit for the future and will enable faster broadband.

- 11.Legal costs. SCC will require an undertaking for the reimbursement of its own legal costs associated with work on a S106A, whether or not the matter proceeds to completion.
- 12. The above information is time-limited for 6 months only from the date of this letter.

If this scheme is granted planning permission and implemented, the above will form the basis of a future bid by SCC to Mid Suffolk for CIL funds in order to mitigate the impact of the development on local infrastructure.

Yours sincerely,

Development Contributions Manager

Strategic Development - Resource Management

cc Iain Maxwell, Suffolk County Council Christopher Fish, Suffolk County Council Floods Planning, Suffolk County Council From: David Pizzey

Sent: 08 June 2016 08:58

To: Gemma Walker Cc: Planning Admin

Subject: 1795/16 Wade House, Stowmarket.

Hi Gemma

I have no objection in principle to this application subject to it being undertaken in accordance with the protection measures indicated in the accompanying arboricultural report.

Whilst a small number of trees are proposed for removal these are generally of limited amenity value and/or poor condition and their loss will have negligible impact on the appearance and character of the local area. If you are minded to recommend approval we will also require a detailed Arboricultural Method Statement, Tree Protection Plan and monitoring schedule in order to help ensure the protective measures referred to are implemented effectively. This information can be dealt with under condition (see attached).

Regards

David

David Pizzey

Arboricultural Officer

Hadleigh office: 01473 826662

Needham Market office: 01449 724555 david.pizzey@baberghmidsuffolk.gov.uk

www.babergh.gov.uk and www.midsuffolk.gov.uk

Babergh and Mid Suffolk District Councils - Working Together

No works shall start on site until a Tree Survey, Arboricultural Impact Assessment, Arboricultural Method Statement and Tree Protection Plan that comply with the recommendations set out in BS 5837: 2012 *Trees in relation to design, demolition and construction*, have been submitted to and approved in writing by the Council. Unless otherwise agreed the details shall include an auditable system of arboricultural site monitoring for the duration of the development. The development shall then be undertaken strictly in accordance with the approved method statement.

Reason – To adequately safeguard the continuity of amenity afforded by existing trees.

Gemma Walker

From: Iain Farquharson
Sent: 11 August 2016 12:16

To: Gemma Walker

Subject: FW: 1795/16 Wade House, Stowmarket - sustainability **Attachments:** 14-246 Wade House - Sustainable Checklist.pdf

Dear Gemma

The document received is a good step towards addressing sustainability issues but many items are still left undecided and 'subject to RIBA stage 4' or 'part of the design and build process'.

The concern is that if items such as solar panels are not considered at this time as part of the planning process their inclusion at a later date may be more difficult.

It is felt that some sample SAP calculations could be undertaken to establish basic construction principles (U values) and establish if items such as mechanical ventilation or solar panels are likely to be required. The result then in turn would address the sustainability element of the application.

This is particularly important as policy CS3 requires 10% of the developments energy to be derived from renewable technology and sustainable construction measures.

Regards

lain Farquharson

Environmental Management Officer Babergh Mid Suffolk Council

2 01449 724878

iain.farquharson@baberghmidsuffolk.gov.uk

From: Sophia Calderley Sent: 11 August 2016 11:12

To: Iain Farguharson

Subject: FW: 1795/16 Wade House, Stowmarket - sustainability

Dear lan,

Please see the above which I have logged into the case.

Many thanks

Kind regards

Sophia Calderley

Administration and Technical Support Officer Environmental Health From: Iain Farquharson Sent: 13 July 2016 10:33 To: Planning Admin

Subject: 1795/16 | Erection of 38no residential flats Consultation response

Our Ref: M3 180916

1795/16 | Erection of 38no residential flats Wade House Stowmarket

Sir/Madam

The application does not offer any information regarding sustainable construction techniques, renewable or low carbon technology or reduction in the reliance of electricity consumption and does not offer any 3rd party accreditation for the environmental credentials eg Code for Sustainable Homes (or its replacement scheme)

The recommendation is refusal until such time as these matters are addressed and once addressed conditions applied to ensure the improved environmental credentials of the development.

lain Farquharson

Environmental Management Officer Babergh Mid Suffolk Council

2 01449 724878