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| RIBBLE VALLEY BOROUGH COUNCIL |  |  |
| Development Department |  |  |  |  |
| Council Offices, Church Walk, Clitheroe, Lancashire, BB7 2RA |  |  |
| Telephone: 01200 425111 www.ribblevalley.gov.uk planning@ribblevalley.gov.uk |
| Town and Country Planning Act 1990 |  |  |  |  |
| OUTLINE PLANNING PERMISSION |  |  |  |
| **APPLICATION NO:** | 3/2024/0327 |  |  |  |
| **DECISION DATE:** | 12 August 2024 |  |  |  |
| **DATE RECEIVED:** | 24/05/2024 |  |  |  |
| **APPLICANT:** |  |  | **AGENT:** |  |  |
| Muller Property GroupC/o Agent |  | Mr William GroarkeWalsingham Planning LtdBrandon HouseKing StreetKnutsfordWA16 6DX |
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| **PARTICULARS OF DEVELOPMENT:**  | Outline application for demolition of existing buildings and erection of a care home (Use Class C2) with access, appearance, layout and scale applied for. |
| **AT:**  | Pendle Mill Pendle Road Clitheroe BB7 1JQ |
| **Ribble Valley Borough Council** hereby give notice in pursuance of provisions of the Town and Country Planning Act 1990 that **outline** **planning permission has been granted** for the carrying out of the development referred to above in accordance with the application and plans submitted subject to the following conditions:  |
| 1 |  An application(s) for approval of all outstanding reserved matters (namely landscaping) must be made to the Local Planning Authority not later than the expiration of three years beginning with the date of this permission and the development must be begun not later than whichever is the later of the following dates: 1. The expiration of three years from the date of this permission; or

