

The Planning Inspectorate

QUESTIONNAIRE (s174) ENFORCEMENT NOTICE (Online Version)

You must ensure that a copy of the completed questionnaire, together with any enclosures, is sent to the appellant/agent. Any documents which you have indicated as 'To follow' should also be sent to the case officer by the date given in the start letter.

If notification or consultation under an Act, Order or Departmental Circular would have been necessary before granting permission and has not yet taken place, please inform the appropriate bodies of the appeal now and ask for any comments to be sent direct to us within 6 weeks of the 'starting date'.

Appeal Reference

APP/C3430/C/23/3322739

Appeal By

MS JAYNE GOODWIN

Site Address

Upper Hattons Stables, Upper Hattons Farm
Pendeford Hall Lane
Coven
Staffordshire
WV9 5BD

PART 1

1.a. Do you agree to the written representation procedure? Yes No

*Note: If the written procedure is agreed, the Inspector will visit the site **unaccompanied** by either party unless the relevant part of the site cannot be seen from a road or other public land, or it is essential for the Inspector to enter the site to check measurements or other relevant facts.*

2.a. If the written procedure is agreed, can the relevant part of the appeal site be seen from a road or other public land? Yes No

2.b. Is it essential for the Inspector to enter the site to check measurements or other relevant facts? Yes No

The site is located at the rear of the farm and it is required to be entered to appreciate the scale of the development

2.c. Are there any known health and safety issues that would affect the conduct of the site inspection? Yes No

Please describe:

This is an active busy working stables with frequent equine movements

2.d. Would the Inspector have to go onto any privately owned adjoining land as well as the appeal site itself? Yes No

PART 2

3. Are there any related appeals currently before the Secretary of State, e.g. under s.78, 174 or 195 of the Town and Country Planning Act 1990, s20 or 39 of the Planning (Listed Buildings and Conservation Areas) Act 1990 or orders under s102 of the Town and Country Planning Act 1990? If yes please provide reference number(s) Yes No

4.a. Has the local planning authority received the correct fee payable for the Yes No

deemed planning application/ground (a) to be considered?

5.a. Is the appeal site within a conservation area? Yes No

5.b. Is the appeal site adjacent to a conservation area? Yes No

PART 3

6.a. Does the notice relate to building, engineering, mining or other operations? Yes No

If YES, please state the area of the site shown in the notice plan, in hectares.

0.8 hectare(s)

6.b. Is the area of the alleged breach different from the above? Yes No

6.c. Does the alleged breach create any floor space? Yes No

If YES, please state the amount of gross floor space created, in square metres.

300 sq metre(s)

Does the enforcement notice relate to a change of use of land to use for:

7.a. the disposal of refuse or waste materials? Yes No

7.b. the deposit of materials remaining after mineral extraction? Yes No

7.c. the storage of minerals in the open? Yes No

8. If the enforcement notice relates to the erection of a building or buildings, is it accepted that their use is for purposes of agriculture on land used for agricultural purposes (not necessarily an agricultural unit as defined in the Agriculture Act (1947))? Yes No

9. Does the enforcement notice relate to the erection/change of use of a building which is a single private dwellinghouse, as defined in Regulation 2(1) of the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012? Yes No

PART 4

10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site? Yes No

11. Has any planning permission been granted previously in respect of the development? Yes No

12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice? Yes No

13. Has a planning contravention notice been served? Yes No

14.a. the appeal site is within 67 METRES OF A TRUNK ROAD? Yes No

14.b. the appeal site is CROWN LAND (as defined in s293 of the Act)? Yes No

14.c. a STOP NOTICE has been served in addition to the enforcement notice? Yes No

14.d. the appeal site is in or adjacent to or likely to affect a SSSI? Yes No

14.e. any protected species are likely to be affected by the alleged development? Yes No

14.f. the appeal site is in a Green Belt or AONB? Yes No

If YES, please state which one (name).

West Midlands Green Belt

- | | | | |
|---|-----|-----------------------------|-------------------------------------|
| 14.g. any part of the site is subject to a Tree Preservation Order? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 14.h. the appeal site is within 400m of an area of underground or surface mineral interest? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 14.i. the appeal site is within 250m of a waste landfill site? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 14.j. does the development affect the setting of a listed building or ancient monument? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 14.k. has importation of waste materials been involved in the development? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 14.l. does the appeal involve persons claiming gypsy/traveller status, whether or not this is accepted by the planning authority? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |

PART 5

15. Please provide a plan of any public rights of way affected by the site.

see '[Questionnaire Documents](#)' section

- | | | | |
|--|-----|-----------------------------|-------------------------------------|
| 16.a. Is the appeal site subject to an ARTICLE 4 Direction? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 17. Have any development rights been restricted by means of a planning condition? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 18. Does the development relate to operational development for a disabled person, as defined by s29 of the National Assistance Act 1948? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
| 19. Will any consultation be carried out on the possibility of planning permission being granted if the appeal is confirmed as valid? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |

Environmental Impact Assessment - Schedule 1

- | | | | |
|---|-----|-----------------------------|-------------------------------------|
| 20.a. Is the alleged development within Schedule 1 of the Town and Country Planning (Environmental Impact Assessment) Regulations 2011? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
|---|-----|-----------------------------|-------------------------------------|

Environmental Impact Assessment - Schedule 2

- | | | | |
|---|-----|-----------------------------|-------------------------------------|
| 20.b.i. Is the development Schedule 2 development as described in Column 1, Schedule 2 of the Town and Country Planning (Environmental Impact Assessment) Regulations 2011? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
|---|-----|-----------------------------|-------------------------------------|

Environmental Impact Assessment - Environmental Statement (ES)

- | | | | |
|--|-----|-----------------------------|-------------------------------------|
| 20.e. Has the appellant supplied an environmental statement? | Yes | <input type="checkbox"/> No | <input checked="" type="checkbox"/> |
|--|-----|-----------------------------|-------------------------------------|

PART 6

21.a. a copy of the letter with which you notified people about the appeal.

see '[Questionnaire Documents](#)' section

21.b. a list of the people you notified and the deadline you gave for their comments to be sent to us.

see '[Questionnaire Documents](#)' section

the deadline you gave for their comments to be sent to us.

09/08/2023

21.c. the planning officer's report to committee or delegated report and any other relevant document/minutes.

see '[Questionnaire Documents](#)' section

21.d. where ground (a) (s174) has been pleaded and any fee required has been paid, a comprehensive list of conditions which you consider should be imposed if planning permission is granted. You need not attach this now, but it should reach us within 6 weeks of the starting date. The list must be submitted separately from your appeal statement.

Policies/Planning Guidance

22.a. extracts from any relevant statutory development plan policies (even if you intend to rely more heavily on the emerging plan). You must include the front page, the title and date of approval/adoption, and the status of the plan. Copies of the policies should include the relevant supporting text.

List of policies

Core policies 1, 2, 4, 9 EQ4, EQ11, GB1 and EV7

see '[Questionnaire Documents](#)' section

22.b. extracts of any relevant policies which have been 'saved' by way of a Direction.

22.c. extracts from any supplementary planning guidance, that you consider necessary, together with its status, whether it was the subject of public consultation and consequent modification, whether it was formally adopted, and if so when.

22.d. extracts from any supplementary planning document that you consider necessary, together with the date of its adoption. In the case of emerging documents, please state what stage they have reached.

22.e. if any Development Plan Document (DPD) or Neighbourhood Plan relevant to this appeal has been examined and found sound/met the basic conditions and passed a referendum, the date the DPD or Neighbourhood Plan is likely to be adopted and, if you consider this date will be before the Inspector's decision on this appeal is issued, an explanation of the Council's policy position in respect of this appeal upon its adoption. You should also include an explanation of the status of existing policies and plans, as they relate to this appeal, upon adoption and which (if any) will be superseded;

22.f. if any DPD or Neighbourhood Plan relevant to this appeal has been submitted for examination, or in the case of a Neighbourhood Plan has been examined and is awaiting a referendum, an explanation of any substantive changes in the progress of the emerging plan, and their relevance to this appeal if it is considered that the plan will not be adopted before the Inspector's decision on this appeal is issued;

22.g. your Authority's CIL charging schedule is being/has been examined;

22.h. your Authority's CIL charging schedule has been/is likely to be adopted.

22.i. any other relevant information or correspondence you consider we should know about.

PART 7

23. A true copy of the Enforcement Notice

see '[Questionnaire Documents](#)' section

24. The Enforcement Notice Plan (if applicable)

see '[Questionnaire Documents](#)' section

25. A list of those served with the Notice

see 'Questionnaire Documents' section

26. Do you wish to attach your statement of case?

Yes

No



LPA Details

I certify that a copy of this appeal questionnaire and any enclosures will be sent to the appellant or agent today.

LPA's reference

22/00083/UNDEV

Completed by

Mark Bray

On behalf of

South Staffordshire District Council

Please provide the details of the officer we can contact for this appeal, if different from the Planning Inspectorate's usual contact for this type of appeal.

Name

Salindra Shakespeare

Phone no (including dialling code)

01902696274

Email

Appeals@sstaffs.gov.uk

Please advise the case officer of any changes in circumstances occurring after the return of the questionnaire.

QUESTIONNAIRE DOCUMENTS

Appeal Reference	APP/C3430/C/23/3322739
Appeal By	MS JAYNE GOODWIN
Site Address	Upper Hattons Stables, Upper Hattons Farm Pendeford Hall Lane Coven Staffordshire WV9 5BD

The documents listed below were uploaded with this form:

Relates to Section:	PART 5
Document Description:	15. A plan of any public rights of way affected by the site.
File name:	10 Public Rights of way plan.pdf
Relates to Section:	PART 6
Document Description:	21.a. A copy of the letter with which you notified people about the appeal.
File name:	9 Appeal notice.pdf
Relates to Section:	PART 6
Document Description:	21.b. A list of the people you notified and the deadline you gave for their comments to be sent to us.
File name:	8 LOIP - Brewood and Coven.pdf
Relates to Section:	PART 6
Document Description:	21.c. the planning officer's report to committee or delegated report and any other relevant document/minutes.
File name:	2 Officer report.pdf
Relates to Section:	PART 6
Document Description:	22.a. Extracts from any statutory development plan policy including the front page, title and date of approval/adoption and status.
File name:	6 Core strategy front page.pdf
File name:	7 Policies.pdf
Relates to Section:	PART 7
Document Description:	23. A true copy of the Enforcement Notice.
File name:	3 Enforcement Notice.pdf
Relates to Section:	PART 7
Document Description:	24. The Enforcement Notice Plan.
File name:	4 Enforcement Notice plan.pdf
Relates to Section:	PART 7
Document Description:	25. A list of those served with the Notice.
File name:	5 List of those served with notice.pdf
Completed by	Not Set
Date	30/06/2023 08:26:19
LPA	South Staffordshire District Council



Authorisation for Enforcement Action

THE AUTHORITY TO AUTHORISE THE ACTIONS PROPOSED IS DELEGATED TO THE CORPORATE DIRECTOR INFRASTRUCTURE AND BUSINESS GROWTH, BY VIRTUE OF PART 3 OF THE CONSTITUTION.

ENFORCEMENT REFERENCE: 22/00083/UNDEV

ADDRESS: Land at Upper Hattons Stables, Upper Hattons Farm, Pendeford Hall Lane, Coven
Staffordshire WV9 5BD

BREACH OF PLANNING CONTROL:

Without planning permission, the partial construction of a stable block to accommodate tack rooms, washrooms and storage rooms situated around a central courtyard on the Land and in the approximate position marked blue on the Plan.

POLICY CONSIDERATIONS:

Core Policy 1: The Spatial Strategy for South Staffordshire
Core Policy 1 - The Spatial Strategy
GB1 - Development in the Green Belt
Core Policy 2 - Protecting and Enhancing the Natural and Historic Environment
EQ4 - Protecting the Character and Appearance of the Landscape
Core Policy 4 - Promoting High Quality Design
EQ11 - Wider Design Considerations
Core Policy 9 - Rural Diversification
EV7 - Equine Related Development

RELEVANT PLANNING HISTORY (EQUESTRIAN):

1980 Proposed riding school and stables, approved (80/00467)
2001, retention of livery stables and indoor riding school (a/c 01/00138/FUL)
2001, COU of existing building for storage ancillary to livery (a/c 01/00159/COU)
2005, formation of a new access from Pendeford Hall Lane to Upper Hattons Stables, refused (05/00310/FUL)
2015, Construction of new menage/training facility, approved (15/00396/FUL)2012

CASE SUMMARY:

On 16th February 2022, the Council received a complaint in relation to the construction of a stable block within the Green Belt at Upper Hatton Stables, Upper Hatton Farm, Pendeford Lane, Coven. Council officers attended and found the construction of a large-scale stable block under way.

On 11th July 2022, the landowner submitted a partial retrospective planning application (application reference 22/00713/FUL), for the retention of the stable block, consisting of 14 stables, 3 storerooms, 2 tack rooms and a wash room. The partial built stable block and associated rooms occupy an extensive footprint of some 300sqm (650sqm including the courtyard area).

On 9th December 2022, the Appellant's agent was advised that the scale of development would cause significant harm to the openness of the Green Belt and questioned whether the applicant wished for the Council to determine the application in its current form, or whether amended plans which significantly reduced the scale of the proposal would be submitted.

On 13th December 2022, the agent responded with a proposal to overclad the stark blockwork with timber to make it 'blend in' to its surroundings. However, a significant change to the scale of the proposal was required to remedy the harm caused by the scale of the development and no proposals were put forward to address this.

On 6th January 2023, planning application reference 22/00713/FUL was refused for the development subject of this notice, consisting of the construction of a horse stables with tack room / washing room and storage forming a central court yard, as inappropriate development within the Green Belt for the reasons advanced in the notice.

On 4th March 2023, an e-mail was sent to the planning agent dealing with the application to ascertain if an appeal was likely to be submitted. Further e-mail correspondence was entered into resulting in, on 14th March 2023, the agent advising that it was the intention to appeal the Council's decision.

Notwithstanding the stated intention to submit an appeal, (which at the time of this report has yet to be submitted), given the ongoing harm to the Green Belt, the Council consider it expedient to proceed with formal enforcement action to conjoin any appeal together to secure the removal of the unauthorised development in a timely manner.

On 22nd March 2023, the partial built stable block had not been progressed to completion although still occupied its proposed footprint around a central courtyard of some 650 sqm and thus created an unacceptable degree of harm to the Green belt.

REFUSED PLANNING APPLICATION 22/00713/FUL - APPRAISAL:

The site is within the Green Belt. Paragraph 137 of the Framework states that the essential characteristics of Green Belts are their openness and permanence; and sub paragraph 138 (c) of the Framework advises that one of the purposes of Green Belts is to assist in safeguarding the countryside from encroachment. The openness of the Green Belt has both spatial and visual dimensions.

