HAVANT BOROUGH COUNCIL

At a meeting of the Development Management Committee held on 24 January 2019

Present

Councillor Buckley (Chairman)

Councillors Crellin (Standing Deputy), Keast, Patrick, Lowe, Satchwell (Vice-Chairman) and Cresswell (Standing Deputy)

Other Councillors Present:

Councillor(s): Wilson, Bowerman and Pike

74 Apologies for Absence

Apologies for absence were received from Councillors Lloyd and Howard.

75 Minutes

RESOLVED that the minutes of the meeting of the Development Management Committee held on 13 December 2018 were agreed as a correct record and signed by the Chairman.

76 Matters Arising

There were no matters arising.

77 Site Viewing Working Party Minutes

The minutes of the Site Viewing Working Party held on 17 January 2019 were received.

78 Declarations of Interest

There were no declarations of interest.

79 Chairman's Report

There were no matters that the Chairman wished to report to the Committee.

80 Matters to be Considered for Site Viewing and Deferment

There were no matters to be considered for site viewing and deferment.

81 Deputations

The Committee received the following deputations:

- i) Ms Glanville-Hearson APP/18/01234 39 West Street, Havant, PO9 1LA;
- ii) Mr Comlay APP/18/01234 39 West Street, Havant, PO9 1LA;
- iii) Mr Sykes APP/18/01234 39 West Street, Havant, PO9 1LA; and
- iv) Councillor Michael Wilson APP/18/00985 3 Lexden Gardens, Hayling Island, PO11 0QP.

82 APP/18/01234 - 39 West Street, Havant, PO9 1LA

Proposal: Change of use from a former bank (Class A2) to a hot food takeaway (Class A5); installation of extraction / ventilation

equipment and other external alterations (resubmission of

application ref: APP/18/00706).

The Committee considered the written report and recommendation of the Head of Planning to grant permission.

The Committee was addressed by the following deputees:

- a) Ms Glanville-Hearson, who objected to the application for the following reasons:
 - 1. There was not suitable space or access in the rear service yard for the safe entry and exit of sizeable service vehicles;
 - 2. Service vehicle access via Brockhampton Lane would not be possible due to the limited width of the road;
 - 3. Access to the rear service yard via Park Road South would result in an unacceptable hazard, as vehicles would need to cross two lanes of northbound traffic and a busy pathway to enter the yard;
 - 4. The lay-by parking on West Street was in constant use and was not able to accommodate the additional parking created by this application; and
 - 5. The application was largely the same as the previously submitted application and had not responded to concerns from residents.
- b) Mr Comlay, who objected to the application for the following reasons:
 - The applicant would not have control over the usage of the rear service yard and could therefore not guarantee smooth access to the site or the parking spaces to accord with the detail of the application submitted;

- The application would lead to an unacceptable amount of traffic movements on the site and create a hazard for pedestrians and motorists in the area; and
- 3. The application would detrimentally impact upon the health and wellbeing of the Borough.
- c) Mr Sykes, who supported the application for the following reasons:
 - 1. The resubmission had sought to address the concerns raised in the previous application, with the provision of a Technical Highways Note and parking surveys;
 - 2. The unit could convert to an A1 retail unit without planning permission and this would lead to a higher number of predicted traffic movements compared to an A5 take-away unit;
 - 3. A 7.5 tonne vehicle would be used to service this site and the tracking plan showed that this vehicle would be able to access this site:
 - 4. The predicted number of trip generations relating to the application site was considered acceptable;
 - 5. The applicant would be relocating from an existing unit in North Street and would therefore not result in a net increase of takeaway units in Havant Town Centre; and
 - 6. The application would have a positive impact upon local employment.

In response to questions from the Committee, Mr Sykes confirmed that:

- The site was solely for takeaway usage;
- The application included the provision for 3 parking spaces at the rear of the site; and
- The tracking plan had been undertaken by professional consultants.

In response to questions from the Committee, officers advised that:

- The service vehicle tracking plans were consistent and commonly used for applications of this nature;
- The Waste and Operational Management Plan sets out that, if the application were to be successful, the unit would be required to provide bins and staff would conduct regular inspections inside and outside of the unit to clear any litter;
- Access to the rear service yard via Park Road South was an established entrance to the area; and
- The parking surveys had been conducted at the peak times for a takeaway business.

The Committee discussed the application in detail together with the views raised by deputees.

During the debate, some members of the Committee felt that there were no material planning reasons to justify a refusal and a motion was moved to grant permission as recommended.

The Committee considered an amendment to refuse permission as the resubmission had not addressed the concerns raised in the previous application.

The Committee was advised that it would be difficult to defend a highway capacity reason for refusal. A majority of the Committee were therefore minded to grant permission and it was:

RESOLVED that the Head of Planning be authorised to grant permission for application APP/18/01234 subject to the following conditions:

- 1 The development must be begun not later than three years beginning with the date of this permission.
 - **Reason:** To comply with the requirements of Section 91 of the Town and Country Planning Act 1990 as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.
- The development hereby permitted shall be carried out in accordance with the following approved plans:

Waste and Operational Management Plan dated January 2019 Highways Technical Note 02 (2472) by Croft Transport Planning & Design, received 11/01/2019

Swept Path Analysis Plan Drawing number: 2472-SP01 Rev A Planning, Design and Access Statement (Incorporating Flood Risk Assessment) dated November 2018

Environmental Assessment Report 18/0455/R1 by Cole Jarman dated 26th September 2018

Location Plan Drawing No. DB447 - LP Rev A

Block Plan Drawing No. DB447 - BP

Proposed Elevations Drawing No. DB447 - EL05

Proposed Plan Drawing No. DB447 - GA04 Rev A

Air Handling Unit Information

Supporting Annex B Document for Proposed Ventilation System by

DeltaBravo Ltd dated 19.06.18

Baffle Filter information

Extraction Details

Filtration Details

Reason: - To ensure provision of a satisfactory development.

- Notwithstanding the provisions of the Town and Country Planning (Use Classes) Order 1987, (as amended) and any Town and Country Planning (General Permitted Development) Order, the premises shall be used as a pizza takeaway only and for no other food types within Class A5 of the above Use Classes Order.
 - **Reason:** In the interests of amenity as the proposed extractor equipment may not be adequate for other food types, and having due regard to Policies DM5 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.
- The premises shall only be open to the public for trade or business between the hours of 09:00 and 23:00 Sunday to Thursday; and between 09:00 and 24:00 (midnight) on Fridays and Saturdays. No delivery of pizzas shall take place outside these hours.