b) The expiration of two years from the final approval of the reserved matters or, in the case of approval on different dates, the final approval of the last such matter to be approved. Reason: Required to be imposed in accordance with the provisions of Section 51 of the Planning and Compulsory Act, 2004.P.T.O. |
| 2 | Unless explicitly required by condition within this consent, the development hereby permitted shall be carried out in complete accordance with the proposals as detailed on drawings: Plans: 1:1250 Location Plan H.21.78 (9-) 1 AProposed Demolition Plan H.21.78 (9-) 5 CProposed Site Plan H21.78 (9-) 3 LProposed North & East Elevations H.21.78 (21) 1 Rev DProposed South & West Elevations H.21.78 (21) 2 Rev DProposed Lower Ground Floor H.21.78 (00) 2 Rev DProposed Ground Floor Plan H.21.78 (00) 3 Rev DProposed First Floor Plan H.21.78 (00) 4 Rev CProposed Roof Plan H.21.78 (00) 5 Rev AReports:Bat Survey dated October 2022 – bEk Enviro LtdBaseline Biodiversity Net Gain Assessment Report dated May 2022 – bEk Enviro LtdPreliminary Ecology Appraisal & Potential Bat Roost Survey dated May 2022 – bEk Enviro LtdDesign & Access Statement dated April 2024 – AGD Architects for Muller Property GroupFlood Risk Assessment & Drainage Strategy dated May 2024 – bEk Enviro LtdGeo-environmental Phase 1 Preliminary Risk Assessment dated May 2024- bEk Enviro LtdTransport Assessment and Appendices dated May 2024 – Sanderson Associates LtdTravel Plan dated May 2024 – Sanderson Associates LtdArboricultural Impact Assessment dated May 2022 – e3p Report Ref: 80-759-R1-2Reason: For the avoidance of doubt as the proposal was the subject of agreed design improvements and/or amendments and to clarify which plans are relevant to the consent hereby approved. |
| 3 |  Notwithstanding the provisions of the Town and Country Planning (Use Classes) Order 1987 (as amended or re-enacted) and the Town and Country Planning (General Permitted Development)(England) Order 2015 (as amended or re-enacted) and the Town and Country Planning (General Permitted Development) (England) (Amendment) Order 2016 (as amended or re-enacted) the development hereby approved shall only be used for the purposes of a Residential Care Home (C2) and for no other purpose, including any other purpose within Use Class C2. Reason: To define the scope of the permission hereby approved and to ensure that the development remains compatible with the character of the area.P.T.O. |
| 4 | The development hereby permitted shall only be carried out in conformity with the proposed separation distances, ridge heights and ground levels shown on the approved plans.No increase to existing land levels over and above those approved pursuant to this consent shall be undertaken on site to accommodate the development hereby approved. The development shall be carried out in strict accordance with the approved details.Reason: To protect the appearance of the locality and in the interests of the amenities of local residents. |
| 5 | All the materials to be used on the external surfaces of the development as indicated on the application form and within the approved details shown on plans:Proposed North & East Elevations H.21.78 (21) 1 Rev DProposed South & West Elevations H.21.78 (21) 2 Rev DReason: To ensure that the materials to be used are appropriate to the locality and respond positively to the inherent character of the area. |
| 6 |  The development permitted by this planning permission shall be carried out in accordance with the mitigation measures set out within Section 8 of the site-specific flood risk assessment BEK-22035-3 – Rev A by BEK Geo-Environmental Consulting dated May 2024.The approved measures shall be fully implemented prior to occupation of the development and/or in accordance with the timing / phasing arrangements embodied within the scheme, or within any other period as may subsequently be agreed, in writing, by the Local Planning Authority.Reason: To ensure satisfactory sustainable drainage facilities are provided to serve the site in accordance with the Paragraphs 167 and 169 of the National Planning Policy Framework, Planning Practice Guidance and Defra Technical Standards for Sustainable Drainage Systems. P.T.O. |
| 7 | No development shall commence in any phase until a detailed, final surface water sustainable drainage strategy for the site has been submitted to, and approved in writing by, the Local Planning Authority. The detailed surface water sustainable drainage strategy shall be based upon the site-specific flood risk assessment BEK-22035-3 – Rev A by BEK Geo-Environmental Consulting dated May 2024 and indicative surface water sustainable drainage strategy submitted and sustainable drainage principles and requirements set out in the National Planning Policy Framework, Planning Practice Guidance and Defra Technical Standards for Sustainable Drainage Systems. No surface water shall be allowed to discharge to the public foul sewer(s), directly or indirectly. The details of the drainage strategy to be submitted for approval shall include, as a minimum; a) Sustainable drainage calculations for peak flow control and volume control for the: i. 100% (1 in 1-year) annual exceedance probability event; ii. 3.3% (1 in 30-year) annual exceedance probability event + 40% climate change allowance, with an allowance for urban creep; iii. 1% (1 in 100-year) annual exceedance probability event + 50% climate change allowance, with an allowance for urban creep Calculations must be provided for the whole site, including all existing and proposed surface water drainage systems. b) Final sustainable drainage plans appropriately labelled to include, as a minimum: i. Site plan showing all permeable and impermeable areas that contribute to the drainage network either directly or indirectly, including surface water flows from outside the curtilage as necessary; ii. Sustainable drainage system layout showing all pipe and structure references, dimensions and design levels; to include all existing and proposed surface water drainage systems up to and including the final outfall; iii. Details of all sustainable drainage components, including landscape drawings showing topography and slope gradient as appropriate; iv. Drainage plan showing flood water exceedance routes in accordance with v. Defra Technical Standards for Sustainable Drainage Systems; vi. Finished Floor Levels (FFL) in AOD with adjacent ground levels for all sides of each building and connecting cover levels to confirm minimum 150 mm+ difference for FFL; vii. Details of proposals to collect and mitigate surface water runoff from the development boundary; viii. Measures taken to manage the quality of the surface water runoff to prevent pollution, protect groundwater and surface waters, and delivers suitably clean water to sustainable drainage components; c) Evidence of an assessment of the site conditions to include site investigation and test results to confirm infiltrations rates and groundwater levels in accordance with BRE 365. d) Evidence of an assessment of the existing on-site culverted watercourse to be used, to confirm that these systems are in sufficient condition and have sufficient capacity to accept surface water runoff generated from the development. P.T.O.e) Evidence that a free-flowing outfall can be achieved. If this is not possible, evidence of a surcharged outfall applied to the sustainable drainage calculations will be required. f) Evidence of an agreement in principle with the third party asset owner to connect to the on site surface water body. The sustainable drainage strategy shall be implemented in accordance with the approved details prior to occupation of the development hereby approved and shall be retained thereafter for the lifetime of the development. Reason: To ensure satisfactory sustainable drainage facilities are provided to serve the site in accordance with the Paragraphs 167 and 169 of the National Planning Policy Framework, Planning Practice Guidance and Defra Technical Standards for Sustainable Drainage Systems.  |
| 8 | No development shall commence until a Construction Surface Water Management Plan, detailing how surface water and stormwater will be managed on the site during construction, including demolition and site clearance operations, has been submitted to and approved in writing by the Local Planning Authority. The details of the plan to be submitted for approval shall include for each phase, as a minimum: 1. Measures taken to ensure surface water flows are retained on-site during the construction phase(s), including temporary drainage systems, and, if surface water flows are to be discharged, they are done so at a restricted rate that must not exceed the equivalent greenfield runoff rate from the site.
2. Measures taken to prevent siltation and pollutants from the site into any receiving groundwater and/or surface waters, including watercourses, with reference to published guidance.