Paragraph 149 of the NPPF states that the construction of new buildings should be regarded as inappropriate development in the Green Belt unless they fall under certain listed exceptions. Included in this list, and not therefore to be regarded as inappropriate development is 'the provision of appropriate facilities (in connection with the existing use of land or change of use) for outdoor sport, outdoor

recreation..... as long as the facilities preserve the openness of the greenbelt and do not conflict with the purposes of including land within it'. Although the precise wording of Policy GB1 of the CS slightly differs from paragraph 149, its overall aims concerning the provision of appropriate facilities for outdoor sport and recreation are broadly consistent with the NPPF. As such, this policy should be given weight in the assessment of this case.

Policy EV7 of the Core Strategy supports horse related facilities and equine enterprises in the Green Belt, but makes it clear that "proposals for larger scale equine enterprises will be considered on whether they will be beneficial to the local economy through sound financial planning and should be consistent with other local planning policies."

It is not considered that the extensive proposals represent the provision of appropriate facilities for outdoor sport, outdoor sport which preserves the openness of the Green Belt and does not conflict with the purposes of including land within it', as outlined in the NPPF. It is therefore concluded that the proposals would be inappropriate development in the Green Belt, which could not be approved, except in very special circumstances. Paragraph 147 of the NPPF states that inappropriate development is, by definition, harmful to the Green Belt and should not be approved except in very special circumstances.

Impact on the Green Belt /Very Special Circumstances

Paragraph 148 of the Framework provides that when considering any planning application, local planning authorities should ensure that substantial weight is given to any harm to the Green Belt. 'Very special circumstances' will not exist unless the potential harm to the Green Belt by reason of inappropriateness, and any other harm resulting from the proposal, is clearly outweighed by other considerations.

The proposals represent a significant increase in the amount of built development on a site which already contains a substantial amount of development. The building would further extend the built form of the site further north, resulting in encroachment and would occupy an extensive footprint of some 300sqm (650sqm including courtyard area). After visiting the site, I was noted that there is already a considerable amount of stabling provision on the existing site, although no details of the existing stabling provision have been provided in this application, or planning justification to explain why more is required. The very brief planning statement references that the stables would be constructed on an existing concrete base in replace of some existing stables, however the proposed area was noted in the 2015 application (for a new manege/training facility) as a car parking area for horse owners (15/00396/FUL). Aerial imagery also shows no stable blocks in this location. After clarifying with the planning agent, he provided that the stables are to replace some derelict stables onsite, however no further details have been received to indicate where these stables are, or why these stables cannot be repaired or re-built in their current location.

The scale of the proposals would diminish the openness of the Green Belt and significantly encroach into the countryside. No very special circumstances have therefore been clearly advanced to outweigh the harm identified to the Green Belt.

Policy EV7 Equine Related Development

Policy EV7 says that "proposals for larger scale equine enterprises will be considered on whether they will be beneficial to the local economy through sound financial planning and should be consistent with other local planning policies"

No information has been submitted to demonstrate that the proposed development would be beneficial to the local economy; or that the benefits arise would be so beneficial to the local economy that this would override the significant harm to the openness of the Green Belt.

Policy EV7 also requires the design, materials and siting are sympathetic to the rural character of the area in which the building(s) is situated. The proposed design, given its scale and materials is not sympathetic to the rural character of the area or wholly appropriate for its intended purpose.

Impact on neighbouring properties

There is a well-established equestrian business on site and therefore it is not likely given the position of these stables that any significant harm will be caused on neighbouring amenity with regards to smells or disturbance. There is no infringement with Policy EQ9.

Highways/access

Whilst I note that neighbours are concerned with additional vehicle movements The County Highways Officer has expressed no concerns with the application. The use, upkeep and maintenance of a private road is a civil matter, to which the Council cannot attribute any planning weight too.

Other Matters

The concerns expressed by interested parties have been addressed in the main body of the report. Concerning the public right of way, this lies some 105m south of the proposed stable block and is unaffected by the proposals.

Reasons for Refusal

1. The site is within the Green Belt and the proposed development is considered to be inappropriate development as set out in policy GB1 of the adopted Core Strategy and paragraph 149 of the NPPF. The development is therefore harmful to the Green Belt, contrary to policy GB1 of the adopted Core Strategy and paragraph 149 of the NPPF.
2. The Local Planning Authority has considered the reasons advanced but does not consider that these reasons constitute the very special circumstances required to clearly outweigh the harm to the Green Belt by reason of inappropriateness.
3. The scale of the proposals would diminish the openness of the Green Belt and significantly encroach into the countryside., contrary to chapter 13 of the NPPF.
4. The proposed design, given its scale and materials is not sympathetic to the rural character of the area or wholly appropriate for its intended purpose, contrary to Policy EV7 of the Core Strategy.
5. Proactive Statement -The Local Planning Authority has worked in a positive and proactive manner in accord with National Planning Policy Framework 2021, paragraph 38, by attempting to seek solutions with the applicant to problems associated with the application. A solution could not be found and so the development fails both with regards to the NPPF and the adopted Core Strategy 2012.
6. This application relates to submitted plans:
2022-31-02 Block plan
2022-31-02 Proposed plans and elevations.

EXPEDIENCY OF ENFORCEMENT ACTION:

Planning Enforcement action is a discretionary power which may be exercised where there has been a breach of planning control which affects public amenity or otherwise affects land or buildings meriting protection in the public interest. This case relates to inappropriate development within the Green Belt consisting of a partially completed, large stable block building to accommodate 14 stables, 3 storerooms, 2 tack rooms and a wash room occupying an extensive footprint of some 300sqm (650sqm including courtyard area) as built.

A retrospective planning application was submitted, (application reference 22/00713/FUL) and subsequently refused.

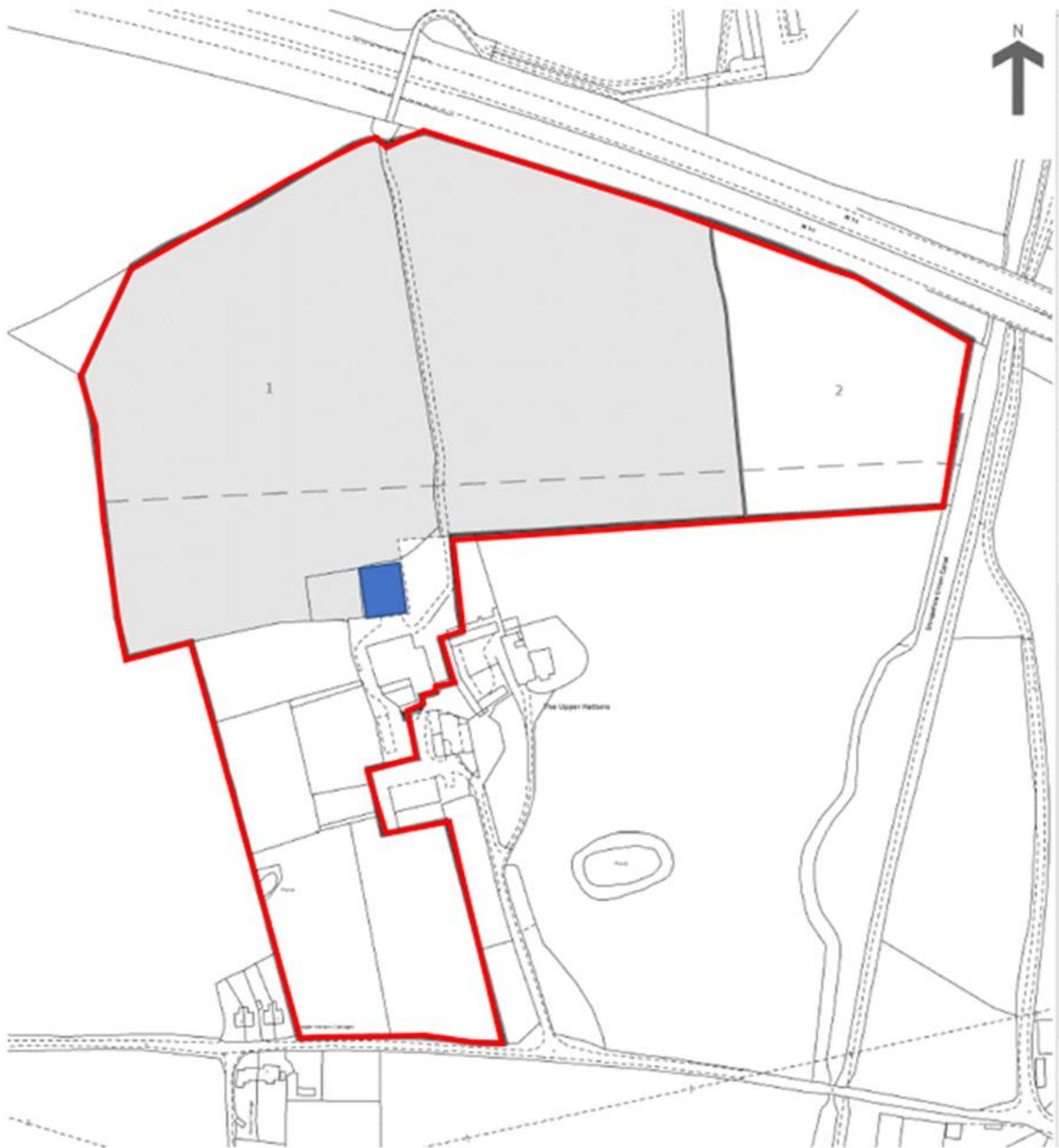
The landowners through their planning agent have informed the Council that it is intended to appeal the decision to refuse the retrospective planning application, however any further delays would lead to ongoing harm within the Green Belt and a delay in the removal of the sizeable inappropriate development. It is therefore considered expedient to pursue formal enforcement action to conjoin any appeals together to secure the removal of the unauthorised development in a timely manner.

NOTICES TO BE SERVED UPON:

1. JAYNE GOODWIN - Upper Hatton Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD
 2. JILL RUSSELL - Upper Hatton Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD
 3. THE COMPANY SECRETARY UPPER HATTON STABLES LIMITED - Upper Hattons Stables, Pendeford Hall Lane, Coven, Wolverhampton, West Midlands, England, WV9 5BD
 4. THE COMPANY SECRETARY HATTONS HORSE BOXES LIMITED - Upper Hattons Stables Pendeford Hall Lane, Coven, Wolverhampton, England WV9 5BD
 5. BUSINESS MORTGAGE FINANCE - 7 PLC Asticus Building, 2nd Floor, 21 Palmer Street, London SW1H 0AD
 6. TOGETHER COMMERCIAL FINANCE LIMITED - Lake View, Lakeside, Cheadle SK8 3GW
-

RED LINE PLAN TO ACCOMPANY ENFORCEMENT NOTICE

LAND AT UPPER HATTONS STABLES, UPPER HATTONS FARM, PENDEFORD HALL LANE, COVEN
STAFFORDSHIRE WV9 5BD



TO BE READ IN CONJUNCTION WITH THE ATTACHED NOTICE

CASE OFFICER DECLARATION:

I hereby declare that I have adhered to the Council's Planning Enforcement Policy & Procedures, and that based on the evidence gathered during my investigation I recommend the service of the notice attached to this form, including, where relevant, the amendments made by the named Officers below.

I have given consideration to [South Staffordshire Council's Planning Policies](#), the [National Planning Policy Framework](#), and to the Government's [Enforcement and post-permission matters](#) guidance during the course of my investigation and in the construction of the attached notice, ensuring that it is a proportionate and reasonable response to the breach of planning control.

CASE OFFICER: Mark Bray
POSITION: Planning Enforcement Consultant
DATE: 18th March 2023

Signed:



LINE MANAGER COMMENTS, INSERTIONS OR REVISIONS: None

DECLARATION:

I hereby declare that I have reviewed the case and support the Case Officer declaration above.

Based on my review of the evidence gathered during the investigation, it is both expedient and in the public interest to serve the notice attached to this form, including, where relevant, my amendments detailed above, and those made by the other named Officers.

I have given consideration to [South Staffordshire Council's Planning Policies](#), the [National Planning Policy Framework](#), and to the Government's [Enforcement and post-permission matters](#) guidance during my review of the investigation and my amendments to the attached notice, ensuring that it is a proportionate and reasonable response to the breach of planning control.

NAME: Catherine Gutteridge
POSITION: Planning Enforcement Team Manager
DATE: 22.03.26

Signed:



DEVELOPMENT MANAGEMENT COMMENTS, INSERTIONS OR REVISIONS:

DECLARATION:

I hereby declare that I have reviewed the case and support the Officer declarations above.

Based on my review of the evidence gathered during the investigation, it is both expedient and in the public interest to serve the notice attached to this form, including, where relevant, my amendments detailed above, and those made by the other named Officers.

I have given consideration to [South Staffordshire Council's Planning Policies](#), the [National Planning Policy Framework](#), and to the Government's [Enforcement and post-permission matters](#) guidance during my review of the investigation and my amendments to the attached notice, ensuring that it is a proportionate and reasonable response to the breach of planning control.

NAME: Lucy

Duffy

POSITION:

Assistant Team

Manager

DATE:

24/03/2023

Signed:



LEGAL SERVICES COMMENTS, INSERTIONS OR REVISIONS:

DECLARATION:

I hereby declare that I have reviewed the case and support the Officer declarations above.

Based on my review of the evidence gathered during the investigation, it is both expedient and in the public interest to serve the notice attached to this form, including, where relevant, my amendments detailed above, and those made by the other named Officers.

I have given consideration to [South Staffordshire Council's Planning Policies](#), the [National Planning Policy Framework](#), and to the Government's [Enforcement and post-permission matters](#) guidance during my review of the investigation and my amendments to the attached notice, ensuring that it is a proportionate and reasonable response to the breach of planning control.

NAME: Pardip Sharma

POSITION: Solicitor

DATE: 12/4/23

Signed: By E-mail 12/4/23

AUTHORISING OFFICER COMMENTS, INSERTIONS OR REVISIONS:

DECLARATION:

I hereby declare that I have reviewed the case and support the Officer declarations above.

Based on my review of the evidence gathered during the investigation, it is both expedient and in the public interest to serve the notice attached to this form, including, where relevant, my amendments detailed above, and those made by the other named Officers.

I have given consideration to [South Staffordshire Council's Planning Policies](#), the [National Planning Policy Framework](#), and to the Government's [Enforcement and post-permission matters](#) guidance during my review of the investigation and my amendments to the attached notice, ensuring that it is a proportionate and reasonable response to the breach of planning control.

Annette Roberts

Corporate Director Infrastructure and Business Growth

DATE:

Signed:

IMPORTANT – THIS COMMUNICATION AFFECTS YOUR PROPERTY

TOWN AND COUNTRY PLANNING ACT 1990

(As amended by the Planning and Compensation Act 1991)

ENFORCEMENT NOTICE

Unauthorised Development

ISSUED BY: South Staffordshire District Council

1. **THIS NOTICE** is issued by the Council because it appears to them that there has been a breach of planning control, within paragraph (a) of section 171A(1) of the above Act, at the Land described below. They consider that it is expedient to issue this notice, having regard to the provisions of the development plan and to other material planning considerations. The Annex at the end of the notice and the enclosures to which it refers contain important additional information.