 Reason: To protect the amenities of nearby residential properties and having due regard to policy DM5 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.
- Servicing and deliveries to or from the premises shall only take place between the hours of 07:00 and 20:00 Monday to Saturdays and at no other time, in accordance with the Waste and Operational Management Plan, dated January 2019.
 - **Reason:** In the interests of the amenities of occupiers of nearby residential properties and having due regard to policies DM10, DM11 and CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.
- The hereby approved extraction equipment shall be installed and effectively operated for as long as the use continues, and shall be regularly maintained in accordance with the Annex B Document for Proposed Ventilation System by DeltaBravo Ltd dated 19.06.18. Any failure of the extraction equipment and all cooking processes shall cease until the system has been restored to full working order. Documentary evidence including receipts, invoices and copies of any service contracts in connection with the use and maintenance of the extraction equipment, shall be kept and made available for inspection at the premises by officers of the Local Planning Authority, to facilitate monitoring of compliance with this condition.

Reason: In the interests of amenity and to protect against cooking odours outside the premises, and having due regard to Policies DM5 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

The noise mitigation measures detailed in the Environmental Assessment Report 18/0455/R1 2nd issue by Cole Jarman shall be fully implemented prior the hereby approved use being brought into first use. Thereafter the silencer and anti-vibration mounts and all other measures shall be maintained in full working order to the satisfaction of the Local Planning Authority.

Reason: In the interests of amenity and to protect against cooking odours outside the premises, and having due regard to Policies DM5 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

83 APP/18/00985 - 3 Lexden Gardens, Hayling Island, PO11 0QP

(The site was viewed by the Site Viewing Working Party).

Proposal: First floor extension over existing garage and utility room;

cladding to elevations.

The Committee considered the written report and recommendation of the Head of Planning to grant permission.

The Committee received supplementary information, circulated prior to the meeting, which provided photographs of the site as submitted by Councillor Michael Wilson.

The Committee was addressed by the following deputee:

- a) Councillor Michael Wilson, who objected to the application for the following reasons:
- 1. The proposed extension would have an unacceptable adverse impact affecting the light available to the rear of the neighbouring property;
- 2. The proposed extension would result in an excessive building bulk and size adjacent to the neighbouring property;
- 3. The proposed extension by reason of its bulk, size and prominence would be an incongruous feature in comparison to the cohesive design of existing properties and would be detrimental to the street scene within Lexden Gardens; and
- 4. The use of cladding would be unsympathetic to the character of the existing design for properties within Lexden Gardens.

Councillor Wilson recommended that the Committee refuse the application for the following reasons:

'The proposed extension is of excessive depth adversely affecting the outlook from, and light available to, the occupier of the adjacent residential property. The proposal is therefore contrary to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework'

'The proposed extension would result in an excessive building bulk adjacent to an existing residential property, detrimental to the visual outlook and amenities of the occupier of this property. The proposal is therefore contrary to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework'

'The proposed extension by reason of its bulk, height and prominent location would be an incongruous feature within the streetscene to the detriment of the visual amenities of the area. The proposal is therefore contrary to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework'

The Committee discussed the application in detail together with the views raised by the deputee.

During the debate, members considered the impact upon the neighbouring property and felt that there would be minimal loss of light.

The Committee were of the view however that the extension would by reason of its bulk, proposed materials and prominent siting be an incongruous feature within the street scene and have a detrimental impact upon the spatial characteristics of the area. It was therefore

RESOLVED that Application APP/18/00985 be refused for the following reason:

The proposed extension would, by reason of its bulk, proposed materials and prominent siting, appear incongruous and be harmful to the existing character and appearance of the area conflicting with the established pattern of development and spatial characteristics and setting of the street scene. The proposal therefore conflicts with Policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011, the Havant Borough Design Guide Supplementary Planning Document 2011 and the National Planning Policy Framework.

84 APP/17/00863 - Southleigh Park House, Eastleigh Road, Havant, PO9 2PE

The Committee considered a report from the Head of Planning in relation to APP/17/00863.

The Committee received supplementary information, circulated prior to the meeting, which gave details of updates to the list of approved drawings as set out in Conditions 18 (full permission) and 23 (outline permission).

The application had been brought back to the Committee to ensure the agreed conditions were sited under the correct resolutions.

RESOLVED that the resolution in Minute 130/4/2018 be amended as follows:

That, in respect of Application APP/17/00863, the Head of Planning be authorised to:

(i) Grant Full Planning Permission for only the following part of the above proposal as described:

Full planning permission for change of use, alterations to and extension of existing buildings to 20no. residential units, (13no. units in the main house and 7no. units in the other listed buildings) with associated landscaping, parking and amenity space.

Subject to the following:

- (a) The completion of a legal agreement under Section 106 of the Town and Country Planning Act 1990 and other relevant legislation (subject to such changes as the Head of Planning and the Solicitor to the Council may determine), to secure the matters set out in the officer report accompanying Planning Application APP/17/00863; and
- (b) The following planning conditions;
- 1. The development must be begun not later than five years beginning with the date of this permission.

Reason: To comply with the requirements of Section 91 of the Town and Country Planning Act 1990 as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.

- No work shall be undertaken on the site until measures have been agreed by the Local Planning Authority in writing (a method statement) for the protection of the listed structures from demolition and development on site to ensure both safety and stability. The measures shall be undertaken before any operations commence.
 - **Reason:** To ensure that the listed building's special interest is not damaged and having due regard to policies CS11 of the Havant Borough Local Plan (Core Strategy) 2011, DM20 of the Havant Borough Local Plan (Allocations) 2014 and the National Planning Policy Framework.
- 3. Construction of the buildings hereby permitted shall not commence until samples and details of all external roofing and external facing materials have been submitted to and approved in writing by the Local Planning Authority. Thereafter only such approved materials and finishes shall be used in carrying out the development.

Reason: In the interests of the amenities of the locality and having due regard to policies CS16 and DM9 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

4. No development shall take place until finished floor levels for the proposed building(s) relative to agreed off-site datum point(s) have been submitted to and approved in writing by the Local Planning Authority. The development shall be undertaken in accordance with the approved details.

Reason: To ensure the appearance of the development is satisfactory and having due regard to policies CS11 and CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

5. No development hereby permitted shall commence until a specification of the materials to be used for the surfacing of all open parts of the site proposed to be hardsurfaced (including semi-permeable materials) and a programme for their phased implementation have first been submitted to and approved in writing by the Local Planning Authority. The development hereby permitted shall not be brought into use until the implementation of all such hardsurfacing has been completed in full accordance with that specification.

Reason: In the interests of the amenities of the locality and having due regard to policies CS16, and DM8 of the Havant Borough Local Plan (Core Strategy) 2011 and National Planning Policy Framework.

