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PLANNING COMMITTEE

2.00PM, WEDNESDAY, 20 MAY 2009 COUNCIL CHAMBER, HOVE TOWN HALL

BRIGHTON & HOVE CITY COUNCIL ENVIRONMENT

PLANS LIST PLANNING COMMITTEE Date: 20th May 2009

TREES - Recommendations

TREES Delegated Powers or implementation of a previous Committee Decision

Page 3

SUBSTANTIAL OR CONTROVERSIAL DEVELOPMENT OR DEPARTURES FROM POLICY

	Application Number	Area	Ward	Address	Proposal	Recommendation	Page
A	BH2008/02303	East	Woodingdean	Elmhurst, Warren Road	Proposed 80 bed care home for the elderly with associated facilities, with 23 parking spaces, landscape grounds and landscaped roof terrace.	Minded to Grant	11

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MINOR APPLICATIONS

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	Application Number	Area	Ward	Address	Proposal	Recommendation	Page
В	BH2009/00174	East	Moulsecoomb & Bevendean	Copse Car Park, University of Brighton	Replacement car park comprising 61 spaces adjacent (west) to existing copse car park.	Grant	27
С	BH2008/02490	East	Patcham	Mill House, Overhill Drive	Erection of 3 detached two-storey dwellings and a single detached bungalow.	Would have Granted - Appeal for Non- determination	42
D	BH2008/03475	East	Patcham	1 Warmdene Way	Demolition of existing garage and construction of a bungalow.	Grant	63
E	BH2009/00509	East	Preston Park	Windlesham School, 180 Dyke Road,	Demolition and removal of 2 no. existing sheds. Erection of 1 new classroom with new recreation	Grant	77

					fencing.		
F	BH2009/00720	East	Queens Park	64 St James's Street	Change of use from A1 Retail to A2 Professional Office (retrospective).	Refuse	85
G	BH2009/00481	East	Queens Park	Telephone Exchange, Freshfield Road	Installation of 3 panel antennas and an equipment cabinet on roof.	Grant	93
Н	BH2008/03331	West	Central Hove	St. Catherine's Lodge Hotel, Kingsway	Temporary change of use to hostel for families for 2 years.	Refuse	99
Ι	BH2008/03644	West	South Portslade	6 to 8 Foredown Drive	Installation of new window to front elevation and new fire escape door to rear elevation	Grant	115
J	BH2008/03523	West	Stanford	Land rear of 6 & 8 Kelly Road	Erection of two-storey dwelling on land rear of 6 and 8 Kelly Road.	Grant	122
К	BH2009/00461	West	Withdean	94-96 Reigate Road	Construction of a new three-bedroom semi-detached house.	Grant	135

Determined Applications:

Page

145

PLEASE NOTE IN LINE WITH THE DECISION OF THE SUB-COMMITTEE TAKEN AT ITS MEETING ON 27 APRIL 2005, copies of "Determined Applications" items are now available as hard copies at public inspection points or may be downloaded from the Council website. Copies of these papers are emailed to individual Committee Members.

BRIGHTON AND HOVE CITY COUNCIL

LIST OF APPLICATIONS DETERMINED BY THE DIRECTOR OF ENVIRONMENTAL SERVICES UNDER DELEGATED POWERS OR IN IMPLEMENTATION OF A PREVIOUS COMMITTEE DECISION

PATCHAM

Application No:BH2009/0055532 Windmill View

2 x Elm - Reduce by 30% and thin by 10 - 15%.

Applicant: Mr Charles Irving
Approved on 17 Apr 2009

Application No:BH2009/0066140 + 42 Windmill VIew

3 x Elms - reduce by one-third.

Applicant: Ben Vary
Approved on 17 Apr 2009

Application No: BH2009/00704 8 Friar Close

1 x Ash - reduce the height and spread of the branches, each by c.25-30%. To lop two descending branches by c.50%. Crown thin by 15%.

Applicant: Dr D Robinson
Approved on 21 Apr 2009

PRESTON PARK

Application No:BH2009/00571243-245 Preston Road

1 x Yew (710) - deadwood, crown lift over highway. 1 x Beech (713) - Remove deadwood, sever ivy, crown thin by 20%. 1 x Sycamore (723) - Sever ivy, crown lift over highway. 1 x Sycamore (726) - sever ivy. 1 x Sycamore (728) - reduce and reshape by 30%. 1 x Horse Chestnut (731) - crown thin by 20%. 1 x Cherry (735) - Reduce and reshape by 40%.

Applicant: Mr N Jones
Approved on 07 Apr 2009

Application No:BH2009/00573243-245 Preston Road

1 x Sycamore (725) - sever ivy. 1 x Bay Laurel - crown lift and reduce over carriageway. 1 x Bay Laurel (734) - prune away from property.1 x Apple (715) - Reduce and reshape by 20%. 1 x Norway Maple (717) - reduce and reshape by 20%. 1 x Holly (719) prune away from property. 1 x Sycamore - remove deadwood.

Applicant: Mr N Jones
Approved on 07 Apr 2009

Application No:BH2009/00574243-245 Preston Road

Fell - 1 x Holly (714). Fell - 1 x Apple (716). Fell - 1 x Sycamore (724) (No public amenity value or causing actual structural damage).

Applicant: Mr N Jones
Approved on 07 Apr 2009

Application No: BH2009/00659 18 Dyke Road Drive

1 x Sycamore - 30% crown reduction, 30% crown thin.