2. **THE LAND TO WHICH THIS NOTICE RELATES**

Land at Upper Hattons Stables, Upper Hattons Farm, Pendeford Hall Lane, Coven Staffordshire WV9 5BD (“the Land”) edged in red on the plan (“the Plan”) annexed to this Notice.

3. **THE MATTERS WHICH APPEAR TO CONSTITUTE THE BREACH OF PLANNING CONTROL**

Without planning permission, the partial construction of a stable block to accommodate tack rooms, washrooms and storage rooms situated around a central courtyard on the Land and in the approximate position marked blue on the Plan.

4. **REASONS FOR ISSUING THIS NOTICE**

It appears to the Council that the breach of planning control on the Land has occurred within the last four years, and therefore is not immune from enforcement action.

The unauthorised development has taken place in an isolated rural location within the Green Belt at Upper Hattons Farm. It is surrounded by open fields with the M54 Motorway located across open fields to the north of it.

The unauthorised development consists of the erection of a large-scale stable block building to accommodate 14 stables, 3 storerooms, 2 tack rooms and a wash room. Although partially complete the general footprint is complete and as built occupies an extensive footprint of some 300sqm around a central courtyard which, including the courtyard brings the total occupation of the Land to some 650sqm.

Paragraph 137 of the National Planning Policy Framework (NPPF), states that the fundamental aim of Green Belt policy is to prevent urban sprawl by keeping land permanently

open and the essential characteristics of Green Belts are their openness and their permanence.

Paragraph 138 (c) of the NPPF states that one of the purposes of Green Belts is to assist in safeguarding the countryside from encroachment.

Paragraph 147 of the NPPF states that that inappropriate development is, by definition, harmful to the Green Belt and should not be approved except in very special circumstances.

Paragraph 148 of the NPPF states that when considering any planning application, local authorities should ensure that substantial weight is given to any harm to the Green Belt. 'Very special circumstances' will not exist unless the potential harm to the Green Belt by reason of inappropriateness, and any other harm resulting from the proposal, is clearly outweighed by other considerations.

Paragraph 149 of the NPPF states that the construction of new buildings should be regarded as inappropriate development in the Green Belt unless they fall under certain listed exceptions. Included in this list, and not therefore to be regarded as inappropriate development is 'the provision of appropriate facilities (in connection with the existing use of land or change of use) for outdoor sport, outdoor recreation..... as long as the facilities preserve the openness of the greenbelt and do not conflict with the purposes of including land within it'.

Policy GB1 of the South Staffordshire Core Strategy Development Plan adopted 2012, seeks to protect the Green Belt against inappropriate development and is broadly consistent with the Framework. Openness is an essential characteristic of the Green Belt. Openness has both a visual and spatial aspect. The latter can be taken to mean the absence of built form.

Policy EQ4 of the core strategy states that the intrinsic rural character and local distinctiveness of the South Staffordshire landscape should be maintained and where possible enhanced and that the siting, scale, and design of new development will need to take full account of the nature and distinctive qualities of the local landscape.

Policy EQ11 requires that new development "respect local character and distinctiveness, including that of the surrounding development and landscape in accordance with Policy EQ4, by enhancing the positive attributes whilst mitigating the negative aspects",

The unauthorised partially built stable block building located around a central courtyard represents a significant increase in the amount of built development on a site which already contains a substantial amount of development. The building extends the built form of the site further north, resulting in encroachment into the Green Belt and occupies an extensive footprint of some 300sqm (650sqm including courtyard area). The scale of the development causes significant harm to the openness of the Green Belt and significantly encroaches into the countryside. No very special circumstances have therefore been clearly advanced to outweigh the harm identified to the Green Belt.

Policy EV7 of the Core Strategy supports horse related facilities and equine enterprises in the Green Belt, but makes it clear that "proposals for larger scale equine enterprises will be considered on whether they will be beneficial to the local economy through sound financial planning and should be consistent with other local planning policies."

No information has been submitted to demonstrate that the unauthorised development would be beneficial to the local economy; or that the benefits arise would be so beneficial to the local economy that this would override the significant harm to the openness of the Green Belt.

Policy EV7 also requires the design, materials and siting are sympathetic to the rural character of the area in which the building(s) is situated. The proposed design, given its scale and materials consisting is not sympathetic to the rural character of the area or wholly appropriate for its intended purpose.

The development is therefore contrary to paragraphs 137, 138, 147, 148 and 149 of the NPPF and policies GB1, EQ4 and EQ11 of the South Staffordshire Core Strategy Development Plan adopted 2012.

On 6th January 2023, planning application reference 22/00713/FUL was refused for the development subject of this notice, consisting of the construction of a horse stables with tack room / washing room and storage forming a central court yard, as inappropriate development within the Green Belt for the reasons advanced in this notice.

The Council consider that planning permission should not be given, because planning conditions could not overcome these objections to the development.

5. WHAT YOU ARE REQUIRED TO DO

You Must

- i) Demolish and remove the partially constructed stable block building located in the approximate position shaded blue on the Plan.
- ii) Permanently remove all hardstanding and materials used to form hardstanding bases for the development from the Land.
- iii) Remove all materials, refuse and demolition material resulting from the removal of the partially constructed stable block building as required by (i) and (ii) above.

6. TIME FOR COMPLIANCE

Four months from the date the notice takes effect.

7. WHEN THIS NOTICE TAKES EFFECT

This Notice takes effect on 24th May 2023, unless an appeal is made against it beforehand.

Dated: 20th April 2023

Annette Roberts

Signed:

Annette Roberts

Corporate Director Infrastructure and Business Growth,
South Staffordshire District Council, Council Offices, Wolverhampton Road, Codsall,
South Staffordshire WV8 1PX

Nominated Officer:

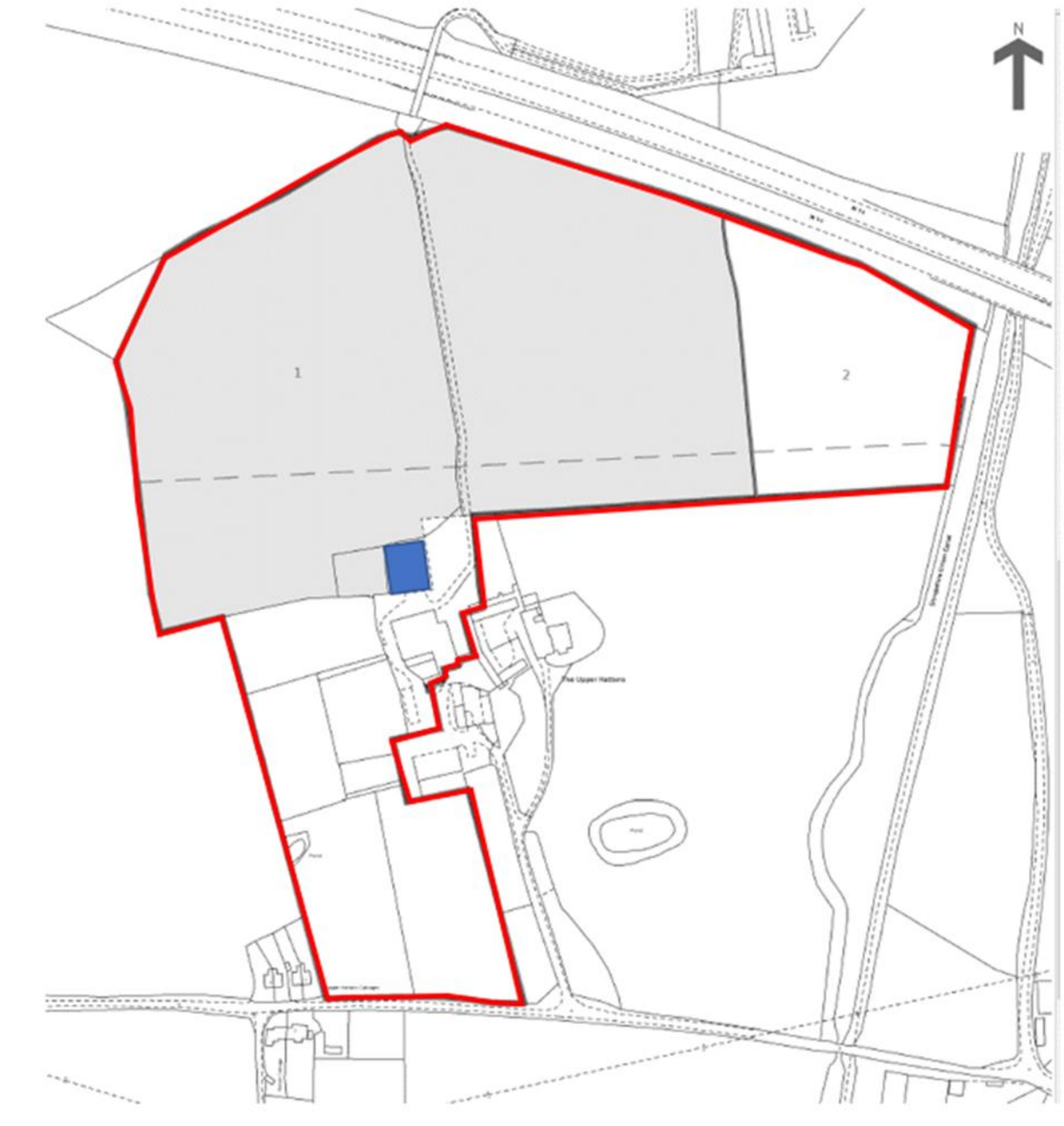
Mark Bray,

Planning Enforcement Consultant

Planning Enforcement Team South Staffordshire District Council, Council Offices, Wolverhampton Road,
Codsall, South Staffordshire WV8 1PX

RED LINE PLAN TO ACCOMPANY ENFORCEMENT NOTICE

LAND AT UPPER HATTONS STABLES, UPPER HATTONS FARM, PENDEFORD HALL LANE, COVEN
STAFFORDSHIRE WV9 5BD



IMPORTANT – THIS COMMUNICATION AFFECTS YOUR PROPERTY

Town and Country Planning Act 1990 (as amended)

Enforcement Notice relating to land and premises Land at Upper Hattons Stables, Upper Hattons Farm, Pendeford Hall Lane, Coven Staffordshire WV9 5BD.

This local planning authority, South Staffordshire Council, has issued an enforcement notice relating to the above land and you are served with a copy of that notice as you have an interest in the Land. Copies of the notice are also being served on the parties listed on the Notice who, it is understood, also have an interest in the Land.

There is a right of appeal to the Secretary of State (at The Planning Inspectorate) against the notice. Unless an appeal is made, as described below, the notice will take effect on 24th May 2023 and you must ensure that the required steps, are taken within the period(s) specified in the notice.

Please see the enclosed information sheet from The Planning Inspectorate which tells you how to make an appeal.

If you decide that you want to appeal against the enforcement notice you must ensure that you send your appeal soon enough so that normally it will be delivered by post/electronic transmission to the Secretary of State (at The Planning Inspectorate) before 24th May 2023.

Under section 174 of the Town and Country Planning Act 1990 (as amended) you may appeal on one or more of the following grounds: -

- (a) that, in respect of any breach of planning control which may be constituted by the matters stated in the notice, planning permission ought to be granted or, as the case may be, the condition or limitation concerned ought to be discharged;
- (b) that those matters have not occurred;
- (c) that those matters (if they occurred) do not constitute a breach of planning control;
- (d) that, at the date when the notice was issued, no enforcement action could be taken in respect of any breach of planning control which may be constituted by those matters;
- (e) that copies of the enforcement notice were not served as required by Section 172;
- (f) that the steps required by the notice to be taken, or the activities required by the notice to cease, exceed what is necessary to remedy any breach of planning control which may be constituted by those matters or, as the case may be, to remedy any injury to amenity which has been caused by any such breach;
- (g) that any period specified in the notice in accordance with section 173(9) falls short of what should reasonably be allowed.

Not all of these grounds may be relevant to you.

If you appeal under Ground (a) of Section 174(2) of the Town and Country Planning Act 1990 this is the equivalent of applying for planning permission for the development alleged in the notice and you will have to pay a fee of £924.00. This amount is double the usual Planning Application fee. You should pay this fee to South Staffordshire Council (made payable to South Staffordshire Council). Joint appellants need only pay one set of fees. If you do not wish to proceed under Ground (a) then no fee is payable.

If you decide to appeal, when you submit your appeal, you should state in writing the ground(s) on which you are appealing against the enforcement notice and you should state briefly the facts on which you intend to rely in support of each of those grounds. If you do not do this when you make your appeal the Secretary of State will send you a notice requiring you to do so within 14 days.

A copy of the appeal form and a copy of the Enforcement Notice together with a cheque for £924.00 if appealing Ground a) made payable to South Staffordshire Council should be sent to the Council addressed to:-

Corporate Director Planning & Infrastructure
South Staffordshire District Council
Planning Department
Council Offices
Wolverhampton Road,
Codsall,
WV8 1PX

If you do not appeal against this enforcement notice, it will take effect on the 24th May 2023 and you must then ensure that the required steps for complying with it, for which you may be held responsible, are taken within the periods specified in paragraph 6 of the notice. Failure to comply with an enforcement notice which has taken effect can result in prosecution and/or remedial action by the Council.

Planning Enforcement Contact Officer:

Mark Bray
Planning Enforcement Consultant

South Staffordshire District Council
Planning Department
Council Offices
Wolverhampton Road
Codsall,
South Staffordshire,
WV8 1PX

Tel: 01902 696900

E-mail: m.bray@sstaffs.gov.uk

PERSONS SERVED WITH A COPY OF THIS ENFORCEMENT NOTICE

1. JAYNE GOODWIN - Upper Hattons Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD
2. JILL RUSSELL - Upper Hattons Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD
3. THE COMPANY SECRETARY UPPER HATTONS STABLES LIMITED - Upper Hattons Stables, Pendeford Hall Lane, Coven, Wolverhampton, West Midlands, England, WV9 5BD
4. THE COMPANY SECRETARY HATTONS HORSE BOXES LIMITED - Upper Hattons Stables Pendeford Hall Lane, Coven, Wolverhampton, England WV9 5BD
5. BUSINESS MORTGAGE FINANCE - 7 PLC Asticus Building, 2nd Floor, 21 Palmer Street, London SW1H 0AD
6. TOGETHER COMMERCIAL FINANCE LIMITED - Lake View, Lakeside, Cheadle SK8 3GW
7. EVERGREEN CARAVAN Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD
8. M2 STUDIOS Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD
9. THE OCCUPIER Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD
10. THE OCCUPIER THE BARN HOUSE Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD
11. THE OCCUPIER THE OAK HOUSE Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD
12. THE COMPANY SECRETARY CODSALL AND PERTON CARS LIMITED
Upper Hattons Farm Pendeford Hall Lane, Coven, Wolverhampton, WV9 5BD
13. THE COMPANY SECRETARY VINER PRODUCTIONS LIMITED
M2 Studios Pendeford Hall Lane, Coven, Wolverhampton, England, WV9 5BD

ANNEX

YOUR RIGHT OF APPEAL.

You can appeal against this notice, but any appeal must be received, or posted in time to be received, by the Planning Inspectorate acting on behalf of the Secretary of State before the date specified in paragraph 7 of the notice. The enclosed information sheet published by the Planning Inspectorate gives details of how to make an appeal.