6. No development hereby permitted shall commence until plans and particulars specifying the alignment, type, height and, where appropriate, construction materials and design of all proposed screen walls, fences, hedges and other means of enclosure for that phase have been first submitted to and approved in writing by the Local Planning Authority. No dwelling shall be occupied until completion of the installation of all its screening provision as is thus approved by the Local Planning Authority. At all times thereafter, all of that screening provision shall be retained in a wholly sound and effective condition.

Reason: To safeguard the amenities of the locality and occupiers of neighbouring property and having due regard to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

7. No dwelling shall be occupied until plans and particulars specifying the provision to be made for external lighting of the same and the type of street lighting including calculations, contour illumination plans and means to reduce light pollution for that phase has been submitted to and approved in writing by the Local Planning Authority. There shall be no external lighting on the site other than as thereby approved. The approved details should be adhered to at all times.

Reason: To safeguard the amenities of the locality and having due regard to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

8. No development hereby permitted shall commence until plans and particulars specifying the layout, depth and capacity of all foul and surface water drains and sewerage disposal including proposed to serve the same, the treatment of existing water courses and ditches and details of any other proposed ancillary drainage works/plant (e.g. pumping stations) for that phase have first been submitted to and approved in writing by the Local Planning Authority. No dwelling or building shall be occupied until completion of the implementation of its drainage provision in full accordance with such plans and particulars as are thus approved by the Authority.

Reason: To safeguard the amenities of the locality and ensure that all such drainage provision is constructed to an appropriate standard and quality and having due regard to policies and proposals CS16 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011, and the National Planning Policy Framework.

- No development shall take place until plans and particulars specifying the following matters have been submitted to and approved in writing by the Local Planning Authority:
 - (i) The provision to be made within the site for contractors' vehicle parking during site clearance and construction of the development;
 - (ii) The provision to be made within the site for a material storage compound during site clearance and construction of the development.

Thereafter, throughout such site clearance and implementation of the development, the approved parking provision and storage compound shall be kept available and used only as such.

Reason: To safeguard the amenities of the locality and/or in the interests of traffic safety and having due regard to policies CS16 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

10. Any single garage/car port shall measure a minimum of 6m by 3m and be constructed as such and made available for the parking of motor vehicles at all times.

Reason: To ensure compatible use of the garage with the interests of local amenity. To ensure adequate on-site car parking provision for the approved dwellings and to discourage parking on the adjoining highway in the interests of local amenity and having due regard to policy DM13 of the Havant Borough Local Plan (Core Strategy) and the National Planning Policy Framework.

11. The garages hereby permitted shall be retained and kept available for the parking of cars at all times and shall not be converted to living accommodation without the prior written approval of the Local Planning Authority.

Reason: To ensure the retention of adequate on-site car parking and to discourage parking on the adjoining highway in the interests of highway safety and local amenity and having due regard to policy DM13 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

12. Prior to the commencement of any above ground construction, details and specifications of external meter boxes on listed buildings shall be submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in accordance with the approved details.

Reason: To ensure that the listed building's special interest is not damaged and having due regard to policies CS11 of the Havant Borough Local Plan (Core Strategy) 2011, DM20 of the Havant Borough Local Plan (Allocations) 2014 and the National Planning Policy Framework.

13. Development shall proceed in strict accordance with the ecological mitigation, compensation and enhancement measures detailed within the Ecological Assessment (ECOSA, March 2018) unless otherwise agreed in writing by the Local Planning Authority. All ecological mitigation, compensation and enhancement features shall be permanently retained and maintained as befits their purpose.

Reason: To protect biodiversity in accordance with the Conservation Regulations 2017, Wildlife & Countryside Act 1981, the NERC Act (2006), Policy CS11 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

14. Prior to the commencement of any specific phase of development approved by this planning permission (or such other date or stage in development as may be agreed in writing with the Local Planning Authority), and notwithstanding any assessment provided with the planning application, an assessment of the nature and extent of contamination at the site, whether originating from within or outside the curtilage, shall be submitted to and approved in writing by the Local Planning Authority. The assessment shall be undertaken by competent persons, and the findings presented as a written report.

The assessment may comprise separate reports as appropriate, but unless specifically excluded in writing by the Local Planning Authority, shall include;

- 1) A site walk-over survey &/or sufficient desk-based research to identify;
- · All relevant previous uses of the site
- Potentially significant contaminants associated with those uses
- Uncertainties relating to previous use or associated potential contaminants
- A conceptual site model identifying all relevant sources, exposure pathways
- · and receptors, and;
- A summary of potentially unacceptable risks arising from contamination at the site.
- 2) Site investigation based on (1), to provide sufficient data and information to adequately identify & characterise any physical contamination on or affecting the site, and to inform an appropriate assessment of the risks to all receptors that may be affected, including those off site.
- 3) The results of an appropriate risk assessment based upon (1) & (2), and where unacceptable risks are identified, a Remediation Strategy that includes:

- · appropriately considered remedial objectives,
- an appraisal of remedial &/or risk mitigation options, having due regard to
- sustainability, and;
- clearly defined proposals for mitigation of the identified risks.
- 4) A verification plan providing details of the data that will be collected in order to demonstrate that the works set out in the Remediation Strategy (3) are complete, identifying any requirements for longer-term monitoring of pollutant linkages, maintenance and arrangements for contingency action.

All elements shall be adhered to unless agreed in writing by the Local Planning Authority

Reason: Having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014, Contamination may be present at the site as a result of both previous & current land uses (&/or activities) that could pose a risk to future site occupiers.

15. Prior to the occupation of any relevant part of the permitted development, any verification report required in accordance with condition 14 above shall be submitted to and approved in writing by the Local Planning Authority.

The report shall include results of sampling and monitoring carried out in accordance with the approved verification plan, and must demonstrate that site remediation criteria have been met. Where longer-term monitoring of pollutant linkages is identified as being necessary, the report shall clearly set out plans for monitoring, provision for maintenance, relevant triggers and contingency actions (a "long-term monitoring and maintenance plan").

The long-term monitoring and maintenance plan shall be implemented as approved.

Reason: Having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014, Contamination may be present at the site as a result of both previous & current land uses (&/or activities) that could pose a risk to future site occupiers.

16. Prior to the commencement of construction of any part of the development approved by this Planning Permission, a desk based study to assess the likelihood of the presence of historic unexploded ordnance (UXO) or bombs (UXB) shall be submitted to and approved in writing by the Local Planning Authority. Where non-trivial potential for the presence of UXO/UXB has been identified at the site, the study shall include details of a protocol for the identification and assessment of possible ordnance that may be disturbed during construction (a 'watching brief').