The plan shall be implemented and thereafter managed and maintained in accordance with the approved plan for the duration of construction. Reason: To ensure the development is served by satisfactory arrangements for the disposal of surface water during each construction phase(s) so it does not pose an undue surface water flood risk on-site or elsewhere during any construction phase in accordance with Paragraph 167 of the National Planning Policy Framework. P.T.O. |
| 9 | The occupation of the development shall not be permitted until a site-specific Operation and Maintenance Manual for the lifetime of the development, pertaining to the surface water drainage system and prepared by a suitably competent person, has been submitted to and approved in writing by the Local Planning Authority. The details of the manual to be submitted for approval shall include, as a minimum: 1. A timetable for its implementation;
2. Details of SuDS components and connecting drainage structures, including watercourses and their ownership, and maintenance, operational and access requirement for each component;
3. Pro-forma to allow the recording of each inspection and maintenance activity, as well as allowing any faults to be recorded and actions taken to rectify issues;
4. The arrangements for adoption by any public body or statutory undertaker, or any other arrangements to secure the operation of the sustainable drainage scheme in perpetuity;
5. Details of financial management including arrangements for the replacement of major components at the end of the manufacturer’s recommended design life;
6. Details of whom to contact if pollution is seen in the system or if it is not working correctly; and
7. Means of access for maintenance and easements.

 Thereafter the drainage system shall be retained, managed, and maintained in accordance with the approved details.  Reason: To ensure that surface water flood risks from development to the future users of the land and neighbouring land are minimised, together with those risks to controlled waters, property, and ecological systems, and to ensure that the sustainable drainage system is subsequently maintained pursuant to the requirements of Paragraph 169 of the National Planning Policy Framework.P.T.O. |
| 10 | The occupation of the development shall not be permitted until a site-specific verification report, pertaining to the surface water sustainable drainage system, and prepared by a suitably competent person, has been submitted to and approved in writing by the Local Planning Authority.  The verification report must, as a minimum, demonstrate that the surface water sustainable drainage system has been constructed in accordance with the approved drawing(s) (or detail any minor variations) and is fit for purpose. The report shall contain information and evidence, including photographs, of details and locations (including national grid references) of critical drainage infrastructure (including inlets, outlets, and control structures) and full as-built drawings. The scheme shall thereafter be maintained in perpetuity.  Reason: To ensure that surface water flood risks from development to the future users of the land and neighbouring land are minimised, together with those risks to controlled waters, property, and ecological systems, and to ensure that the development as constructed is compliant with the requirements of Paragraphs 167 and 169 of the National Planning Policy Framework.  |
| 11 | Prior to the occupation of the residential care home hereby approved the access arrangements and car parking and turning areas shall have been provided, surfaced or paved and marked out in full accordance with the approved details shown on plans ADG drawing number H.21.78 (9-)3 Rev L.Thereafter the onsite parking provision shall be kept free of obstruction and available for the parking of vehicles at all times.Reason: To ensure vehicles entering and leaving the site may pass clear of the highway and to allow for the timely provision and effective use of the parking areas. |
| 12 | Prior to the occupation of the residential care home hereby approved the cycle store submitted and approved on Proposed Site Plan H.21.78 (9-) 3 Rev L shall be provided in full accordance with the approved details and kept free of obstruction and available for the parking of bicycles at all times.Reason : To allow for the effective use of the cycle store, promote sustainable transport as a travel option, encourage healthy communities and reduce carbon emissions. |
| 13 | Prior to first occupation of the residential care home hereby approved, four electric vehicle charging points with a minimum output of 7kw shall be installed as shown on Proposed Site Plan H.21.78.(9-) 3 Rev L shall be provided and thereafter be kept available for use at all times.Reason: In the interest of sustainable travel measures and reduce the impact of carbon emissions. P.T.O. |
| 14 | No development shall commence, including demolition or site clearance, until a Construction Management Plan has been submitted to and approved in writing by the Local Planning Authority including:* Details of parking of vehicles of site operative and visitors;
* Details of loading and unloading of plant and materials;
* Arrangements for turning of vehicles within the site;
* Swept path analysis of the largest vehicles regularly accessing the site including any temporary traffic management measures;
* Measure to protect vulnerable road users;
* Details of the routing of construction traffic;
* Erection and maintenance of security hoardings;
* Wheel washing facilities;
* Measures to deal with debris deposited on the highway; and
* Delivery, demolition and construction working hours.