WHAT HAPPENS IF YOU DO NOT APPEAL

If you do not appeal against this enforcement notice, it will take effect on the date specified in paragraph 7 of the notice and you must then ensure that the required steps for complying with it, for which you may be held responsible, are taken within the period[s] specified in paragraph 6 of the notice. Failure to comply with an enforcement notice which has taken effect can result in prosecution and/or remedial action by the Council.

Relevant Extracts from the Town & Country Planning Act 1990

[171A. — Expressions used in connection with enforcement.

- (1) For the purposes of this Act—
 - (a) Carrying out development without the required planning permission;
 - or,
 - (b) Failing to comply with any condition or limitation subject to which planning permission has been granted, constitutes a breach of planning control.
- (2) For the purposes of this Act—
 - (a) The issue of an enforcement notice (defined in section 172); or
 - (b) The service of a breach of condition notice (defined in section 187A), constitutes taking enforcement action.
- (3) In this Part “planning permission” includes permission under Part III of the 1947 Act, of the 1962 Act or of the 1971 Act.]¹

Notes

¹ Added by Planning and Compensation Act 1991 c. 34 Pt I s.4(1) (January 2, 1992 except as it relates to breach of condition notices and subject to transitional provision specified in SI 1991/2905; July 27, 1992 otherwise subject to transitional provisions in SI 1992/1630 art.3)

Extent

Pt VII s. 171A(1)-(3): England, Wales

[171B. — Time limits.

- (1) Where there has been a breach of planning control consisting in the carrying out without planning permission of building, engineering, mining or other operations in, on, over or under land, no enforcement action may be taken after the end of the period of four years beginning with the date on which the operations were substantially completed.
- (2) Where there has been a breach of planning control consisting in the change of use of any building to use as a single dwelling house, no enforcement action may be taken after the end of the period of four years beginning with the date of the breach.
- (3) In the case of any other breach of planning control, no enforcement action may be taken after the end of the period of ten years beginning with the date of the breach.

(4) The preceding subsections do not prevent—

- (a) The service of a breach of condition notice in respect of any breach of planning control if an enforcement notice in respect of the breach is in effect; or
- (b) Taking further enforcement action in respect of any breach of planning control, if, during the period of four years ending with that action being taken, the local planning authority have taken or purported to take enforcement action in respect of that breach.”] ¹

Notes

¹ Added by Planning and Compensation Act 1991 c. 34 Pt I s.4(1) (January 2, 1992 except as it relates to breach of condition notices and subject to transitional provision specified in SI 1991/2905; July 27, 1992 otherwise subject to transitional provisions in SI 1992/1630 art.3)

Extent

Pt VII s. 171B: England, Wales

[171BA Time limits in cases involving concealment

- (1) Where it appears to the local planning authority that there may have been a breach of planning control in respect of any land in England, the authority may apply to a magistrates' court for an order under this subsection (a “planning enforcement order”) in relation to that apparent breach of planning control.
- (2) If a magistrates' court makes a planning enforcement order in relation to an apparent breach of planning control, the local planning authority may take enforcement action in respect of—
 - (a) The apparent breach, or
 - (b) Any of the matters constituting the apparent breach, at any time in the enforcement year.
- (3) “The enforcement year” for a planning enforcement order is the year that begins at the end of 22 days beginning with the day on which the court's decision to make the order is given, but this is subject to subsection (4).
- (4) If an application under section 111(1) of the Magistrates' Courts Act 1980 (statement of case for opinion of High Court) is made in respect of a planning enforcement order, the enforcement year for the order is the year beginning with the day on which the proceedings arising from that application are finally determined or withdrawn.
- (5) Subsection (2)—
 - (a) Applies whether or not the time limits under section 171B have expired, and
 - (b) Does not prevent the taking of enforcement action after the end of the enforcement year but within those time limits.] ¹

Notes

¹ Added by Localism Act 2011 c. 20 Pt 6 c.5 s.124(1) (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

Extent

Pt VII s. 171BA(1)-(5)(b): England, Wales

[171BB Planning enforcement orders: procedure

- (1) An application for a planning enforcement order in relation to an apparent breach of planning control may be made within the 6 months beginning with the date on which evidence of the apparent breach of planning control sufficient in the opinion of the local planning authority to justify the application came to the authority's knowledge.

- (2) For the purposes of subsection (1), a certificate—
 - (a) Signed on behalf of the local planning authority, and
 - (b) Stating the date on which evidence, sufficient in the authority's opinion to justify the application came to the authority's knowledge, is conclusive evidence of that fact.
- (3) A certificate stating that matter and purporting to be so signed is to be deemed to be so signed unless the contrary is proved.
- (4) Where the local planning authority apply to a magistrates' court for a planning enforcement order in relation to an apparent breach of planning control in respect of any land, the authority must serve a copy of the application—
 - (a) On the owner and on the occupier of the land, and
 - (b) On any other person having an interest in the land that is an interest which, in the opinion of the authority, would be materially affected by the taking of enforcement action in respect of the apparent breach.
- (5) The persons entitled to appear before, and be heard by, the court hearing an application for a planning enforcement order in relation to an apparent breach of planning control in respect of any land include—
 - (a) The applicant,
 - (b) Any person on whom a copy of the application was served under subsection (4), and
 - (c) Any other person having an interest in the land that is an interest which, in the opinion of the court, would be materially affected by the taking of enforcement action in respect of the apparent breach.
- (6) In this section "planning enforcement order" means an order under section 171BA(1).¹

Notes

¹ Added by Localism Act 2011 c. 20 Pt 6 c.5 s.124(1) (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

Extent

Pt VII s. 171BB(1)-(6): England, Wales

[171BC Making a planning enforcement order

- (1) A magistrates' court may make a planning enforcement order in relation to an apparent breach of planning control only if—

Town and Country Planning Act 1990 Page 207

- (a) The court is satisfied, on the balance of probabilities, that the apparent breach, or any of the matters constituting the apparent breach, has (to any extent) been deliberately concealed by any person or persons, and
 - (b) The court considers it just to make the order having regard to all the circumstances.
- (2) A planning enforcement order must—
 - (a) Identify the apparent breach of planning control to which it relates, and
 - (b) State the date on which the court's decision to make the order was given.
- (3) In this section "planning enforcement order" means an order under section 171BA(1).¹

Notes

Extent

Pt VII s. 171BC(1)-(3): England, Wales

[Planning contravention notices] 1

[172. — Issue of enforcement notice.

- (1) The local planning authority may issue a notice (in this Act referred to as an “enforcement notice”) where it appears to them—
 - (a) That there has been a breach of planning control; and
 - (b) That it is expedient to issue the notice, having regard to the provisions of the development plan and to any other material considerations.
- (2) A copy of an enforcement notice shall be served—

Town and Country Planning Act 1990 Page 213

- (a) On the owner and on the occupier of the land to which it relates; and
 - (b) On any other person having an interest in the land, being an interest which, in the opinion of the authority, is materially affected by the notice.
- (3) The service of the notice shall take place—
 - (a) Not more than twenty-eight days after its date of issue; and
 - (b) Not less than twenty-eight days before the date specified in it as the date on which it is to take effect.]¹

Notes

¹ Substituted by Planning and Compensation Act 1991 c. 34 Pt I s.5(1) (November 25, 1991 for certain purposes specified in SI 1991/2728 art.2; January 2, 1992 otherwise subject to transitional provisions specified in SI 1991/2905)

Commencement

Pt VII s. 172: August 24, 1990 (1990 c. 8 Pt XV s. 337(2))

Extent

Pt VII s. 172(1)-(8): England, Wales

[172A Assurance as regards prosecution for person served with notice

- (1) When, or at any time after, an enforcement notice is served on a person, the local planning authority may give the person a letter—
 - (a) Explaining that, once the enforcement notice had been issued, the authority was required to serve the notice on the person,
 - (b) Giving the person one of the following assurances—
 - i. That, in the circumstances as they appear to the authority, the person is not at risk of being prosecuted under section 179 in connection with the enforcement notice, or
 - ii. That, in the circumstances as they appear to the authority, the person is not at risk of being prosecuted under section 179 in connection with the matters relating to the enforcement notice that are specified in the letter,

- (c) Explaining, where the person is given the assurance under paragraph (b)(ii), the respects in which the person is at risk of being prosecuted under section 179 in connection with the enforcement notice, and
 - (d) stating that, if the authority subsequently wishes to withdraw the assurance in full or part, the authority will first give the person a letter specifying a future time for the withdrawal that will allow the person a reasonable opportunity to take any steps necessary to avoid any risk of prosecution that is to cease to be covered by the assurance.
- (2) At any time after a person has under subsection (1) been given a letter containing an assurance, the local planning authority may give the person a letter withdrawing the assurance (so far as not previously withdrawn) in full or part from a time specified in the letter.

Town and Country Planning Act 1990 Page 214

- (3) The time specified in a letter given under subsection (2) to a person must be such as will give the person a reasonable opportunity to take any steps necessary to avoid any risk of prosecution that is to cease to be covered by the assurance.
- (4) Withdrawal under subsection (2) of an assurance given under subsection (1) does not withdraw the assurance so far as relating to prosecution on account of there being a time before the withdrawal when steps had not been taken or an activity had not ceased.
- (5) An assurance given under subsection (1) (so far as not withdrawn under subsection (2)) is binding on any person with power to prosecute an offence under section 179.¹

Notes

¹ Added by Localism Act 2011 c. 20 Pt 6 c.5 s.125 (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

Extent

Pt VII s. 172A(1)-(5): England, Wales

[173. — Contents and effect of notice.

- (1) An enforcement notice shall state—
- (a) The matters which appear to the local planning authority to constitute the breach of planning control; and
 - (b) the paragraph of section 171A(1) within which, in the opinion of the authority, the breach falls.
- (2) A notice complies with subsection (1) (a) if it enables any person on whom a copy of it is served to know what those matters are.
- (3) An enforcement notice shall specify the steps which the authority require to be taken, or the activities which the authority require to cease, in order to achieve, wholly or partly, any of the following purposes.
- (4) Those purposes are—
- (a) Remedying the breach by making any development comply with the terms (including conditions and limitations) of any planning permission which has been granted in respect of the land, by discontinuing any use of the land or by restoring the land to its condition before the breach took place; or

- (b) Remedying any injury to amenity which has been caused by the breach.
- (5) An enforcement notice may, for example, require—
- (a) The alteration or removal of any buildings or works;
 - (b) The carrying out of any building or other operations;
 - (c) Any activity on the land not to be carried on except to the extent specified in the notice;
- Or
- (d) The contour of a deposit of refuse or waste materials on land to be modified by altering the gradient or gradients of its sides.

Town and Country Planning Act 1990 Page 215

- (6) Where an enforcement notice is issued in respect of a breach of planning control consisting of demolition of a building, the notice may require the construction of a building (in this section referred to as a “replacement building”) which, subject to subsection (7), is as similar as possible to the demolished building.
- (7) A replacement building—
- (a) Must comply with any requirement imposed by any enactment applicable to the construction of buildings;
 - (b) May differ from the demolished building in any respect which, if the demolished building had been altered in that respect, would not have constituted a breach of planning control;
 - (c) Must comply with any regulations made for the purposes of this subsection (including regulations modifying paragraphs (a) and (b)).
- (8) An enforcement notice shall specify the date on which it is to take effect and, subject to sections 175(4) and 289(4A), shall take effect on that date.
- (9) An enforcement notice shall specify the period at the end of which any steps are required to have been taken or any activities are required to have ceased and may specify different periods for different steps or activities; and, where different periods apply to different steps or activities, references in this Part to the period for compliance with an enforcement notice, in relation to any step or activity, are to the period at the end of which the step is required to have been taken or the activity is required to have ceased.
- (10) An enforcement notice shall specify such additional matters as may be prescribed, and regulations may require every copy of an enforcement notice served under section 172 to be accompanied by an explanatory note giving prescribed information as to the right of appeal under section 174.
- (11) Where—
- (a) An enforcement notice in respect of any breach of planning control could have required any buildings or works to be removed or any activity to cease, but does not do so; and
 - (b) All the requirements of the notice have been complied with, then, so far as the notice did not so require, planning permission shall be treated as having been granted by virtue of section 73A in respect of development consisting of the construction of the buildings or works or, as the case may be, the carrying out of the activities.

- (12) Where—

- (a) An enforcement notice requires the construction of a replacement building; and
- (b) All the requirements of the notice with respect to that construction have been complied with, planning permission shall be treated as having been granted by virtue of section 73A in respect of development consisting of that construction.]¹

Notes

¹ Substituted by Planning and Compensation Act 1991 c. 34 Pt I s.5(1) (November 25, 1991 for certain purposes specified in SI 1991/2728 part.2; January 2, 1992 otherwise subject to transitional provisions specified in SI 1991/2905)

Commencement

Pt VII s. 173: August 24, 1990 (1990 c. 8 Pt XV s. 337(2))

Town and Country Planning Act 1990 Page 216

Extent

Pt VII s. 173(1)-(12)(b): England, Wales

[173A. — Variation and withdrawal of enforcement notices.

- (1) The local planning authority may—
 - (a) Withdraw an enforcement notice issued by them; or
 - (b) Waive or relax any requirement of such a notice and, in particular, may extend any period specified in accordance with section 173(9).
- (2) The powers conferred by subsection (1) may be exercised whether or not the notice has taken effect.
- (3) The local planning authority shall, immediately after exercising the powers conferred by subsection (1), give notice of the exercise to every person who has been served with a copy of the enforcement notice or would, if the notice were re-issued, be served with a copy of it.
- (4) The withdrawal of an enforcement notice does not affect the power of the local planning authority to issue a further enforcement notice.]¹

Notes

¹ Added by Planning and Compensation Act 1991 c. 34 Pt I s.5(1) (November 25, 1991 for certain purposes specified in SI 1991/2728 art.2; January 2, 1992 otherwise subject to transitional provisions specified in SI 1991/2905)

Extent

Pt VII s. 173A(2)-(4): England, Wales

174. — Appeal against enforcement notice.

- (1) A person having an interest in the land to which an enforcement notice relates or a relevant occupier may appeal to the Secretary of State against the notice, whether or not a copy of it has been served on him.
- (2) [An appeal may be brought on any of the following grounds—
 - (a) That, in respect of any breach of planning control which may be constituted by the matters stated in the notice, planning permission ought to be granted or, as the case may be, the condition or limitation concerned ought to be discharged;
 - (b) That those matters have not occurred;

- (c) That those matters (if they occurred) do not constitute a breach of planning control;
- (d) That, at the date when the notice was issued, no enforcement action could be taken in respect of any breach of planning control which may be constituted by those matters;
- (e) That copies of the enforcement notice were not served as required by section 172;

Town and Country Planning Act 1990 Page 217

- (f) That the steps required by the notice to be taken, or the activities required by the notice to cease, exceed what is necessary to remedy any breach of planning control which may be constituted by those matters or, as the case may be, to remedy any injury to amenity which has been caused by any such breach;
- (g) That any period specified in the notice in accordance with section 173(9) falls short of what should reasonably be allowed.