If, during development, any suspected historic ordnance (UXO/UXB) is found to be present, no further development shall be undertaken until the object has been assessed by an appropriately qualified person, appropriate actions taken to remove or make safe the object, have been undertaken, and the Local Planning Authority notified. The provisions of the approved 'watching brief' shall be observed throughout the undertaking of all relevant construction activities (i.e. below ground works – excavations for foundations, buried services & SUDS)"

Reason: The site is adjacent to former military fortifications, potentially indicative of active use of the extant residence &/or estate during the 2nd World War, e.g. for training and staging purposes, by regular forces or home guard activities. The presence of unexploded ordnance is not considered implausible. To manage the potential associated risk to both groundwork personnel & future residents, and having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014.

17. Notwithstanding any landscape strategy submitted, no development hereby permitted shall be commenced until a detailed soft landscaping scheme for all open parts of the site not proposed to be hardsurfaced has been submitted to and approved in writing by the Local Planning Authority. Such scheme shall specify the proposed finished ground levels in relation to the existing levels, the distribution and species of ground cover to be planted, the positions, species and planting sizes of the trees and shrubs to be planted and/or retained, and timing provisions for completion of the implementation of all such landscaping works.

The implementation of all such approved landscaping shall be completed in full accordance with such approved timing provisions. Any tree or shrub planted or retained as part of such approved landscaping scheme which dies or is otherwise removed within the first 5 years shall be replaced with another of the same species and size in the same position during the first available planting season.

Reason: To ensure the appearance of the development is satisfactory and having due regard to policies CS11, DM8 and DM9 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

18. Development hereby permitted shall be carried out in accordance with the approved plans:

P000A LOCATION PLAN
P001 EXISTING SITE PLAN
P002 TOPOGRAPHICAL SURVEY
P003 PARAMETERS PLAN (REV B)
P004 LANDSCAPE STRATEGY
P007 RETAINED STRUCTURES, DEMOLITION & NEW BUILDINGS
P102 MAIN HOUSE - GROUND FLOOR EXISTING
P103 MAIN HOUSE - FIRST FLOOR EXISTING

- P104 MAIN HOUSE ELEVATIONS EXISTING
- P105 MAIN HOUSE GROUND FLOOR ALTERATIONS
- P106 MAIN HOUSE FIRST FLOOR ALTERATIONS
- P107 MAIN HOUSE WEST & SOUTH ALTERATIONS
- P108 MAIN HOUSE EAST & NORTH ALTERATIONS
- P109 MAIN HOUSE PROPOSED GROUND FLOOR
- P110_LS LANDSCAPE DETAIL MAIN HOUSE & STABLE COURTYARD
 - P110 MAIN HOUSE PROPOSED FIRST FLOOR
 - P111 LS LANDSCAPE DETAIL LODGE
- P111 MAIN HOUSE PROPOSED ELEVATIONS WEST A-A / SOUTH B-B
- P112 MAIN HOUSE PROPOSED ELEVATIONS EAST C-C / NORTH D-D
 - P113 MAIN HOUSE PROPOSED SECTION A-A
- P114 MAIN HOUSE PROPOSED SECTION B-B
- P115 MAIN HOUSE PROPOSED SECTION C-C
- P117 MAIN HOUSE DOOR DETAIL WG18A
- P118 MAIN HOUSE WINDOW DETAIL WG39
- P119 MAIN HOUSE WINDOW DETAIL WG21 & 20A
- P120 MAIN HOUSE DOOR DETAIL XD11
- P121 MAIN HOUSE DOOR DETAIL WG25
- P122 MAIN HOUSE WINDOW DETAIL WG22 WG23 & WG40
- P123 MAIN HOUSE DOOR DETAIL XD06 XD08 & XD10
- P124 MAIN HOUSE DOOR DETAIL XD03
- P201 COACH HOUSE & STABLES EXISTING BLOCK / ROOF PLAN
- P202 COACH HOUSE & STABLES EXISTING GROUND FLOOR
- P203 COACH HOUSE & STABLES EXISTING FLOOR PLAN
- P204 COACH HOUSE EXISTING ELEVATIONS EAST & WEST
- P205 COACH HOUSE EXISTING ELEVATIONS NORTH & SOUTH
- P206 FORMER STABLES EXISTING ELEVATIONS WEST & NORTH
- P207 FORMER STABLES EXISTING ELEVATIONS EAST & SOUTH
- P208 COACH HOUSE & FORMER STABLES ROOF PLAN ALTERATIONS
- P209 COACH HOUSE & FORMER STABLES GROUND FLOOR ALTERA-TIONS
- P210 COACH HOUSE & FORMER STABLES FIRST FLOOR ALTERATIONS
- P211 COACH HOUSE ELEVATIONS EAST & WEST ALTERATIONS
- P212 COACH HOUSE ELEVATIONS NORTH & SOUTH -

ALTERATIONS

- P213 FORMER STABLES ELEVATIONS WEST & NORTH ALTERATIONS
- P214 FORMER STABLES ELEVATIONS EAST & SOUTH ALTERATIONS
- P216 COACH HOUSE & FORMER STABLES PROPOSED FIRST FLOOR PLAN
- P217 COACH HOUSE & FORMER STABLES PROPOSED ROOF PLAN
- P218 COACH HOUSE PROPOSED ELEVATIONS SOUTH & EAST
- P219 COACH HOUSE PROPOSED ELEVATIONS NORTH & WEST