The approved Construction Management Plan shall be adhered to throughout the construction phase of the development.  Reason: In the interests of the safe operation of the adopted highway during the demolition and construction phases and prevent on-street parking problems in the area.  |
| 15 | No part of the development hereby approved shall commence until a scheme for the construction of the site access and the off-site works of highway works have been submitted to and approved in writing by the Local Planning Authority. The works shall include the following:-- Tactile paving provided on the footways adjacent to the proposed access and the footway opposite number 21 Pendle Road; - Stopping up all redundant accesses and dropped crossings and reinstating full height kerbs; - Bus stop improvements (namely road markings and raised boarding area) to the bus stops located adjacent to the site on both sides of Pendle Road; andChanges to the retaining structures adjacent to the adopted highway along Pendle Road.The approved access and off-site highway works shall be carried out and completed prior to first occupation of the development hereby approved, unless an alternative programme of implementation is first submitted to and approved in writing by the Local Planning Authority.No building or use hereby permitted shall be occupied or use commenced until the footway has been reinstated to full kerb height in accordance with the approved plans and retained in that form thereafter for the lifetime of the development.Reason: In order to satisfy the Local Planning Authority and Highway Authority that the final details of the highway scheme/works are acceptable before work commences on site and the works are completed in a timely manner in the interests of general highway safety. P.T.O. |
| 16 |  No part of the development shall commence until an Approval in Principle (AiP) structural report setting out how any structures within 6m of the edge of the adopted highway (and outside of this measure where the failure of any structures would affect the safety of road users) will be assessed, excavated, constructed, strengthened or demolished has been submitted to and approved in writing by the Local Planning Authority. Reason: In ensure the works safeguard the structural integrity of the adopted highway during the demolition and construction phase of the development. |
| 17 |  No part of the development hereby permitted shall be occupied until such time as vehicular visibility splays of 2.4 metres by 43 metres have been provided at the site access. These shall thereafter be permanently maintained with nothing within those splays higher than 0.9 metres above the level of the adjacent footway/verge/highway.  Reason: To afford adequate visibility at the access to cater for the expected volume of traffic joining the existing highway network, in the interests of general highway safety, and in accordance with the National Planning Policy Framework. |
| 18 | Within 6 months of occupation the submitted Interim Travel Plan should be developed into a Full Travel Plan containing the details below and submitted to and approved in writing by the Local Planning Authority. The provisions of the Full Travel Plan shall be implemented and operated in accordance with the timetable contained therein unless otherwise agreed in writing with the Local Planning Authority.The Full Travel plan need to include the following:* Contact details of the Travel Plan coordinator;
* Travel survey results;
* Details of cycling, pedestrian and public transport links to and within the site;
* Details of the provision of cycle parking;
* SMART targets;
* Action plan of measure to be introduced and appropriate funding; and
* Details of arrangements for monitoring and review of the Travel Plan for a period of at least 5 years.