(2A) An appeal may not be brought on the ground specified in subsection (2)(a) if—

- (a) The land to which the enforcement notice relates is in England, and
- (b) the enforcement notice was issued at a time—
 - i. After the making of a related application for planning permission, but
 - ii. Before the end of the period applicable under section 78(2) in the case of that application.

(2B) An application for planning permission for the development of any land is, for the purposes of subsection (2A), related to an enforcement notice if granting planning permission for the development would involve granting planning permission in respect of the matters specified in the enforcement notice as constituting a breach of planning control.]²

(3) An appeal under this section shall be made [...] ³ —

- (a) By giving written notice of the appeal to the Secretary of State before the date specified in the enforcement notice as the date on which it is to take effect; or
- (b) By sending such notice to him in a property addressed and pre-paid letter posted to him at such time that, in the ordinary course of post, it would be delivered to him before that date [; or]³
- (c) [By sending such notice to him using electronic communications at such time that, in the ordinary course of transmission, it would be delivered to him before that date.]³¹

(4) A person who gives notice under subsection (3) shall submit to the Secretary of State, either when giving the notice or within the prescribed time, a statement in writing—

- (a) Specifying the grounds on which he is appealing against the enforcement notice; and
- (b) Giving such further information as may be prescribed.

(5) If, where more than one ground is specified in that statement, the appellant does not give information required under subsection (4)(b) in relation to each of those grounds within the prescribed time, the Secretary of State may determine the appeal without considering any ground as to which the appellant has failed to give such information within that time.

(6) In this section “relevant occupier” means a person who—

- (a) On the date on which the enforcement notice is issued occupies the land to which the notice relates by virtue of a licence [...] ⁴; and
- (b) Continues so to occupy the land when the appeal is brought.

Notes

¹ Substituted by Planning and Compensation Act 1991 c. 34 Pt I s.6(1) (January 2, 1992 subject to transitional provisions specified in SI 1991/2905)

² Added by Localism Act 2011 c. 20 Pt 6 c.5 s.123(4) (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

Town and Country Planning Act 1990 Page 218

³ S.174(3)(c) inserted in relation to Wales by Town and Country Planning (Electronic Communications) (Wales) (No. 1) Order 2004/3156 art.3 (January 1, 2005)

⁴ Words omitted by Planning and Compensation Act 1991 c. 34 Sch.7 para.22 (January 2, 1992)

Commencement

Pt VII s. 174: August 24, 1990 (1990 c. 8 Pt XV s. 337(2))

Extent

Pt VII s. 174(1)-(6)(b): England, Wales

P Partially In Force

175. — Appeals: supplementary provisions.

- (1) The Secretary of State may by regulations prescribe the procedure which is to be followed on appeals under section 174 and, in particular, but without prejudice to the generality of this subsection, may—
 - (a) Require the local planning authority to submit, within such time as may be prescribed, a statement indicating the submissions which they propose to put forward on the appeal;
 - (b) Specify the matters to be included in such a statement;
 - (c) Require the authority or the appellant to give such notice of such an appeal as may be prescribed;
 - (d) Require the authority to send to the Secretary of State, within such period from the date of the bringing of the appeal as may be prescribed, a copy of the enforcement notice and a list of the persons served with copies of it.
- (2) The notice to be prescribed under subsection (1)(c) shall be such notice as in the opinion of the Secretary of State is likely to bring the appeal to the attention of persons in the locality in which the land to which the enforcement notice relates is situated.
- (3) Subject to section 176(4), the Secretary of State shall, if either the appellant or the local planning authority so desire, give each of them an opportunity of appearing before and being heard by a person appointed by the Secretary of State for the purpose.

[(3A) Subsection (3) does not apply to an appeal against an enforcement notice issued by a local planning authority in England.]¹

- (4) Where an appeal is brought under section 174 the enforcement notice shall [subject to any order under section 289(4A)]² be of no effect pending the final determination or the withdrawal of the appeal.
- (5) Where any person has appealed to the Secretary of State against an enforcement notice, no person shall be entitled, in any other proceedings instituted after the making of the appeal, to claim that the notice was not duly served on the person who appealed.

(6) Schedule 6 applies to appeals under section 174, including appeals under that section as applied by regulations under any other provisions of this Act.

Town and Country Planning Act 1990 Page 219

(7) [...]³

Notes

1 Added by Planning Act 2008 c. 29 Sch.10 para.5 (April 6, 2009 in relation to England and Wales for purposes specified in SI 2009/400 art.3(j); not yet in force otherwise)

2 Words added by Planning and Compensation Act 1991 c. 34 Pt I s.6(2) (January 2, 1992 subject to transitional provisions specified in SI 1991/2905)

3 Repealed by Planning (Consequential Provisions) Act 1990 c. 11 Sch.4 para.3 (January 2, 1992: repeal has effect on January 2, 1992 for purposes specified in SI 1991/2698 art.3 subject to transitional provisions specified in SI 1991/2698 art.4 and on April 6, 2009 in relation to England only, for purposes specified in SI 2009/849 art.2(2)-(3) subject to transitional provisions specified in SI 2009/849 art.3; not yet in force otherwise)

Commencement

Pt VII s. 175: August 24, 1990 except for the provision specified in 1990 c.11 Sch.4 para.7; January 2, 1992 for purposes specified in SI 1991/2698 art 3; not yet in force otherwise (1990 c. 8 Pt XV s. 337(2); 1990 c. 11 Sch. 4 para. 7; SI 1991/2698 art. 3)

Extent

Pt VII s. 175(1)-(7): England, Wales

P Partially In Force

176. — General provisions relating to determination of appeals.

(1) [On an appeal under section 174 the Secretary of State may—

(a) Correct any defect, error or misdescription in the enforcement notice; or

(b) Vary the terms of the enforcement notice, if he is satisfied that the correction or variation will not cause injustice to the appellant or the local planning authority.

(2) Where the Secretary of State determines to allow the appeal, he may quash the notice.

(2A) The Secretary of State shall give any directions necessary to give effect to his determination on the appeal.]¹

(3) The Secretary of State—

(a) May dismiss an appeal if the appellant fails to comply with section 174(4) within the prescribed time; and

(b) May allow an appeal and quash the enforcement notice if the local planning authority fail to comply with any requirement of regulations made by virtue of paragraph (a), (b), or

(c) Of section 175(1) within the prescribed period.

(4) If [section 175(3) would otherwise apply and] **2** the Secretary of State proposes to dismiss an appeal under paragraph (a) of subsection (3) [of this section] **3** or to allow an appeal and quash the enforcement notice under paragraph (b) of that subsection, he need not comply with section 175(3).

(5) Where it would otherwise be a ground for determining an appeal under section 174 in favour of the appellant that a person required to be served with a copy of the enforcement notice was not served, the Secretary of State may disregard that fact if neither the appellant nor that person has been substantially prejudiced by the failure to serve him.

Town and Country Planning Act 1990 Page 220

Notes

1 S.176(1)-(2A) substituted for s.176(1)-(2) by Planning and Compensation Act 1991 c. 34 Sch.7 para.23 (January 2, 1992)

2 Words inserted by Planning Act 2008 c. 29 Sch.10 para.6(a) (April 6, 2009 in relation to England and Wales for purposes specified in SI 2009/400 art.3(j)); not yet in force otherwise)

3 Words inserted by Planning Act 2008 c. 29 Sch.10 para.6(b) (April 6, 2009 in relation to England and Wales for purposes specified in SI 2009/400 art.3(j)); not yet in force otherwise)

Commencement

Pt VII s. 176: August 24, 1990 (1990 c. 8 Pt XV s. 337(2))

Extent

Pt VII s. 176(1)-(5): England, Wales

177. — Grant or modification of planning permission on appeals against enforcement notices.

(1) On the determination of an appeal under section 174, the Secretary of State may—

- (a) [Grant planning permission in respect of the matters stated in the enforcement notice as constituting a breach of planning control, whether in relation to the whole or any part of those matters or in relation to the whole or any part of the land to which the notice relates;]¹
- (b) Discharge any condition or limitation subject to which planning permission was granted;
- (c) [Determine whether, on the date on which the appeal was made, any existing use of the land was lawful, any operations which had been carried out in, on, over or under the land were lawful or any matter constituting a failure to comply with any condition or limitation subject to which planning permission was granted was lawful and, if so, issue a certificate under section 19.]²

[(1A) The provisions of sections 191 to 194 mentioned in subsection (1B) shall apply for the purposes of subsection (1)(c) as they apply for the purposes of section 191, but as if—

- (a) Any reference to an application for a certificate were a reference to the appeal and any reference to the date of such an application were a reference to the date on which the appeal is made; and
- (b) References to the local planning authority were references to the Secretary of State.

(1B) Those provisions are: sections 191(5) to (7), 193(4) (so far as it relates to the form of the certificate), (6) and (7) and 194.]²

[(1C) If the land to which the enforcement notice relates is in England, subsection (1)(a) applies only if the statement under section 174(4) specifies the ground mentioned in section 174(2)(a).]³

- (2) In considering whether to grant planning permission under subsection (1), the Secretary of State shall have regard to the provisions of the development plan, so far as material to the subject matter of the enforcement notice, and to any other material considerations.
- (3) [The planning permission that may be granted under subsection (1) is any planning permission that might be granted on an application under Part III.]⁴

Town and Country Planning Act 1990 Page 221

- (4) Where under subsection (1) the Secretary of State discharges a condition or limitation, he may substitute another condition or limitation for it, whether more or less onerous.
- (5) [Where an appeal against an enforcement notice is brought under section 174 and—
 - (a) The land to which the enforcement notice relates is in Wales, or

(b) That land is in England and the statement under section 174(4) specifies the ground mentioned in section 174(2)(a), the appellant shall be deemed to have made an application for planning permission in respect of the matters stated in the enforcement notice as constituting a breach of planning control.]⁵

[(5A) Where—

- (a) The statement under subsection (4) of section 174 specifies the ground mentioned in subsection (2)(a) of that section;
- (b) Any fee is payable under regulations made by virtue of section 303 in respect of the application deemed to be made by virtue of the appeal; and
- (c) The Secretary of State gives notice in writing to the appellant specifying the period within which the fee must be paid, then, if that fee is not paid within that period, the appeal, so far as brought on that ground, and the application shall lapse at the end of that period.]⁶

(6) Any planning permission granted under subsection (1) on an appeal shall be treated as granted on the application deemed to have been made by the appellant.

(7) In relation to a grant of planning permission or a determination under subsection (1) the Secretary of State's decision shall be final.

(8) For the purposes of section 69 the Secretary of State's decision shall be treated as having been given by him in dealing with an application for planning permission made to the local planning authority.

Notes

¹ Substituted by Planning and Compensation Act 1991 c. 34 Sch.7 para.24(1)(a) (January 2, 1992)

² S.77(1)(c), (1A) and (1B) substituted for s.77(1)(c) by Planning and Compensation Act 1991 c. 34 Sch.7 para.24(1)(b) (July 27, 1992 subject to transitional provisions specified in SI 1992/1630 art.3)

³ Added by Localism Act 2011 c. 20 Pt 6 c.5 s.123(5) (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

⁴ Substituted by Planning and Compensation Act 1991 c. 34 Sch.7 para.24(2) (January 2, 1992)

⁵ Words and s.177(5)(a)-(b) substituted for words by Localism Act 2011 c. 20 Pt 6 c.5 s.123(6) (April 6, 2012 subject to SI 2012/628 arts 9, 12, 13, 16 and 18-20)

⁶ Added by Planning and Compensation Act 1991 c. 34 Pt I s.6(3) (January 2, 1992 subject to transitional provisions specified in SI 1991/2905)

Commencement

Pt VII s. 177: August 24, 1990 (1990 c. 8 Pt XV s. 337(2))

Extent

Pt VII s. 177(1)-(8): England, Wales

Customer Support Team
Temple Quay House
2 The Square
Temple Quay
Bristol
BS1 6PN

Direct Line: 0303 444 5000

Email: enquiries@planninginspectorate.gov.uk

1. THIS IS IMPORTANT

If you want to appeal against this enforcement notice you can do it:-

- online at the [Appeals Casework Portal](https://acp.planninginspectorate.gov.uk/) (<https://acp.planninginspectorate.gov.uk/>); or
- sending us enforcement appeal forms, which can be obtained by contacting us on the details above.

You MUST make sure that we RECEIVE your appeal BEFORE the effective date on the enforcement notice.

Please read the appeal guidance documents at <https://www.gov.uk/appeal-enforcement-notice/how-to-appeal> (<https://www.gov.uk/appeal-enforcement-notice/how-to-appeal>).

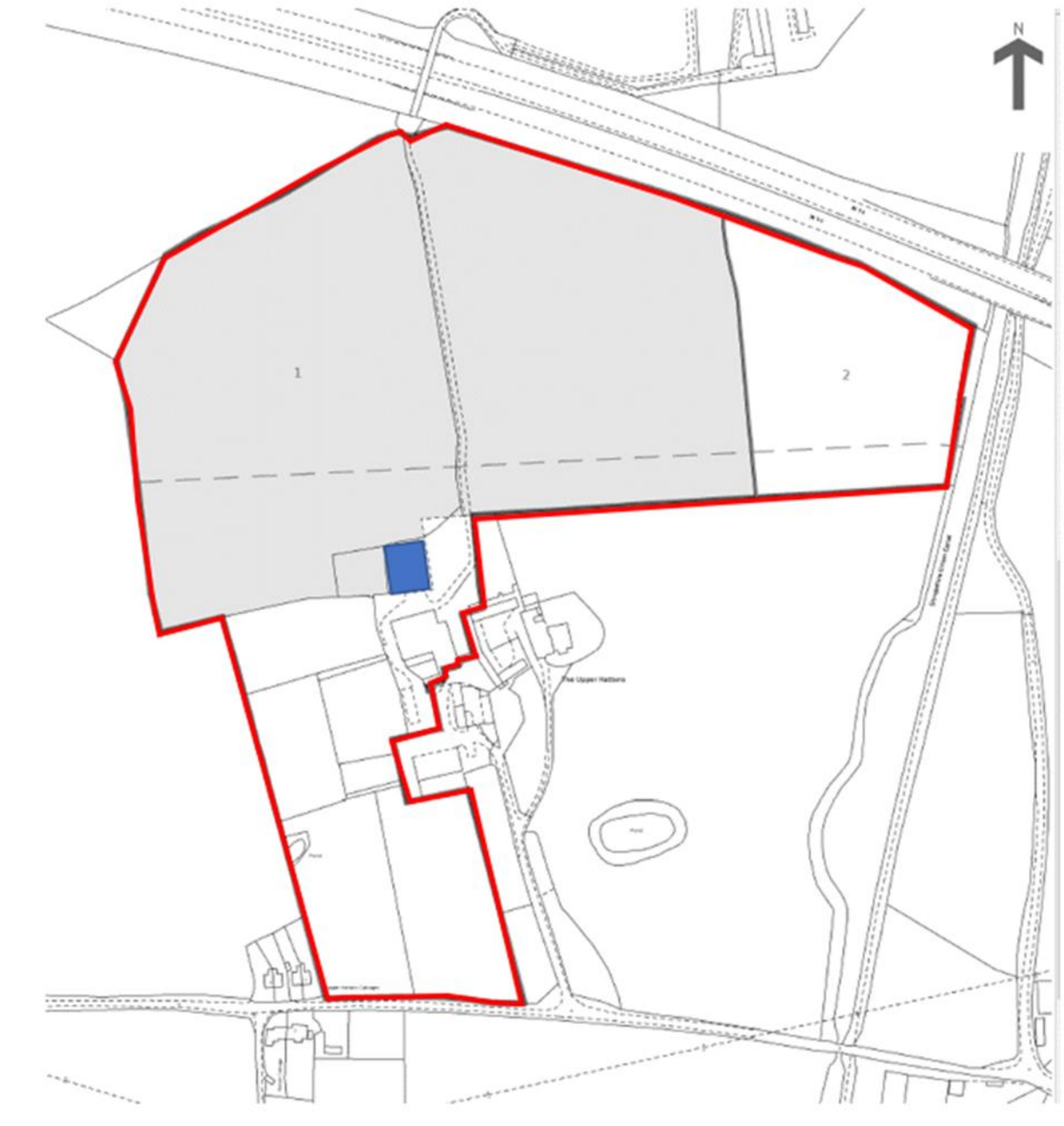
In exceptional circumstances you may give written notice of appeal by letter or email. You should include the name and contact details of the appellant(s) and either attach a copy of the Enforcement notice that you wish to appeal or state the following:

- the name of the local planning authority;
- the site address; and
- the effective date of the enforcement notice.