- P221 COACH HOUSE PROPOSED SECTIONS A-A B-B
- P222 FORMER STABLES PROPOSED SECTIONS C-C
- P223 COACH HOUSE DOOR SCHEDULE PROPOSED ALTERATIONS
- P224 COACH HOUSE WINDOW SCHEDULE PROPOSED ALTERATIONS
- P225 COACH HOUSE DOOR SCHEDULE PROPOSED ALTERATIONS
- P226 FORMER STABLES WINDOW SCHEDULE PROPOSED ALTERA-TIONS
- P227 FORMER STABLES WINDOW SCHEDULE PROPOSED ALTERA-TIONS
- P228 FORMER STABLES WINDOW SCHEDULE PROPOSED ALTERA-TIONS
- P229 COACH HOUSE DOOR SCHEDULE PROPOSED ALTERATIONS
- P230 COACH HOUSE DOOR SCHEDULE PROPOSED ALTERATIONS
- P231 COACH HOUSE WINDOW SCHEDULE PROPOSED ALTERATIONS
- P232 COACH HOUSE WINDOW SCHEDULE PROPOSED ALTERATIONS
- P233 COACH HOUSE WINDOW SCHEDULE PROPOSED ALTERATIONS
- P234 FORMER STABLES DOOR SCHEDULE PROPOSED ALTERATIONS
- P235 FORMER STABLES WINDOW SCHEDULE PROPOSED ALTERA-TIONS
- P236 FORMER STABLES WINDOW SCHEDULE PROPOSED ALTERA-TIONS
- P301 GATE LODGE EXISTING GROUND FLOOR PLAN
- P302 GATE LODGE EXISTING FIRST FLOOR PLAN
- P303 GATE LODGE EXISTING ELEVATIONS
- P304 GATE LODGE GROUND FLOOR ALTERATION PLAN
- P305 GATE LODGE FIRST FLOOR ALTERATION PLAN
- P306 GATE LODGE ELEVATIONS ALTERATION PLAN
- P307 GATE LODGE PROPOSED GROUND FLOOR PLAN
- P308 GATE LODGE PROPOSED FIRST FLOOR PLAN
- P309 GATE LODGE PROPOSED ROOF PLAN
- P310 GATE LODGE PROPOSED NORTH AND EAST ELEVATION
- P311 GATE LODGE PROPOSED SOUTH AND WEST ELEVATION
- P312 GATE LODGE DOOR SCHEDULE
- P313 GATE LODGE WINDOW SCHEDULE
- P400 WOOD STORE EXISTING ELEVATIONS
- P401 WOOD STORE PROPOSED ELEVATIONS
- P402 WOOD STORE EXISTING AND PROPOSED FLOOR PLANS
- P403 DAIRY ELEVATIONS
- P404 DAIRY FLOOR PLANS
- 160720-002 D ACCESS DRAWING
- BJH 01 02 TREE SURVEY PLAN
- P215 COACH HOUSE & FORMER STABLES AMENDED

P220 COACH HOUSE & FORMER STABLES – AMENDED 245001/ P116 REV A MAIN HOUSE - FLINT WALL DETAIL (AMENDED) 16072-200 REV E - PRELIMINARY OFF-SITE ACCESSIBILITY PROPOSALS SUBMITTED ON 28/2/2018

SUPPORTING DOCUMENTS:

FLOOD RISK ASSESSMENT PRELIM SURFACE AND FOUL WATER PLAN

ARBORICULTURAL METHOD STATEMENT

ARBORICULTURAL METHOD STATEMENT - TREE PROTECTION PLAN

ECOLOGICAL ASSESSMENT

ECOLOGY REPORT MAPS 1 TO 12 AND APPENDIX

EXTERNAL LIGHTING REPORT

FLOOD RISK ASSESSMENT

HERITAGE STATEMENT

HERITAGE STATEMENT - FIGURES

INFRASTRUCTURE DELIVERY STATEMENT

LAND CONTAMINATION DESK STUDY REPORT

LANDSCAPE AND VISUAL APPRAISAL

LANDSCAPE AND VISUAL APPRAISAL PLANS AND PHOTOS

MARKETING REPORT

MINERALS POSITION STATEMENT

NOISE IMPACT ASSESSMENT

RESIDENTIAL TRAVEL PLAN

TRANSPORT STATEMENT

UTILITIES & SERVICING STATEMENT

DESIGN & ACCESS STATEMENT - PARTS 1-6

LLFA CHECKLIST

(ii) Grant Outline Planning Permission with respect to the following part of the above proposal as described:

Outline application (All matters reserved except means of access) for the demolition of 1983 office building and associated brick and glass corridor link and development of up to 70 residential units, associated landscaping, parking and infrastructure works.

Subject to the following:

- (a) The completion of a legal agreement under Section 106 of the Town and Country Planning Act 1990 and other relevant legislation (subject to such changes as the Head of Planning and the Solicitor to the Council may determine), to secure the matters set out in the officer report accompanying Planning Application APP/17/00863; and
- (b) The following planning conditions;
- 1. The outline development hereby permitted shall be begun before the expiration of 2 years from the date of the approval of the last of the reserved matters to be approved.

Reason: To comply with Section 51 of the Planning and Compulsory Purchase Act 2004.

2. Application for approval of reserved matters shall be made to the Local Planning Authority before the expiration of 3 years from the date of the grant of this planning permission.

Reason: To comply with Section 51 of the Planning and Compulsory Purchase Act 2004

- 3. Approval of the details of the following aspects of the development, hereinafter called "reserved matters" shall be obtained from the Local Planning Authority in writing before any development is commenced:
 - (i) the scale of the development;
 - (ii) the appearance of the development
 - (iii) the landscaping of the site
 - (iv) the layout of all the buildings

Reason: In order to secure a satisfactory development

4. Construction of the buildings hereby permitted shall not commence until samples and details of all external roofing and external facing materials have been submitted to and approved in writing by the Local Planning Authority. Thereafter only such approved materials and finishes shall be used in carrying out the development.

Reason: In the interests of the amenities of the locality and having due regard to policies CS16 and DM9 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

5. Construction of the buildings hereby permitted shall not commence until plans and particulars specifying the finished levels (above ordnance datum) of both the ground floors of the proposed buildings and the surrounding ground levels in relation to existing ground levels have first been submitted to and approved by the Local Planning Authority. The development shall be carried out in accordance with these approved details unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure that site levels are adequately addressed in the interests of the character and amenity of the area and of neighbours having due regard to policies CS16 of the Havant Borough Local Plan (Core Strategy) 2011, and the National Planning Policy Framework.

6. No development hereby permitted shall commence until a specification of the materials to be used for the surfacing of all open parts of the site proposed to be hardsurfaced (including semi-permeable materials) and a programme for their phased implementation have first been submitted to and approved in writing by the Local Planning Authority. The hardsurfacing shall be completed in full accordance with that specification and programme.

Reason: In the interests of the amenities of the locality and having due regard to policies CS16, and DM8 of the Havant Borough Local Plan (Core Strategy) 2011 and National Planning Policy Framework.

7. Construction of the buildings hereby permitted shall not commence until plans and particulars specifying the alignment, type, height and, where appropriate, construction materials and design of all proposed screen walls, fences, hedges and other means of enclosure have been first submitted to and approved in writing by the Local Planning Authority. No dwelling shall be occupied until completion of the installation of all its screening provision as is thus approved by the Local Planning Authority. At all times thereafter, all of that screening provision shall be retained in a wholly sound and effective condition.