Reason: To ensure that the development provides sustainable transport options.P.T.O. |
| 19 | Prior to the commencement of development, the applicant shall have submitted to and have agreed in writing by the Local Planning Authority a method statement which sets out in detail the method, standards and timing for the investigation and subsequent remediation of any contamination which may be present on site. The method statement shall detail how: -a) an investigation and assessment to identify the types, nature and extent of land contamination affecting the application site together with the risks to receptors and potential for migration within and beyond the site will be carried out by an appropriately qualified geotechnical professional (in accordance with a methodology for investigations and assessments which shall comply with BS 10175:2001 ) will be carried out and the method of reporting this to the Local Planning Authority; andb) A comprehensive remediation scheme which shall include an implementation timetable, details of future monitoring and a verification methodology (which shall include a sampling and analysis programme to confirm the adequacy of land decontamination) will be submitted to and approved in writing by the Local Planning Authority.All agreed remediation measures shall thereafter be carried out in accordance with the approved implementation timetable under the supervision of a geotechnical professional and shall be completed in full accordance with the agreed measures and timings, unless otherwise agreed in writing by the Local Planning Authority.In addition, prior to commencing construction of any building, the developer shall first submit to and obtain written approval from the Local Planning Authority a report to confirm that all the agreed remediation measures have been carried out fully in accordance with the agreed details, providing results of the verification programme of post-remediation sampling and monitoring and including future monitoring proposals for the site.Reason: In order to protect the health of the occupants of the new development and/or in order to prevent contamination of the controlled waters.   |
| 20 | Prior to any above ground construction of the residential care home hereby approved full details of the alignment, height, and appearance of all boundary treatments, fencing, walling, retaining wall structures and gates to be erected within the development shall have been submitted to and approved in writing by the Local Planning Authority prior to their installation.The development shall be carried out in strict accordance with the approved details. Reason: To ensure a satisfactory standard of appearance in the interests of the visual amenities of the area and to ensure that the design and materials are appropriate to the character of the development. |
| 21 | Prior to any above ground construction of the residential care home hereby approved full details of the chimneys shall be submitted to and approved in writing by the Local Planning Authority. Thereafter the chimneys shall be constructed in strict accordance with the approved details.Reason: In order to ensure a satisfactory form of development for the scheme. P.T.O. |
| 22 | The window and door reveals shall be set back by a minimum of 50mm from the elevation.Reason: In order to ensure a satisfactory form of development for the scheme. |
| 23 | The Biodiversity Net Gain shall be delivered in full accordance with the submitted details set out in the Biodiversity Net Gain Design Stage Report BEK-22035-4 (Rev A) dated 23rd January, 2024 and shall be completed in full prior to the first occupation of the residential care home hereby approved.Thereafter the mitigation measures shall be permanently maintained and retained in accordance with the approved details.Reason: In order to ensure that the development would minimise impacts on biodiversity and compensate for residual harm.  |
| 24 | Details of the proposed mitigation measures for bats, birds and insects shall be submitted to and approved in writing by the Local Planning Authority. The full mitigation measures shall be implemented in strict accordance with the approved details which shall include as a minimum, but not be limited to:* Bat loft within the residential care home;
* 8 no. Bird boxes;
* 4 no. Bat boxes;
* 1 no. hedgehog dome and
* Insect bricks and hotels.