We MUST receive this BEFORE the effective date on the enforcement notice. This should immediately be followed by your completed appeal forms.

RED LINE PLAN TO ACCOMPANY ENFORCEMENT NOTICE

LAND AT UPPER HATTONS STABLES, UPPER HATTONS FARM, PENDEFORD HALL LANE, COVEN
STAFFORDSHIRE WV9 5BD



1 copy to those served with Enforcement Notice

Jayne Goodwin - Upper Hattons Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD

Jill Russell - Upper Hatton Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Company Secretary Upper Hatton Stables Limited - Upper Hattons Stables, Pendeford Hall Lane, Coven, Wolverhampton, West Midlands, England, WV9 5BD

The Company Secretary Hattons Horse Boxes Limited - Upper Hattons Stables Pendeford Hall Lane, Coven, Wolverhampton, England WV9 5BD

Business Mortgage Finance - 7 PLC Asticus Building, 2nd Floor, 21 Palmer Street, London SW1H 0AD

Together Commercial Finance Limited - Lake View, Lakeside, Cheadle SK8 3GW

Evergreen Caravan Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

M2 Studios Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier The Barn House Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier The Oak House Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Company Secretary Codsall and Perton Cars Limited, Upper Hattons Farm Pendeford Hall Lane, Coven, Wolverhampton, WV9 5BD

The Company Secretary Viner Productions Limited, M2 Studios Pendeford Hall Lane, Coven, Wolverhampton, England, WV9 5BD



South Staffordshire Council

Core Strategy

December 2012



Further information can be found at
www.sstaffs.gov.uk



A Local Plan for
South Staffordshire

Core Strategy Development Plan Document

Adopted 11th December 2012

South Staffordshire Council

Core Policy 1 – The Spatial Strategy for South Staffordshire

The rural regeneration of South Staffordshire will be delivered through the implementation of the following Spatial Strategy. The principal aim will be to meet local needs, whilst recognising the constraints that impact upon the District, and support and improve infrastructure and service delivery in the District.

Throughout the District, growth will be located at the most accessible and sustainable locations in accordance with the Settlement Hierarchy set out below and the Council will work with partners to deliver the infrastructure, facilities and services required to support this growth. An integral part of the Strategy will be to protect, maintain and enhance the natural and historic environment and the local distinctiveness of the District and retain and reinforce the current settlement pattern.

In relation to the District's existing communities and settlements, appropriate proposals which contribute to their improved sustainability, cohesion and community wellbeing, will be supported.

Development proposals will be expected to make efficient use of land and prioritise the use of Previously Developed Land (brownfield land) in sustainable locations, provided it is not of high environmental value, whilst safeguarding the character of existing residential areas.

Main Service Villages

Bilbrook, Brewood, Cheslyn Hay, Codsall, Great Wyrley, Kinver, Penkridge, Perton and Wombourne are defined as **Main Service Villages** and will be the main focus for housing growth, employment development and service provision. Village centres will be the focus for new shopping and small scale office development to maintain their vitality and viability.

Local Service Villages

Coven, Essington, Featherstone, Huntington, Pattingham, Swindon and Wheaton Aston are defined as **Local Service Villages** where limited development will be supported where it meets local needs, whilst recognising the constraints that impact upon the District. Employment development will be limited to that which meets local business and community needs and maintains the vitality and viability of these communities. Shopping and office development will be located in the village centres.

Small Service Villages

Bednall, Bobbington, Bishops Wood, Dunston, Shareshill, and Trysull are defined as **Small Service Villages** where very limited development may be acceptable for the provision of rural affordable housing where it clearly supports a local need and contributes to the sustainability of those local communities. Employment development will be limited to rural employment and diversification which meets local business and community needs.

Other Villages and Hamlets

The villages defined as **Other Villages and Hamlets** are not identified for growth, and development will only be permitted in exceptional circumstances for the provision of rural affordable housing to meet identified local needs. New development in these locations will therefore be limited to rural affordable housing schemes provided through rural exception sites and the conversion and re-use of redundant rural buildings to appropriate uses.

Outside the Service Villages

Outside the service villages, the objective of the Spatial Strategy is to protect the attractive rural character of the countryside where new development will be restricted to particular types of development to meet affordable housing needs, support tourism, provide for sport and recreation and support the local rural economy and rural diversification.

As part of the strategy for employment and economic development, support will continue to be given to the four existing freestanding strategic employment sites (i54, Hilton Cross, ROF Featherstone/Brinsford and Four Ashes).

The Green Belt and Open Countryside

The South Staffordshire portion of the West Midlands Green Belt as defined on the Policies Map, will be protected from inappropriate development and proposals will be considered in the light of other local planning policies and the policy restrictions relating to Green Belt in the NPPF, however the Council will consider favourably sustainable development which accords with this Spatial Strategy.

The general extent of the Green Belt and the area defined as Open Countryside will be protected and maintained for the Plan period but some land will need to be released from the Green Belt and Open Countryside in some locations at the Main and Local Service Villages to deliver the proposed development strategy and enable the sustainable growth of these villages. A partial review of Green Belt boundaries and a review of Major Developed Sites in the Green Belt will be carried out through the Site Allocations DPD.

Delivering the Strategy

The Spatial Strategy will be delivered through the Core Policies and Development Policies. In all cases development should not conflict with the local planning policies, particularly the environmental policies. Development should be designed to be sustainable, seek to enhance the environment, and should provide any necessary mitigating or compensatory measures to address harmful implications.

Explanation

- 6.4 South Staffordshire lies on the edge of the West Midlands Conurbation close to the Major Urban Areas of the Black Country and has its own distinctive character. A key aspect of South Staffordshire's local distinctiveness is based around its ethos and philosophy of being a 'community of communities'. The settlement pattern of South Staffordshire is that of a rural area with many villages of different sizes situated within 27 parishes. There is no single dominant settlement and many of our residents rely on the services provided within towns and cities outside the District to meet some of their 'higher order' needs including hospitals, certain types of retail needs, and certain types of leisure and employment opportunities. This is in part because they are not able to meet their needs locally. Similarly, many of the people who work in and use the facilities of the District, actually live outside it.
- 6.5 The Spatial Strategy for South Staffordshire is to spread development geographically around the District based on a Settlement Hierarchy. The principal aim of the Strategy is to meet local needs whilst recognising the constraints that impact upon the District, and support the retention of existing facilities and services in villages in a sustainable way and where possible improve them. The Settlement Hierarchy classifies villages as Main Service Villages, Local Service Villages and Small Service Villages and the very small villages in the District are classified as Other Villages and Hamlets. The Settlement Hierarchy is shown on the following map.

- 7.3 South Staffordshire is comprised of a variety of landscapes, with historic landscapes, extensive areas of forest, areas of heathland, commons, rivers and water courses. Some landscape character types have suffered losses or degradation, and the District's landscape is affected by change arising from development, mineral working and agriculture. There are a number of initiatives covering part of the District that aim to achieve enhancements to the existing landscape and create valuable new habitats that can play a part in increasing biodiversity value within the District and these include the Forest of Mercia.
- 7.4 There are currently 11 sites of Special Scientific Interest (SSSI) in the District including Motte Meadows, Kinver Edge and Highgate Common. Motte Meadows is also a National Nature Reserve and a Special Area of Conservation (SAC) designated under the Habitats Directive. There are also many other Sites of Biological Importance (SBI) across the District of various habitat types that require on-going protection and management including important areas of lowland heathland and ancient woodland. In addition, there are 5 Local Nature Reserves (LNR) in the District including Shoal Hill Common and Wom Brook Walk. The western edge of the Cannock Chase Area of Outstanding Natural Beauty (AONB) lies within the District.
- 7.5 South Staffordshire has a total of 19 conservation areas, most of them based upon historic village centres, which include canal conservation areas covering the Staffordshire and Worcestershire Canal, Shropshire Union Canal, and the Stourbridge Canal. There are over 850 listed buildings and structures in the District and a range of other buildings and structures of local importance. In addition, there are 23 Scheduled Ancient Monuments (SAMs).

Core Policy 2: Protecting and Enhancing the Natural and Historic Environment

The Council will support development or other initiatives where they protect, conserve and enhance the District's natural and heritage assets including ecological networks internationally, nationally and locally important designations. Particular support will be given to initiatives to improve the natural environment where it is poor and increase the overall biodiversity of the District including the development of green infrastructure links and to improve the historic environment where it is identified as at risk.

Development or initiatives will generally be supported which:

- a) will not have a detrimental impact upon the interests and significance of a natural or heritage asset;
- b) are not contrary to the control of development within internationally, nationally or locally designated areas including the Green Belt and Open Countryside, Cannock Chase Area of Outstanding Natural Beauty and Motte Meadows Special Area of Conservation, and contribute to the conservation and enhancement of the character of the landscape and local distinctiveness;

- c) are consistent with the sustainable management of the asset including the repair and reuse of historic buildings;
- d) protect and improve water and air quality;
- e) provide mitigation or compensatory measures to address any potential harmful implications and supporting enhancement measures.

Development proposals should be consistent with the NPPF, the Supplementary Planning Documents on the Historic Environment and Biodiversity and other local planning policies.

Development proposals should have regard to and support the actions and objectives of the Severn and Humber River Basin Management Plans (RBMPs) and also have regard to the River Severn and River Trent Catchment Flood Management Plans (CFMPs).

Explanation

7.6 The Policy should be regarded as a positive policy that will support the protection and enhancement of South Staffordshire's natural and historic environment and reflects the importance attached to the assets in Strategic Objectives 3, 4 and 5. The natural and heritage assets in South Staffordshire can be identified as follows:

- The South Staffordshire portion of the West Midlands Green Belt
- The Open Countryside – its landscape character and appearance;
- The best and most versatile agricultural land;
- The character and setting of villages;
- Cannock Chase Area of Outstanding Natural Beauty (AONB);
- The Forest of Mercia;
- Statutory and local areas of wildlife and biological importance, including a National Nature Reserve, Sites of Scientific Interest;
- Motte Meadows Special Areas of Conservation (SAC);
- Protected species and their habitats;
- Regionally Important Geological/Geomorphological Sites;
- Ancient and semi-natural woodlands and veteran trees;
- Trees, woodlands and hedgerows;
- Areas of lowland heath;
- Rivers, watercourses and their floodplains, canals and ponds;
- Buildings, structures and areas of townscape, historic and architectural value and their setting – listed buildings, conservation areas, buildings of special local interest;
- Registered parks and gardens of historic interest including historic landscape areas;
- Sites or structures of archaeological importance – Scheduled Ancient Monuments, sites shown on the Sites and Monuments Record (SMR);
- Land of open space, recreational and amenity value;
- The public rights of way network.

- 7.7 Supporting, enhancing and protecting these assets will require the maintenance of strong partnerships with key partners, such as English Heritage, Natural England and the Environment Agency. The policies in the Core Strategy will contribute to the protection and management of the Cannock Chase AONB and contribute towards the aims and objectives of the Forest of Mercia. The Core Strategy will also make a major contribution towards achieving the objectives of the Staffordshire Biodiversity Action Plan (SBAP).
- 7.8 The approach to the management and protection of the Cannock Chase AONB will be covered in a Supplementary Planning Document (SPD). Further Supplementary Planning Documents will be prepared in relation to biodiversity and landscape character and linked to the relevant Core Strategy policies.

Key Evidence

Sustainable Community Strategy 2008 – 2020
South Staffordshire Council Plan –2012 - 2016
Habitats Regulation Assessment Review of the Core Strategy 2010
Staffordshire Biodiversity Action Plan 2001
Staffordshire Geodiversity Action Plan 2004
Staffordshire Ecological Records
Tree and Woodland Strategy 2010
Open Space Strategy 2009
Conservation Area Appraisals and Management Plans 2010
Village Design Guide SPD 2009
Buildings of Special Local Interest
Historic Environment Assessment 2011
Cannock Chase AONB Management Plan 2009 - 2014
Evidence Base relating to Cannock Chase SAC and the Appropriate Assessment of Local Authority Core Strategies 2010
Cannock Chase Visitor Impact Mitigation Strategy 2010
Assessment of Physical and Environmental Constraints 2009
Planning for Landscape Change – Staffordshire County Council SPD 1996-2011
Humber River Basin Management Plan 2009
Severn River Basin Management Plan 2009
River Severn Catchment Flood Management Plan 2009
River Trent Catchment Flood Management Plan 2010
Air Quality Updating and Screening Assessment 2009

Delivery and Monitoring

Through Development Policies EQ1, EQ2 ,EQ3 and EQ4

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Promoting High Quality Design

Introduction

- 7.53 Planning has a key role to play in achieving better-designed buildings and enhancing the environment of our villages. Good design has an important role in promoting sustainable development and protecting local character and distinctiveness. Good design in the creation of buildings, streets and spaces is an important component of enriching and improving the quality of life for the community.

Core Policy 4: Promoting High Quality Design

The Council will expect all development proposals to achieve a high quality of design of buildings and their landscape setting, in order to achieve the vision of a high quality environment for South Staffordshire. Support will be given to proposals that are consistent with the detailed design policy set out in Policy EQ11 and the guidance in the adopted Village Design Guide Supplementary Planning Document (or subsequent revisions), and be informed by any other local design statements, and meet the following requirements:

- a) to provide an attractive, functional, accessible, safe, healthy and secure environment;
- b) to respect and enhance local character and distinctiveness of the natural and built environment including opportunities to improve the character and quality of the area and the way it functions;
- c) to incorporate measures to reduce the risk of flooding and prepare for the predicted effects of climate change;
- d) to make a positive contribution to the public realm including the incorporation of public art where appropriate;
- e) to adopt sustainable construction principles and use locally sourced and recycled materials wherever possible;
- f) to incorporate accessibility measures to meet the needs of users and facilitate access through sustainable forms of transport;
- g) to facilitate and encourage physical activity through outdoor sport, recreation (informal sport and play) walking and cycling;
- h) to secure improvements to public spaces and the provision of additional public spaces.