Reason: To safeguard the amenities of the locality and occupiers of neighbouring property and having due regard to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

- 8. Prior to the commencement of development and notwithstanding any details previously provided, a landscape strategy plan shall be provided clearly showing all trees to be removed, retained and new trees to be planted including specific locations, species and root protection areas to be agreed in writing by the Local Planning Authority. The development shall be carried out in accordance with the agreed details only.
 Reason: To retain the landscaped and verdant character of the site and having due regard to Policies DM8 and CS11 of the Havant Borough Local Plan (Core Strategy) 2011.
- 9. The dwellings hereby permitted shall not be occupied for that phase until plans and particulars specifying the provision to be made for external lighting of the same and the type of street lighting including calculations, contour illumination plans and means to reduce light pollution for that phase has been submitted to and approved in writing by the Local Planning Authority. There shall be no external lighting on the site other than as thereby approved. The approved details should be adhered to at all times.

Reason: To safeguard the amenities of the locality and having due regard to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

10. No development hereby permitted shall commence for that phase until plans and particulars specifying the layout, depth and capacity of all foul and surface water drains and sewerage disposal including proposed to serve the same, the treatment of existing water courses and ditches and details of any other proposed ancillary drainage works/plant (e.g. pumping stations) for that phase have first been submitted to and approved in writing by the Local Planning Authority. No dwelling or building shall be occupied until completion of the implementation of its drainage provision in full accordance with such plans and particulars as are thus approved by the Authority.

Reason: To safeguard the amenities of the locality and ensure that all such drainage provision is constructed to an appropriate standard and quality and having due regard to policies and proposals CS16 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011, and National Planning Policy Framework.

- 11. No development shall take place until plans and particulars specifying the following matters have been submitted to and approved in writing by the Local Planning Authority:
 - (i) The provision to be made within the site for contractors' vehicle parking during site clearance and construction of the development;
 - (ii) The provision to be made within the site for a material storage compound during site clearance and construction of the development.

Thereafter, throughout such site clearance and implementation of the development, the approved parking provision and storage compound shall be kept available and used only as such.

Reason: To safeguard the amenities of the locality and/or in the interests of traffic safety and having due regard to policies CS16 and DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

12. Any single garage/car port shall measure a minimum of 6m by 3m and be constructed as such and made available for the parking of motor vehicles at all times.

Reason: To ensure compatible use of the garage with the interests of local amenity. To ensure adequate on-site car parking provision for the approved dwellings and to discourage parking on the adjoining highway in the interests of local amenity and having due regard to policy DM13 of the Havant Borough Local Plan (Core Strategy) and National Planning Policy Framework.

13. The garages hereby permitted shall be retained and kept available for the parking of cars at all times and shall not be converted to living accommodation without the prior written approval of the Local Planning Authority.

Reason: To ensure the retention of adequate on-site car parking and to discourage parking on the adjoining highway in the interests of highway safety and local amenity and having due regard to policy DM13 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

14. Prior to the commencement of development, a programme for the phased implementation of the car parking, servicing and other vehicular access arrangements shown on the approved plans shall be submitted for approval by the Local Planning Authority. The car parking, servicing and other vehicular access arrangements shall be made fully available for use in accordance with the agreed programme and shall be retained thereafter for their intended purpose.

Reason: In the interests of highway safety and having due regard to policy DM13 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

15. Notwithstanding the provisions of any Town and Country Planning General Permitted Development Order, no extension, building or structure permitted by Part 1, Classes A/D/E and F of the Town and Country Planning (General Permitted Development) (England) Order 2015, as amended, shall be erected within the curtilage of the site without the prior written approval of the Local Planning Authority.

Reason: In the interests of the character and amenities of the development having due regard to policy CS16 of the Havant Borough Local Plan Core Strategy 2011, and the National Planning Policy Framework.

16. Notwithstanding the provisions of any Town and Country Planning General Permitted Development Order, no alteration to the roof of the dwelling hereby approved including the addition of windows permitted by Part 1, Classes B/C of the Town and Country Planning (General Permitted Development) (England) Order 2015, as amended, shall be constructed without the prior written approval of the Local Planning Authority.

Reason: In the interests of the character and amenities of the development having due regard to policy CS16 of the Havant Borough Local Plan (Core Strategy) 2011, and the National Planning Policy Framework.

- 17. Prior to the submission of the reserved matters application, a Design Code document for the development shall be submitted to, and approved in writing by, the Local Planning Authority. The Design Code document shall substantially accord with the principles of the Design and Access Statement July 2017 and shall include the following details;
 - (a) Principles for the built form of key character areas within the Site to be informed by local character, having particular regard to:
 - (i) building form and depth,
 - (ii) roofscape, including ridge lines and pitches,
 - (iii) building heights (not to exceed 10.5m in height),
 - (iv) building elements such as chimneys, eaves, openings (windows / doors) and porches,
 - (v) external materials,
 - (vi) boundary treatment, and
 - (vii) Parking principles (including cycle parking / storage).
 - (viii) Details of Car Barns including materials, roofscape and building heights
 - (b) Principles for hard and soft landscaping within the site

The development shall be carried out in accordance with the approved Design Code document.

Reason: To ensure a satisfactory design for the development, in the interests of the character and appearance of the area and having due regard to policies CS11 and CS16 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

18. Prior to the commencement of any above ground construction, details and specifications of all windows and doors on new buildings shall be submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in accordance with the approved details.

Reason: To ensure that such details are appropriate to the character, architectural and historic interest of the listed buildings on the site and having due regard to policies CS11 and DM20 of the Havant Borough Local Plan (Core Strategy) 2011.

- 19. Development shall proceed in strict accordance with the ecological mitigation, compensation and enhancement measures detailed within the Ecological Assessment (ECOSA, March 2018) unless otherwise agreed in writing by the Local Planning Authority. All ecological mitigation, compensation and enhancement features shall be permanently retained and maintained as befits their purpose.
 Reason: to protect biodiversity in accordance with the Conservation Regulations 2017, Wildlife & Countryside Act 1981, the NERC Act (2006), and Policy CS 11 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.
- 20. Prior to the commencement of any specific phase of development approved by this planning permission (or such other date or stage in development as may be agreed in writing with the Local Planning Authority, and notwithstanding any assessment provided with the planning application), an assessment of the nature and extent of contamination at the site, whether originating from within or outside the curtilage, shall be submitted to and approved in writing by the Local Planning Authority. The assessment shall be undertaken by competent persons, and the findings presented as a written report.