Reason: To ensure that there are not adverse impacts on the favourable conservation status of protected species and their habitats and in order to mitigate for the impact of the proposed development. |
| 25 | No site clearance, demolition or building works shall be undertaken within the period 1st March to 31st August unless the site has been first inspected by a licenced ecologist to ensure that no nesting birds remain ion the site immediately prior to any site clearance. All active nests shall be retained and the RAMS Method statement submitted in the Ecology Report BEK-22051-2 updated May 2024 for site clearance shall be strictly followed. Reason: In the interests of biodiversity and to ensure nesting/roosting opportunities for species of conservation concern are unaffected and to minimise/mitigate the potential impacts upon protected species resultant from the development. P.T.O. |
| 26 | Prior to their installation details of a scheme for any external building or ground mounted lighting/illumination, shall have been submitted to and approved in writing by the Local Planning Authority.  For the avoidance of doubt the submitted details shall include luminance levels and demonstrate how any proposed external lighting has been designed and located to avoid excessive light spill/pollution and shall include details to demonstrate how artificial illumination of important wildlife habitats is minimised/mitigated. The approved lighting schemes(s) be implemented in accordance with the approved details prior to the occupation of the development hereby approved and retained as approved. Reason: To enable the Local Planning Authority to exercise control over development which could prove materially harmful the character and visual amenities of the immediate area and to minimise/mitigate the potential impacts upon protected species resultant from the development. |
| 27 |  All tree works/tree protection shall be carried out in strict accordance with the recommendations set out in the submitted Arboricultural Impact Assessment and Method Statement dated 13th May 2022. The specified tree protection measures shall remain in place throughout the demolition and construction phases of the development and the methodology hereby approved shall be adhered to during all site preparation/construction works.  Reason: To protect trees/hedging of landscape and visual amenity value on and adjacent to the site or those likely to be affected by the proposed development hereby approved |
| 28 | No development shall take place until the applicant, or their agent or successors in title, has secured the implementation of a programme of archaeological recording and analysis. This must be carried out in accordance with a written scheme of investigation, which shall first have been submitted to and approved in writing by the Local Planning Authority.  Reason: In ensure and safeguard the recording and inspection of matters of archaeological/historical importance associated with the buildings. |
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| **Note(s)** |  |
| 1  | The applicant is advised that should there be any deviation from the approved plan the Local Planning Authority must be informed. It is therefore vital that any future Building Regulation application must comply with the approved planning application.P.T.O. |
| 2 3123456789 | The Local Planning Authority operates a pre-planning application advice service which applicants are encouraged to use. Whether or not this was used, the Local Planning Authority has endeavoured to work proactively and positively to resolve issues and considered the imposition of appropriate conditions and amendments to the application to deliver a sustainable form of development.This Decision Notice should be read in conjunction with the officer’s report which is available to view on the website.INFORMATIVESStatutory Biodiversity Condition (Single Phase Development)* 1. Deemed Condition

Development may not be begun unless:(a) a biodiversity gain plan has been submitted to the planning authority; and (b) The planning authority has approved the plan.* 1. Key Requirements