Development proposals will be assessed against the design criteria in the Village Design Guide Supplementary Planning Document (or subsequent revisions) and where appropriate should take into account the actions and recommendations contained in the Council's Conservation Area

Management Plans.

Development proposals should be consistent with other local planning policies.

Explanation

- 7.54 The Council has adopted a Village Design Guide Supplementary Planning Document with the aim of promoting the highest standards of design and construction in new development and to encourage buildings that are sustainable in construction and in use. The Council will also promote a high standard of landscape design to secure the best environment. Supported by the strong commitment to protect South Staffordshire's environmental assets, the Council will seek to ensure that the historic character of our villages is maintained and enhanced and that new development respects local character and distinctiveness. Development should be designed to create a safe, healthy and secure environment and make efficient use of resources. This approach reflects Strategic Objectives 5 and 14.
- 7.55 All new buildings and spaces must enhance and respect their surroundings and contribute towards local character and distinctiveness. Developments must be of the appropriate scale, design and materials for their location and conform to the design principles set out in above Policy. Public art may make a contribution in enhancing local character and distinctiveness and will be supported wherever appropriate.
- 7.56 Further detailed guidance on design and the requirements for new development is set out below in Policy EQ11 and reference should be made to the adopted Village Design Guide Supplementary Planning Document (or subsequent revisions). All those proposing development will be advised to refer to the Department for Transport Manual for Streets, the Commission for Architecture and the Built Environment (CABE) Building for Life standards, the CABE document Physical Activity and the Built Environment, Sport England's Active Design and the web-based toolkit the 'West Midlands Sustainability Checklist (Advantage West Midlands)'. Those proposing new housing development are also advised to consult the Government document 'Code for Sustainable Homes' which provides a national standard for the construction of new homes.
- 7.57 Reference to 'Building for Life', the 'West Midlands Sustainability Checklist' and the Department for Transport Manual for Streets is to ensure that early in the development stage, careful attention is given to high quality and sustainable design principles. Reference to the Council's adopted Village Design Guide (or subsequent revisions) is also essential to ensure that careful attention is given to the requirements and guidance relevant to the distinctiveness of South Staffordshire.

Key Evidence

Sustainable Community Strategy 2008 - 2020

Delivery and Monitoring

Through the Development Management process
Village Centre enhancements

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Rural Diversification

Introduction

- 9.28 Employment in traditional rural industries is now at a lower level than in the past but it is still an important part of the local economy. Farm diversification can help sustain farming as an industry and allow farmers to continue managing the rural landscape for the benefit of the whole community, help the rural economy, support rural communities and help to maintain rural services.

Core Policy 9: Rural Diversification

The Council will support the social and economic needs of rural communities in South Staffordshire. In all cases development should not conflict with other local planning policies, particularly the environmental policies. Development should be designed to be sustainable; seek to enhance the environment; and should provide any necessary mitigating or compensatory measures to address harmful implications.

The Council will support:

- a) the retention and appropriate expansion of businesses on existing sites within development boundaries. Outside village development boundaries, the Council will adopt the approach set out in Core Policy 7 for the redevelopment, modernisation and expansion of businesses;
- b) the sustainable reuse of rural buildings for appropriate uses which support the rural economy and communities and based on an appraisal of the character and significance of the farmstead and its sensitivity to potential for change;
- c) the provision of live-work units in sustainable locations;
- d) the appropriate diversification of the agricultural economy;
- e) recreation uses appropriate to a countryside location;

- f) small-scale renewable energy projects;
- g) the improvement of public transport links to villages;
- h) the development of high speed broadband technology

Development proposals should be consistent with other local planning policies.

Explanation

- 9.29 There are employment opportunities within the rural areas of South Staffordshire and proposals which aim to diversify the rural economy will generally be supported where they are consistent with Green Belt and environmental objectives. Home working is becoming an increasing feature in rural areas and the expansion of broadband internet and other technologies will help to support sustainable forms of employment.
- 9.30 Suitable uses in rural areas based around existing farming activities, leisure and tourism could include farm shops, bed and breakfast accommodation, conversion of barns to holiday cottages or small-scale office use. There may also be opportunities for the development of live/work units in appropriate countryside locations.
- 9.31 The creation of small-scale businesses in the countryside would enable people who live in the countryside to have a greater range of opportunities to work near home. However, it will be important to ensure that businesses in the countryside are small in scale and contribute to the overall requirement for development to be sustainable. The emphasis will be on the conversion and reuse of existing buildings for employment use.

Key Evidence

Understanding the Economy of Rural Staffordshire 2009
Staffordshire Rural Forum Strategic Action Plan 2006 - 2009
WMRSS Evidence Base
Rural Evidence Base 2008

Delivery and Monitoring

Through the Development Management process
Working with Economic Development partners

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Development Policies

own survey work, will help to explain how the historic built environment has evolved and to identify buildings for the local list.

- 7.19 This comprehensive evidence base will emerge as a Supplementary Planning Document which encompasses the Historic Environment, identifying the main issues, and will also be used to inform and refresh the Village Design Guide.
- 7.20 In order to ensure that buildings at risk are saved or not degraded further, sometimes 'enabling development' is the only viable option. In this case paragraph (b) of this policy will be used in conjunction with guidance 'Enabling Development and the Conservation of Significant Places' issued by English Heritage in 2008 or subsequent guidance for enabling development.

Key Evidence

Sustainable Community Strategy 2008 - 2020
Conservation Area Appraisals and Management Plans 2010
Village Design Guide SPD 2009
Buildings of Special Local Interest (on going)
Historic Environment Character Assessment 2011
Assessment of Physical and Environmental Constraints 2009
West Midlands Farmsteads and Landscapes Project 2010

Delivery and Monitoring

Through the Development Management process in consultation with English Heritage, the County Council and other partners
Conservation and Design advice
Conservation Area Management Plans
Village Design Guide SPD (or subsequent revisions)
Historic Environment SPD
LSP Environmental Quality Delivery Plan

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Policy EQ4: Protecting and Enhancing the Character and Appearance of the Landscape

The intrinsic rural character and local distinctiveness of the South Staffordshire landscape should be maintained and where possible enhanced. Trees, veteran trees, woodland, ancient woodland and hedgerows should be protected from damage and retained unless it can be demonstrated that removal is necessary and appropriate mitigation can be achieved. For visual and ecological reasons, new and replacement planting should be of locally native species.

The Council will encourage and support the creation of new woodlands

and the management of existing woodlands particularly where they contribute to community forestry. Reference should be made to the Council's Tree and Woodland Strategy.

Throughout the District, the design and location of new development should take account of the characteristics and sensitivity of the landscape and its surroundings, and not have a detrimental effect on the immediate environment and on any important medium and long distance views.

The siting, scale, and design of new development will need to take full account of the nature and distinctive qualities of the local landscape. The use of techniques, such as landscape character analysis, to establish the local importance and the key features that should be protected and enhanced, will be supported.

Proposals should retain and strengthen the components of landscape character and local distinctiveness, with particular attention to the detailing of any proposal and its relationship with existing buildings, features and vegetation. Proposals within the Historic Landscape Areas (HLA) defined on the Policies Map should have special regard to the desirability of conserving and enhancing the historic landscape character, important landscape features and the setting of the HLA. The County Council's Landscape Character Assessment and Historic Landscape Characterisation will provide an informed framework for the decision making process.

Where possible, opportunities should be taken to add character and distinctiveness through the contribution of new landscape features, particularly to landscapes which have been degraded.

Development within the Cannock Chase Area of Outstanding Natural Beauty (AONB) and its setting as shown on the Policies Map will be subject to special scrutiny, in accordance with national policy and any additional guidance, in order to conserve and enhance the landscape, nature conservation and recreation interests of the area.

Proposals that contribute to the objectives of the Cannock Chase AONB Management Plan, the Forest of Mercia and other local initiatives that will contribute to enhancing landscape character will be supported.

Development proposals should be consistent with the adopted Village Design Guide Supplementary Planning Document (or subsequent revisions), the Supplementary Planning Documents on Landscape Character and Biodiversity and other local planning policies.

Explanation

- 7.21 The landscape of South Staffordshire is rich and varied and includes part of the Cannock Chase Area of Outstanding Natural Beauty (AONB). It is an important objective of the Core Strategy to protect the character and appearance of the landscape and conserve this heritage for the future. The

NPPF states that the highest status of protection in relation to landscape and scenic beauty should be given to AONBs, and the extent of the Cannock Chase AONB, to which the national policy applies, is shown on the Policies Map.

- 7.22 There are 13 historic parklands and gardens in South Staffordshire, at Chillington, Enville, Four Ashes, Hatherton, Hilton, Himley/Wodehouse, Somerford, Stretton, Teddesley, Patshull, Prestwood, Wergs and Weston. The parklands at Chillington Hall, Enville, and Weston Park are of particularly high quality and have been identified as Grade ii* in the National Register of Historic Parks and Gardens by English Heritage. Patshull Hall and Himley Hall have been identified as Grade ii.
- 7.23 Historic parklands are valuable heritage assets and important to the distinctive rural character of South Staffordshire. They may contain avenues of trees, woodlands, individual veteran trees, areas of wood pasture, lakes and other water features, historic earthworks, moats, hedges, banks and green lanes which are all valuable habitats for wildlife. They also have potential for environmental education and tourism, as well as contributing to the attractiveness of the landscape.
- 7.24 The historic parklands and gardens in South Staffordshire, including those designated as Registered Parks and Gardens have been designated as 'Historic Landscape Areas' (HLAs) to protect them from inappropriate development and management. The principle of the HLAs was first established in the 1996 Local Plan and has been carried forward into the new local planning strategy to ensure that these areas are retained for the future.
- 7.25 The Council will encourage and support the conservation, enhancement and sustainable management of these heritage assets through the preparation of conservation management plans. The Council will work with landowners, English Heritage, the Staffordshire Gardens and Parks Trust, the Garden History Society, Natural England, Staffordshire Wildlife Trust and Staffordshire County Council on matters relating to historic parklands and gardens.
- 7.26 The Policy is consistent with the NPPF. Any development which will have an impact on the landscape should address the intrinsic character of its surroundings, and seek where possible to retain and strengthen the intrinsic character of areas. Landscape character analysis will be an important technique in many circumstances, utilising detailed work already undertaken by Staffordshire County Council in the Supplementary Planning Document 'Planning for Landscape Change' and work on historic landscape characterisation. More detailed guidance on landscape character will be included in a Supplementary Planning Document.

Key Evidence

Sustainable Community Strategy 2008 - 2020
Planning for Landscape Change – Staffordshire County Council SPG 1996-2011

Village Design Guide SPD 2009
Conservation Area Appraisals and Management Plans 2010
Open Space Strategy 2009

Delivery and Monitoring

Through Development Policy EQ13
LSP Environmental Quality Delivery Plan
Conservation Area Management Plans
Village Design Guide SPD (or subsequent revisions)

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Development Policies

7.58 The following Development Policies support Core Policy 4.

Policy EQ11: Wider Design Considerations

The design of all developments must be of the highest quality and the submission of design statements supporting and explaining the design components of proposals will be required. Proposals should be consistent with the design guidance set out in the adopted Village Design Guide Supplementary Planning Document (or subsequent revisions) and be informed by any other local design statements.

Development proposals must seek to achieve creative and sustainable designs that take into account local character and distinctiveness, and reflect the principles set out below. The Council will encourage innovative design solutions.

A. Use

- a) mixed use developments will be encouraged where the uses are compatible with and complementary to each other and to other uses in the existing community, and where the development will help support a range of services and public transport (existing or new);
- b) proposals should where possible promote a density and mix of uses which create vitality and interest where appropriate to their setting;

B. Movement

- c) opportunities should be taken to create and preserve layouts giving a choice of easy and alternative interconnecting routes, including access to facilities and public transport and offer a safe, attractive environment for all users;

- d) provision should be made, especially within the proximity of homes, for safe and attractive walking and cycling conditions, including the provision of footpath links, cycleways and cycle parking facilities, and links to green infrastructure in accordance with Policies EV11 and HWB2;

C. Form

- e) proposals should respect local character and distinctiveness including that of the surrounding development and landscape, in accordance with Policy EQ4, by enhancing the positive attributes whilst mitigating the negative aspects;
- f) in terms of scale, volume, massing and materials, development should contribute positively to the streetscene and surrounding buildings, whilst respecting the scale of spaces and buildings in the local area;
- g) development should relate to and respect any historic context of the site, including plot patterns and street layout taking account of the guidance contained in Policy EQ3;
- h) development within or adjacent to a waterway corridor should take advantage of the waterside setting with an appropriate green corridor taking account of the aims and objectives of Policy HWB2;
- i) development should take every opportunity to create good design that respects and safeguards key views, visual amenity, roofscapes, landmarks, and focal points;
- j) development should take account of traditional design and forms of construction where appropriate, and avoid the use of inappropriate details;
- k) development should incorporate high quality building design and detailing, with particular attention given to appropriately designed elements;
- l) development must ensure a high standard of access for all and that safe and easy access is available to all potential users, regardless of ability, age or gender;
- m) sustainable forms of development should be designed, incorporating renewable energy use, minimising waste production and providing opportunities for recycling, and minimising pollution. Development should seek to minimise water use including the incorporation of water recycling and harvesting, and ensure the use of Sustainable Drainage Systems (SUDS). Use or re-use of sustainable materials will be encouraged. Orientation and layout of development should maximise the potential for passive solar heating, taking account of the implications of solar heat gain;

D. Space

- n) proposals should create pedestrian-friendly places that allow for necessary vehicular access;
- o) places should be safe and secure, with effective natural surveillance;
- p) well designed private and semi-private open space should be incorporated for all buildings, appropriate to the character of the area;
- q) opportunities should be taken to support the development of a varied network of attractive, and usable publicly accessible spaces;
- r) provision for parking should where possible be made in discreet but planned locations within the development;
- s) design should seek to retain existing important species and habitats and maximise opportunities for habitat enhancement, creation and management in accordance with Policy EQ1.

The Council's Space About Dwelling standards are set out in Appendix 6.

Development proposals should be consistent with other local planning policies.

Explanation

- 7.59 The Council attaches significant importance to securing a high level of design quality in the District and this is reflected in the adopted Village Design Guide SPD (or subsequent revisions). The NPPF also refers to the importance of achieving high quality and inclusive design and the CABI publication "Making Design Policy Work" highlights a number of important issues to take into account in developing a policy approach to design.
- 7.60 The design guidance set out in the above Policy identifies the importance of local character and distinctiveness, and gives guidance on achieving sustainable development, use, movement, form and space. Achieving safe designs will be important and issues relating to community safety are addressed in Core Policy 13 and Policy CS1.