The assessment may comprise separate reports as appropriate, but unless specifically excluded in writing by the Local Planning Authority, shall include;

- 1) A site walk-over survey &/or sufficient desk-based research to identify:
- All relevant previous uses of the site
- Potentially significant contaminants associated with those uses
- Uncertainties relating to previous use or associated potential contaminants
- A conceptual site model identifying all relevant sources, exposure pathways
- and receptors, and;
- A summary of potentially unacceptable risks arising from contamination at the

- site.
- 2) Site investigation based on (1), to provide sufficient data and information to adequately identify & characterise any physical contamination on or affecting the site, and to inform an appropriate assessment of the risks to all receptors that may be affected, including those off site.
- 3) The results of an appropriate risk assessment based upon (1) & (2), and where unacceptable risks are identified, a Remediation Strategy that includes;
- appropriately considered remedial objectives,
- an appraisal of remedial &/or risk mitigation options, having due regard to
- sustainability, and;
- clearly defined proposals for mitigation of the identified risks.
- 4) A verification plan providing details of the data that will be collected in order to demonstrate that the works set out in the Remediation Strategy (3) are complete, identifying any requirements for longer-term monitoring of pollutant linkages, maintenance and arrangements for contingency action.

All elements shall be adhered to unless agreed in writing by the Local Planning Authority

Reason: Having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014, Contamination may be present at the site as a result of both previous & current land uses (&/or activities) that could pose a risk to future site occupiers.

21. Prior to the occupation of any relevant part of the permitted development, any verification report required in accordance with condition 20 above shall be submitted to and approved in writing by the Local Planning Authority.

The report shall include results of sampling and monitoring carried out in accordance with the approved verification plan, and must demonstrate that site remediation criteria have been met. Where longer-term monitoring of pollutant linkages is identified as being necessary, the report shall clearly set out plans for monitoring, provision for maintenance, relevant triggers and contingency actions (a "long-term monitoring and maintenance plan").

The long-term monitoring and maintenance plan shall be implemented as approved.

Reason: Having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014, Contamination may be present at the site as a result of both previous & current land uses (&/or activities) that could pose a risk to future site occupiers.

22. Prior to the commencement of construction of any part of the development approved by this Planning Permission, a desk based study to assess the likelihood of the presence of historic unexploded ordnance (UXO) or bombs (UXB) shall be submitted to and approved in writing by the Local Planning Authority. Where non-trivial potential for the presence of UXO/UXB has been identified at the site, the study shall include details of a protocol for the identification and assessment of possible ordnance that may be disturbed during construction (a 'watching brief').

If, during development, any suspected historic ordnance (UXO/UXB) is found to be present, no further development shall be undertaken until the object has been assessed by an appropriately qualified person, appropriate actions taken to remove or make safe the object, have been undertaken, and the Local Planning Authority notified. The provisions of the approved 'watching brief' shall be observed throughout the undertaking of all relevant construction activities (i.e. below ground works – excavations for foundations, buried services & SUDS)"

Reason: The site is adjacent to former military fortifications, potentially indicative of active use of the extant residence &/or estate during the 2nd World War, e.g. for training and staging purposes, by regular forces or home guard activities. The presence of unexploded ordnance is not considered implausible. To manage the potential associated risk to both groundwork personnel & future residents, and having due regard to policies DM10 of the Havant Borough Local Plan (Core Strategy) 2011 and DM17 of the Havant Borough Local Plan (Allocations) 2014.

23. Development hereby permitted shall be carried out in accordance with the approved plans:

P000A LOCATION PLAN P001 EXISTING SITE PLAN P002 TOPOGRAPHICAL SURVEY P003 PARAMETERS PLAN (REV B) P004 LANDSCAPE STRATEGY RETAINED STRUCTURES, DEMOLITION & NEW P007 **BUILDINGS** P102 MAIN HOUSE - GROUND FLOOR EXISTING P103 MAIN HOUSE - FIRST FLOOR EXISTING P104 MAIN HOUSE - ELEVATIONS EXISTING P105 MAIN HOUSE - GROUND FLOOR ALTERATIONS MAIN HOUSE - FIRST FLOOR ALTERATIONS P106 P107 MAIN HOUSE - WEST & SOUTH ALTERATIONS P108 MAIN HOUSE - EAST & NORTH ALTERATIONS P109 MAIN HOUSE - PROPOSED GROUND FLOOR

- P110_LS LANDSCAPE DETAIL MAIN HOUSE & STABLE COURTYARD
 - P110 MAIN HOUSE PROPOSED FIRST FLOOR
 - P111 LS LANDSCAPE DETAIL LODGE
- P111 MAIN HOUSE PROPOSED ELEVATIONS WEST A-A / SOUTH B-B
- P112 MAIN HOUSE PROPOSED ELEVATIONS EAST C-C / NORTH D-D
 - P113 MAIN HOUSE PROPOSED SECTION A-A
- P114 MAIN HOUSE PROPOSED SECTION B-B
- P115 MAIN HOUSE PROPOSED SECTION C-C
- P117 MAIN HOUSE DOOR DETAIL WG18A
- P118 MAIN HOUSE WINDOW DETAIL WG39
- P119 MAIN HOUSE WINDOW DETAIL WG21 & 20A
- P120 MAIN HOUSE DOOR DETAIL XD11
- P121 MAIN HOUSE DOOR DETAIL WG25
- P122 MAIN HOUSE WINDOW DETAIL WG22 WG23 & WG40
- P123 MAIN HOUSE DOOR DETAIL XD06 XD08 & XD10
- P124 MAIN HOUSE DOOR DETAIL XD03
- P201 COACH HOUSE & STABLES EXISTING BLOCK / ROOF PLAN
- P202 COACH HOUSE & STABLES EXISTING GROUND FLOOR
- P203 COACH HOUSE & STABLES EXISTING FLOOR PLAN
- P204 COACH HOUSE EXISTING ELEVATIONS EAST & WEST
- P205 COACH HOUSE EXISTING ELEVATIONS NORTH & SOUTH
- P206 FORMER STABLES EXISTING ELEVATIONS WEST & NORTH
- P207 FORMER STABLES EXISTING ELEVATIONS EAST & SOUTH
- P208 COACH HOUSE & FORMER STABLES ROOF PLAN ALTERATIONS
- P209 COACH HOUSE & FORMER STABLES GROUND FLOOR ALTERA-TIONS
- P210 COACH HOUSE & FORMER STABLES FIRST FLOOR ALTERATIONS
- P211 COACH HOUSE ELEVATIONS EAST & WEST ALTERATIONS
- P212 COACH HOUSE ELEVATIONS NORTH & SOUTH ALTERATIONS
- P213 FORMER STABLES ELEVATIONS WEST & NORTH ALTERATIONS
- P214 FORMER STABLES ELEVATIONS EAST & SOUTH ALTERATIONS
- P216 COACH HOUSE & FORMER STABLES PROPOSED FIRST FLOOR PLAN
- P217 COACH HOUSE & FORMER STABLES PROPOSED ROOF PLAN
- P218 COACH HOUSE PROPOSED ELEVATIONS SOUTH & EAST
- P219 COACH HOUSE PROPOSED ELEVATIONS NORTH & WEST
- P221 COACH HOUSE PROPOSED SECTIONS A-A B-B
- P222 FORMER STABLES PROPOSED SECTIONS C-C