1.2.1 The biodiversity gain plan must include:(a) information about the steps taken or to be taken to minimise the adverse effect of the development on the biodiversity of the onsite habitat and any other habitat;(b) the pre-development biodiversity value of the onsite habitat;€ the post-development biodiversity value of the onsite habitat;(d) any registered offsite biodiversity gain allocated to the development and the biodiversity and the biodiversity value of that gain in relation to the development;€ any biodiversity credits purchased for the development; and(f) any such other matters as the Secretary of State may by regulations specify.When calculating the post-development biodiversity value of a habitat, the planning authority can only take into account an increase in biodiversity value post-development where it is satisfied that the habitat creation or enhancements delivering the increase will be maintained for at least 30 years after the development is completed. This must be secured either by a planning condition, planning obligation or conservation covenant.General Onsite Biodiversity Conditions2.1 The Biodiversity Gain Plan shall be prepared in accordance with the Biodiversity Net Gain Design Stage Report dated 23rd January, 2024 and prepared by BEK Geo-Environmental Consulting. 2.2 The development shall not commence until a [Habitat Management and Monitoring Plan (the HMMP)], prepared in accordance with the approved Biodiversity Gain Plan and including:(a) a non-technical summary;(b) the roles and responsibilities of the people or organisation(s) delivering the [HMMP];€ the planned habitat creation and enhancement works to create or improve habitat to achieve the biodiversity net gain in accordance with the approved Biodiversity Gain Plan; (d) the management measures to maintain habitat in accordance with the approved Biodiversity Gain Plan for a period of 30 years from the completion of development; and€ the monitoring methodology and frequency in respect of the created or enhanced habitat to be submitted to the local planning authority,has been submitted to, and approved in writing by, the local planning authority.P.T.O.2.3 Notice in writing shall be given to the Council when the:(a) [HMMP] has been implemented; and(b) habitat creation and enhancement works as set out in the [HMMP] have been completed.2.4 No occupation of the residential care home shall take place until:(a) the habitat creation and enhancement works set out in the approved [HMMP] have been completed; and(b) a completion report, evidencing the completed habitat enhancements, has been submitted to, and approved in writing by the Local Planning Authority.2.5 The created and/or enhanced habitat specified in the approved [HMMP] shall be managed and maintained in accordance with the approved [HMMP].2.6 Monitoring reports shall be submitted to local planning authority in writing in accordance with the methodology and frequency specified in the approved [HMMP].Reason: To ensure the development delivers a biodiversity net gain on site in accordance with Schedule 7A of the Town and Country Planning Act 1990 and Key Statement EN4 of the Ribble Valley Core Strategy 2008 – 2028.The grant of planning permission will require the developer to obtain the appropriate permits to work on, or immediately adjacent to, the adopted highway network. The applicant should be advised to contact Lancashire County Council’s Highways Regulation Team, who would need a minimum of 12 weeks’ notice to arrange the necessary permits. They can be contacted on lhsstreetworks@lancashire.gov.uk or on 01772 533433.The programme of archaeological recording should comprise the analysis and recording of the buildings on the site to Level 3 as set out in Understanding Historic Buildings (Historic England 2016). An assessment of the potential for below ground remains to survive should be made and a further written scheme of investigation for work considered necessary to record these areas which might be damaged or destroyed by the proposed development should be drawn up and carried out after approval by the LPA. This work should be carried out by an appropriately qualified and experienced professional contractor to the standards and guidance of the Chartered Institute for Archaeologists in accordance with NPPF (2021).Cadent Gas Ltd own and operate the gas infrastructure within the area of the development. There may be a legal interest (easements and other rights) in the land that restrict activity in proximity to Cadent Assets in private land. The applicant must ensure that the proposed works do not infringe on legal rights of access and/or restrictive covenants that exist. If buildings or structures are proposed directly above the apparatus the development may only take place following diversion of the apparatus. Prior to carrying out works please submit details of the planned works for review.The applicant will require an environmental permit from the Environment Agency to discharge to the main river. Information on environmental permits is available at: https://www.gov.uk/topic/environmental-management/environmental-permits P.T.O.The grant of planning permission will require the applicant to enter into an appropriate legal agreement (Section 278), with Lancashire County Council as Highway Authority prior to the start of any development. The applicant should be advised to contact the county council for further information by telephoning the Development Support Section on 0300 123 6780 or email developeras@lancashire.gov.uk, in the first instance to ascertain the details of such an agreement and the information to be provided, quoting the location, district and relevant planning application reference number.Please be aware that the demand to enter into section 278 agreements with Lancashire County Council as the highway authority is extremely high. Enquiries are being dealt with on a first come first served basis. As such all developers are advised to seek to enter into Section 278 agreements at a very early stage. This consent does not give approval to a connection being made to Lancashire County Council's highway drainage system. Nicola HopkinsNICOLA HOPKINSDIRECTOR OF ECONOMIC DEVELOPMENT AND PLANNING |

**Right of Appeal**

If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under section 78 of the Town and Country Planning Act 1990.

· If you want to appeal against your local planning authority’s decision then you must do so within 6 months of the date of this notice.

· If this is a decision to refuse planning permission, or approve with conditions, a householder application, if you want to appeal against your local planning authority’s decision then you must do so within 12 weeks of the date of this notice.

· If this is a decision to refuse planning permission, or approve with conditions, a minor commercial application, if you want to appeal against your local planning authority’s decision then you must do so within 12 weeks of the date of this notice.

Appeals can be made online at: <https://www.gov.uk/appeal-planning-decision> . If it is a householder appeal it can be made online at: <https://www.gov.uk/appeal-householder-planning-decision> . If you are unable to access the online appeal form, please contact the Planning Inspectorate to obtain a paper copy of the appeal form on tel: 0303 444 5000. The Secretary of State can allow a longer period for giving notice of an appeal but will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State need not consider an appeal if it seems to the Secretary of State that the local planning authority could not have granted planning permission for the proposed development or could not have granted it without the conditions they imposed, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order. If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority’s decision on your application, then you must do so within: 28 days of the date of service of the enforcement notice, or within 6 months [12 weeks in the case of a householder appeal] of the date of this notice, whichever period expires earlier. In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is refused or granted subject to conditions by the Secretary of State on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in section 114 of the Town and Country Planning Act 1990.

**Purchase Notices**

If permission to develop land is refused or granted subject to conditions, whether by the local planning authority or by the Secretary of State for the Environment and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, they may serve on the Council of the county borough or county district in which the land is situated a purchase notice requiring that Council to purchase their interest in the land in accordance with the provisions of Part VI of the Town and Country Planning Act 1990.