Key Evidence

Sustainable Community Strategy 2008 – 2020
Southern Staffordshire Surface Water Management Plan Phase 1 2010
Planning for Landscape Change – Staffordshire County Council SPG 1996-

Through the Development Management process
Working with Economic Development partners
LSP Economic Vibrancy Delivery Plan

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Policy EV7: Equine Related Development

Horse related facilities and equine enterprises in the Green Belt and Open Countryside will be supported provided that:

- a) new buildings in association with equine development such as stables and field shelters are sited within close proximity to existing rural buildings and are a suitable distance away from dwellings as to not impact on the amenity of nearby residents;
- b) the design, materials and siting are sympathetic to the rural character of the area in which the building(s) are situated;
- c) the proposal does not have an adverse impact on the natural environment and the integrity of designated protected sites;
- d) any associated developments such as maneges are sympathetic to the character of the area;
- e) the proposal is located close to the bridleway network and is located so as to reduce conflict between road users due to the transportation of horses, deliveries and horses using narrow lanes.

Proposals for larger scale equine enterprises will be considered on whether they will be beneficial to the local rural economy through sound financial planning and should be consistent with other local planning policies.

Explanation

9.36 Equine Related Development is an acceptable form of development in rural areas and is becoming increasingly popular within South Staffordshire due to the rural nature of the District. A large proportion of the District is designated as Green Belt and the NPPF states that appropriate facilities for outdoor sport and recreation are suitable uses. The Council also recognises that where appropriate, equine enterprises should be supported to contribute positively to the local rural economy. However, such enterprises must maintain environmental quality and not impact negatively on the character of the landscape.

9.37 It is recognised that local planning policies should provide a positive framework for facilitating sustainable development that supports traditional

land-based activities and makes the most of new leisure and recreational opportunities that require a countryside location whilst maintaining environmental quality and the openness of the Green Belt and appearance or character of the Open Countryside.

Key Evidence

Sustainable Community Strategy 2008-2010
Tourism Strategy 2010
Understanding the Economy of Rural Staffordshire 2009
Staffordshire Rural Forum Strategic Action Plan 2006-2009
Staffordshire Destination Management Partnership Delivery Plan 2008 - 2011
West Midlands Visitor Economy Strategy 2009/2010
WMRSS Evidence Base
Rural Evidence Base 2010

Delivery and Monitoring

Through the Development Management process

The monitoring arrangements are set out in the Monitoring Framework in Appendix 1.

Policy EV8: Agriculture

The Council will support proposals for agriculture and related development which is consistent with national policy for the protection of agricultural land and other local planning policies by:

- a) encouraging farm diversification which is complementary to, and helps to sustain the existing agricultural enterprise;
- b) supporting small scale farm shops selling local produce;
- c) encouraging the re-use or adaptation of existing farm buildings including redundant buildings, provided it would not result in a need for further agricultural buildings and is consistent with Supplementary Planning Guidance on barn conversions;
- d) encouraging sustainable forms of agriculture which include environmentally sensitive, organic and locally distinctive produce, together with its processing, marketing and retailing;
- e) encouraging the management of land for biodiversity;

Policy GB1: Development in the Green Belt

Within the South Staffordshire portion of the West Midlands Green Belt as defined on the Policies Map, development acceptable within the terms of national planning policy set out in the NPPF will normally be permitted where the proposed development is for either:

A. A new or extended building, provided it is for:

- a) purposes directly related to agriculture or forestry; or
- b) appropriate small-scale facilities for outdoor sport or recreation, nature conservation, cemeteries and for other uses of land which preserve the openness of the Green Belt and which do not conflict with its purposes; or
- c) affordable housing where there is a proven local need in accordance with Policy H2; or
- d) limited infilling* and limited extension(s), alteration or replacement of an existing building where the extension(s) or alterations are not disproportionate to the size of the original building, and in the case of a replacement building the new building is not materially larger than the building it replaces. Guidance in these matters will be contained in the Green Belt and Open Countryside Supplementary Planning Document (SPD).

B. The re-use of a building provided that:

- e) the proposed use of any building (taking into account the size of any extensions, rebuilding or required alterations), would not harm the openness of the Green Belt or the fulfilment of its purposes.

C. Changes of Use of Land:

- f) the carrying out of engineering or other operations, or the making of a material change of use of land, where the works or use proposed would have no material effect on the openness of the Green Belt, or the fulfilment of its purposes.

D. Development brought forward under a Community Right to Build Order.

Development proposals should be consistent with other local planning policies.

**Footnote: Limited infilling is defined as the filling of small gaps (1 or 2 buildings) within a built up frontage of development which would not exceed the height of the existing buildings, not lead to a major increase in the developed proportion of the site, or have a greater impact on the openness of the Green Belt and the purpose of including land within it.*

List of Persons and Interested Parties

Appeal Ref: APP/C3430/C/23/3322739

Enforcement Ref: 22/00083/UNDEV

Appeal by: Jayne Goodwin

**Site at: Upper Hattons Stables Upper Hattons Farm Pendeford Hall Lane Coven
WOLVERHAMPTON WV9 5BD**

1 copy to the occupier

Caravan Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

Upper Hattons Livery Stables Upper Hattons Farm Pendeford Hall Lane Coven

Wolverhampton WV9 5BD

Evergreen Caravan Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9
5BD

Evergreen Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

Flat 2 Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

The Flat Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

The Barn House Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

The Old Mill Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

The Oak House Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

Wild Oak Lodge Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

Wild Oak Cottage Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9
5BD

Shippon Mill Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD

1 Hattons Cottages Pendeford Hall Lane Coven Wolverhampton WV9 5BD

White Cottage Pendeford Hall Lane Coven Wolverhampton WV9 5BD

1 copy to the Clerk to Brewood and Coven Parish Council

Clerk To Brewood And Coven Parish Council, Council Rooms, 35 Stafford Street, Brewood,
South, Staffordshire, ST19 9DX

Email - clerk@brewoodandcoven-pc.gov.uk

1 copy to the Chairman/Vice-Chairman of the Council

Councillor Meg Barrow

Email: m.barrow@sstaffs.gov.uk

Councillor, Dan Kinsey

Email: d.kinsey@sstaffs.gov.uk

1 copy to the Chairman/Vice-Chairman of the Planning Committee

Councillor Mark Evans

Email: m.evans@sstaffs.gov.uk

Councillor Bob Cope

Email: r.cope@sstaffs.gov.uk

1 copy to the following local member(s)

Councillor Diane M Holmes

Email: d.holmes@sstaffs.gov.uk

Councillor Wendy J Sutton
Email: w.sutton@sstaffs.gov.uk

Councillor Susan Szalapski
Email: s.szalapski@sstaffs.gov.uk

1 copy to those served with Enforcement Notice

Jayne Goodwin - Upper Hattons Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD

Jill Russell - Upper Hatton Stables, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Company Secretary Upper Hatton Stables Limited - Upper Hattons Stables, Pendeford Hall Lane, Coven, Wolverhampton, West Midlands, England, WV9 5BD

The Company Secretary Hattons Horse Boxes Limited - Upper Hattons Stables Pendeford Hall Lane, Coven, Wolverhampton, England WV9 5BD

Business Mortgage Finance - 7 PLC Asticus Building, 2nd Floor, 21 Palmer Street, London SW1H 0AD

Together Commercial Finance Limited - Lake View, Lakeside, Cheadle SK8 3GW

Evergreen Caravan Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

M2 Studios Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier The Barn House Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Occupier The Oak House Upper Hattons Farm, Pendeford Hall Lane, Coven Staffs WV9 5BD

The Company Secretary Codsall and Perton Cars Limited, Upper Hattons Farm Pendeford Hall Lane, Coven, Wolverhampton, WV9 5BD

The Company Secretary Viner Productions Limited, M2 Studios Pendeford Hall Lane, Coven, Wolverhampton, England, WV9 5BD



The Occupier and Others

Phone: (01902) 696274

Email: appeals@sstaffs.gov.uk

Date: 29 June 2023

TOWN AND COUNTRY PLANNING ACT 1990 APPEAL UNDER SECTION 174

Appellant's name:	Jayne Goodwin
Site Address:	Upper Hattons Stables Upper Hattons Farm Pendeford Hall Lane Coven Wolverhampton WV9 5BD
Description of development:	Without planning permission, the partial construction of a horse stable block to accommodate tack rooms, washrooms and storage rooms situated around a central courtyard on the land, ('the Land') outlined in red for identification purposes on the site plan attached to report.
Enforcement reference:	22/00083/UNDEV
Appeal reference:	APP/C3430/C/23/3322739
Appeal start date:	28 June 2023

I refer to the above details. An appeal has been made to the Secretary of State against an enforcement notice issued by South Staffordshire District Council on 21 April 2023.

The enforcement notice was issued for the following reasons:

It appears to the Council that the breach of planning control on the Land has occurred within the last four years, and therefore is not immune from enforcement action.

The unauthorised development has taken place in an isolated rural location within the Green Belt at Upper Hattons Farm. It is surrounded by open fields with the M54 Motorway located across open fields to the north of it.

The unauthorised development consists of the erection of a large-scale stable block building to accommodate 14 stables, 3 storerooms, 2 tack rooms and a wash room. Although partially complete the general footprint is complete and as built occupies an extensive footprint of some 300sqm around a central courtyard which, including the courtyard brings the total occupation of the Land to some 650sqm.

Paragraph 137 of the National Planning Policy Framework (NPPF), states that the fundamental aim of Green Belt policy is to prevent urban sprawl by keeping land permanently open and the essential characteristics of Green Belts are their openness and their permanence.

Paragraph 138 (c) of the NPPF states that one of the purposes of Green Belts is to assist in safeguarding the countryside from encroachment.

Paragraph 147 of the NPPF states that that inappropriate development is, by definition, harmful to the Green Belt and should not be approved except in very special circumstances.

Paragraph 148 of the NPPF states that when considering any planning application, local authorities should ensure that substantial weight is given to any harm to the Green Belt. 'Very special circumstances' will not exist unless the potential harm to the Green Belt by reason of inappropriateness, and any other harm resulting from the proposal, is clearly outweighed by other considerations.

Paragraph 149 of the NPPF states that the construction of new buildings should be regarded as inappropriate development in the Green Belt unless they fall under certain listed exceptions. Included in this list, and not therefore to be regarded as inappropriate development is 'the provision of appropriate facilities (in connection with the existing use of land or change of use) for outdoor sport, outdoor recreation..... as long as the facilities preserve the openness of the greenbelt and do not conflict with the purposes of including land within it'.

Policy GB1 of the South Staffordshire Core Strategy Development Plan adopted 2012, seeks to protect the Green Belt against inappropriate development and is broadly consistent with the Framework. Openness is an essential characteristic of the Green Belt. Openness has both a visual and spatial aspect. The latter can be taken to mean the absence of built form.

Policy EQ4 of the core strategy states that the intrinsic rural character and local distinctiveness of the South Staffordshire landscape should be maintained and where possible enhanced and that the siting, scale, and design of new development will need to take full account of the nature and distinctive qualities of the local landscape.

Policy EQ11 requires that new development "respect local character and distinctiveness, including that of the surrounding development and landscape in accordance with Policy EQ4, by enhancing the positive attributes whilst mitigating the negative aspects",

The unauthorised partially built stable block building located around a central courtyard represents a significant increase in the amount of built development on a site which already contains a substantial amount of development. The building extends the built form of the site further north, resulting in encroachment into the Green Belt and occupies an extensive footprint of some 300sqm (650sqm including courtyard area). The scale of the development causes significant harm to the openness of the Green Belt and significantly encroaches into the countryside. No very special circumstances have therefore been clearly advanced to outweigh the harm identified to the Green Belt.

Policy EV7 of the Core Strategy supports horse related facilities and equine enterprises in the Green Belt, but makes it clear that "proposals for larger scale equine enterprises will be considered on whether they will be beneficial to the local economy through sound financial planning and should be consistent with other local planning policies."

No information has been submitted to demonstrate that the unauthorised development would be beneficial to the local economy; or that the benefits arise would be so beneficial to the local economy that this would override the significant harm to the openness of the Green Belt.

Policy EV7 also requires the design, materials and siting are sympathetic to the rural character of the area in which the building(s) is situated. The proposed design, given its scale and materials consisting is not sympathetic to the rural character of the area or wholly appropriate for its intended purpose.

The development is therefore contrary to paragraphs 137, 138, 147, 148 and 149 of the NPPF and policies GB1, EQ4 and EQ11 of the South Staffordshire Core Strategy Development Plan adopted 2012.

On 6th January 2023, planning application reference 22/00713/FUL was refused for the development subject of this notice as inappropriate development within the Green Belt for the reasons advanced in this notice.

The Council consider that planning permission should not be given, because planning conditions could not overcome these objections to the development.

The enforcement notice requires the following steps to be taken:

- i) The enforcement notice requires the following steps to be taken: Permanently remove the stable block building in the approximate position shaded blue on the attached plan from the Land.
- ii) Permanently remove all hardstanding and materials used to form hardstanding bases used in the development from the Land.
- iii) Remove all materials, refuse and demolition material resulting from the removal of the stable block building from the Land.

The appellant has appealed against the notice on the following grounds:

Ground (a) - that planning permission should be granted for what is alleged in the notice.

Ground (d) - that, at the time the enforcement notice was issued, it was too late to take enforcement action against the matters stated in the notice.

Ground (f) - the steps required to comply with the requirements of the notice are excessive and lesser steps would overcome the objections.

Ground (g) - that the time given to comply with the notice is too short.

The appeal will be determined on the basis of a **hearing**. The procedure to be followed is set out in the Town and Country Planning (Enforcement) (Hearings Procedure) (England) Rules 2002.

If you wish to make comments, you can do so at <https://www.gov.uk/government/organisations/planning-inspectorate> If you do not have access to the internet, you can send **three** copies to:

Paul Eland
The Planning Inspectorate
Room 3B
Temple Quay House
2 The Square
Bristol
BS1 6PN.

All representations must be received by 9 August 2023. Any representations submitted after the deadline will not usually be considered and will be returned. The Planning Inspectorate does not acknowledge representations. **All representations must quote the appeal reference.**

Please note that any representations you submit to the Planning Inspectorate will be copied to the appellant and this local planning authority and will be considered by the Inspector when determining the appeal.

If you submit comments and then subsequently wish to withdraw them, you should make this request to the Planning Inspectorate by the date above.

The appeal documents (including the decision when made) can be viewed online at [Enforcement Appeal Cases \(sstaffs.gov.uk\)](https://www.enforcementappeals.gov.uk) by clicking on the relevant Enforcement appeal case.

You can get a copy of one of the Planning Inspectorate's "Guide to taking part in enforcement appeals" booklets free of charge from the Planning Portal at: www.planningportal.gov.uk/pcs or from us.

When made, the decision will be published online at <https://acp.planninginspectorate.gov.uk> and the Council website. Paper copies of the appeal decision can be obtained from the Council. Please be aware that there may be a copying fee.

Helen Benbow
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WV8 1PX

Telephone Enquiries: (01902) 696274 (Salindra Shakespeare)