P223 COACH HOUSE - DOOR SCHEDULE - PROPOSED ALTERATIONS

P224 COACH HOUSE - WINDOW SCHEDULE - PROPOSED ALTERATIONS

P225 COACH HOUSE - DOOR SCHEDULE - PROPOSED ALTERATIONS

P226 FORMER STABLES - WINDOW SCHEDULE – PROPOSED ALTERA-TIONS

P227 FORMER STABLES - WINDOW SCHEDULE – PROPOSED ALTERA-TIONS

P228 FORMER STABLES - WINDOW SCHEDULE – PROPOSED ALTERA-TIONS

P229 COACH HOUSE - DOOR SCHEDULE - PROPOSED ALTERATIONS

P230 COACH HOUSE - DOOR SCHEDULE - PROPOSED ALTERATIONS

P231 COACH HOUSE - WINDOW SCHEDULE - PROPOSED ALTERATIONS

P232 COACH HOUSE - WINDOW SCHEDULE - PROPOSED ALTERATIONS

P233 COACH HOUSE - WINDOW SCHEDULE - PROPOSED ALTERATIONS

P234 FORMER STABLES - DOOR SCHEDULE – PROPOSED ALTERATIONS

P235 FORMER STABLES - WINDOW SCHEDULE – PROPOSED ALTERA-TIONS

P236 FORMER STABLES - WINDOW SCHEDULE – PROPOSED ALTERA-TIONS

P301 GATE LODGE EXISTING GROUND FLOOR PLAN

P302 GATE LODGE EXISTING FIRST FLOOR PLAN

P303 GATE LODGE EXISTING ELEVATIONS

P304 GATE LODGE GROUND FLOOR ALTERATION PLAN

P305 GATE LODGE FIRST FLOOR ALTERATION PLAN

P306 GATE LODGE ELEVATIONS ALTERATION PLAN

P307 GATE LODGE PROPOSED GROUND FLOOR PLAN

P308 GATE LODGE PROPOSED FIRST FLOOR PLAN

P309 GATE LODGE PROPOSED ROOF PLAN

P310 GATE LODGE PROPOSED NORTH AND EAST ELEVATION

P311 GATE LODGE PROPOSED SOUTH AND WEST ELEVATION

P312 GATE LODGE DOOR SCHEDULE

P313 GATE LODGE WINDOW SCHEDULE

P400 WOOD STORE EXISTING ELEVATIONS

P401 WOOD STORE PROPOSED ELEVATIONS

P402 WOOD STORE EXISTING AND PROPOSED FLOOR PLANS

P403 DAIRY ELEVATIONS

P404 DAIRY FLOOR PLANS

160720-002 D ACCESS DRAWING

BJH 01 02 TREE SURVEY PLAN

P215 COACH HOUSE & FORMER STABLES - AMENDED

P220 COACH HOUSE & FORMER STABLES - AMENDED

245001/ P116 REV A MAIN HOUSE - FLINT WALL DETAIL (AMENDED)
16072-200 REV E - PRELIMINARY OFF-SITE ACCESSIBILITY

SUPPORTING DOCUMENTS:

FLOOD RISK ASSESSMENT PRELIM SURFACE AND FOUL WATER PLAN

ARBORICULTURAL METHOD STATEMENT

PROPOSALS SUBMITTED ON 28/2/2018

ARBORICULTURAL METHOD STATEMENT - TREE PROTECTION PLAN

ECOLOGICAL ASSESSMENT

ECOLOGY REPORT MAPS 1 TO 12 AND APPENDIX

EXTERNAL LIGHTING REPORT

FLOOD RISK ASSESSMENT

HERITAGE STATEMENT

HERITAGE STATEMENT - FIGURES

INFRASTRUCTURE DELIVERY STATEMENT

LAND CONTAMINATION DESK STUDY REPORT

LANDSCAPE AND VISUAL APPRAISAL

LANDSCAPE AND VISUAL APPRAISAL PLANS AND PHOTOS

MARKETING REPORT

MINERALS POSITION STATEMENT

NOISE IMPACT ASSESSMENT

RESIDENTIAL TRAVEL PLAN

TRANSPORT STATEMENT

UTILITIES & SERVICING STATEMENT

DESIGN & ACCESS STATEMENT - PARTS 1-6

LLFA CHECKLIST

24. Notwithstanding any landscape strategy submitted, no development hereby permitted shall be commenced until a detailed soft landscaping scheme for all open parts of the site not proposed to be hardsurfaced has been submitted to and approved in writing by the Local Planning Authority. Such scheme shall specify the proposed finished ground levels in relation to the existing levels, the distribution and species of ground cover to be planted, the positions, species and planting sizes of the trees and shrubs to be planted and/or retained, and timing provisions for completion of the implementation of all such landscaping works. The implementation of all such approved landscaping shall be completed in full accordance with such approved timing provisions. Any tree or shrub planted or retained as part of such approved landscaping scheme which dies or is otherwise removed within the first 5 years shall be replaced with another of the same species and size in the same position during the first available planting season.

Reason: To ensure the appearance of the development is satisfactory and having due regard to policies CS11, DM8 and DM9 of the Havant Borough Local Plan (Core Strategy) 2011 and the National Planning Policy Framework.

- 25. No work shall be undertaken on the site until measures have been agreed by the Local Planning Authority in writing (a method statement) for the protection of the listed structures from demolition and development on site to ensure both safety and stability. The measures shall be undertaken before any operations commence.
 Reason: To ensure that the listed building's special interest is not damaged and having due regard to policies CS11 of the Havant Borough Local Plan (Core Strategy) 2011, DM20 of the Havant Borough Local Plan (Allocations) 2014 and the National Planning Policy Framework.
- A revised viability assessment shall be submitted with the reserved matters application.
 Reason: To further assess the financial viability of the scheme at reserved matters stage and having due regard to Policy CS9 of the

Havant Borough Local Plan (Core Strategy) 2011.

27. No tree removal shall take place on the site until a reserved matters application has been approved unless otherwise agreed in writing by the Local Planning Authority.

Reason: In order to manage the removal of unprotected and protected trees as part of the redevelopment of the site and having due regard to Policies DM8 and CS11 of the Havant Borough Local Plan (Core Strategy) 2011.

The meeting commenced at 5.00 pm and concluded at 7.01 pm

	Chair	man