Applicant: Mr Tony Lucas
Approved on 26 Mar 2009

<u>Application No:</u> <u>BH2009/00660</u> 18/20 Stanford Avenue

1 x Beech - Raise canopy to 6m, remove ivy from canopy, thin canopy by approx 15%.

Applicant: James Cox Approved on 28 Apr 2009

<u>Application No:</u> <u>BH2009/00711</u> 8-10 Florence Road

2 x Sycamore - prune clear of cables. 1 x Lime - remove deadwood. 2 x Sycamore - remove deadwood. 1 x Lime - Reduce and reshape by 30%. 1 x Lime - Crown thin by 20% and prune away from property.

Applicant: Mr N Jones
Approved on 28 Apr 2009

Application No: <u>BH2009/00876</u> 37 Havelock Road

1 x Sycamore - reduce by 25%, crown clean.

Applicant: Mr J Hatch Approved on 27 Apr 2009

Application No: BH2009/00879 43b Havelock Road

Fell - 1 x Lawson Cypress (no public amenity value).

Applicant: Carlos Daly
Approved on 27 Apr 2009

Application No: <u>BH2009/00885</u> 24 Dyke Road Drive

1 x Sycamore - 30% crown reduction.

Applicant: Mr G Taylor
Approved on 28 Apr 2009

Application No:BH2009/00894209 Preston Drove

Fell - 1 x Sycamore (no public amenity value).

Applicant: Mr H Mason Approved on 27 Apr 2009

Application No:BH2009/00977209 Preston Drove

1 x Cherry - Reduce and reshape.

Applicant: Mr H Mason Approved on 27 Apr 2009

REGENCY

Application No: BH2009/00662 2 Clifton Hill

Clear / fell to ground level small saplings to right hand side of house - Elder, Prunus kanzan (insufficient stature, no public amenity value).

Applicant: Mr M Haddock
Approved on 26 Mar 2009

<u>Application No:</u> <u>BH2009/00663</u> 2 Clifton Hill

1 x Prunus kanzan - crown reduction 30%.

Applicant: Mr M Haddock
Approved on 26 Mar 2009

<u>Application No:</u> <u>BH2009/00884</u> 18 Victoria Road

1 x Bay - Reduce height by approximately 3 metres and shape remainder.

Applicant: Mr B McWalter Approved on 21 Apr 2009

ST. PETER'S & NORTH LAINE

Application No: BH2009/00664 14 Trafalgar Terrace Brighton East Sussex BN1 4EG

Fell - 1 x Leylandii (inappropriate species for TPO).

Applicant: Mr J Spray
Approved on 21 Apr 2009

Application No:BH2009/008931 Bath Street

Fell - 2 x conifers (no public amenity value).

Applicant: Tom Fellows
Approved on 21 Apr 2009

WITHDEAN

Application No:BH2009/00542Varndean Park Estate

1 x English Elm - Remove 2 x low limbs towards Varndean driveway. Cut back to leave a 6 ft gap from neighbouring property. 1 x Sycamore - 30% crown reduction.

Applicant: Mr Nyall Thompson Approved on 31 Mar 2009

<u>Application No:</u> <u>BH2009/00670</u> St Bernadettes RC Primary, Preston Road

3 x Sycamores - reduce and reshape by 30%.

Applicant: Mr N Jones
Approved on 07 Apr 2009

<u>Application No:</u> <u>BH2009/00710</u> Varndean Park Estate

1 x Acer - 30% crown reduction and removal of dead wood. 1 x Horse Chestnut - reduce height to previous cut points (approx 12 ft) and shape tree to match new height.

Applicant: Mr Nyall Thompson
Approved on 31 Mar 2009

Application No:BH2009/0071718 Tongdean Lane

1 x Thuja plicata - 30% crown reduction, remove ivy.

Applicant: Mr J Hatch Approved on 26 Mar 2009

Application No:BH2009/0074515 Lauriston Road

1 x Lime - 30% crown reduction (max), lift light growth.

Applicant: Mr W Martin Approved on 02 Apr 2009

HANOVER & ELM GROVE

Application No:BH2009/0070923 De Montfort Road

4 x Sycamores (T.2-T5) - repollard.

Applicant: Mr D Baylin Approved on 26 Mar 2009

QUEEN'S PARK

Application No:BH2009/0074851 Queens Park Terrace

1 x Sycamore - reduce sympathetically back to boundary overhanging branches. 25% thinning of canopy on remainder of tree.

Applicant: Dr Lars Schuy Approved on 03 Apr 2009

Application No:BH2009/008786 St James's Place

1 x Golden Cupressus - reduce top by 2 - 3 ft to reshape top, reduce over neighbour's side and remove dead branches in the crown.

Applicant: Nyall Thompson
Approved on 21 Apr 2009

ROTTINGDEAN COASTAL

Application No:BH2009/00545St Aubyns School, 76 High Street

Large Oak - 50% crown reduction.

Applicant: Mr Henry Mason Approved on 02 Apr 2009

CENTRAL HOVE

Application No:BH2009/0067121 Fourth Avenue

4 x Sycamores - reduce and reshape by 30%.

Applicant: Mr M Seaton
Approved on 02 Apr 2009

Application No:BH2009/0067254/55 Ventnor Villas

1 x Goat Willow - prune by 30%.

Applicant: Sherwood Contracts Ltd Approved on 07 Apr 2009 Application No: BH2009/00706 7 Grand Avenue

1 x Horse Chestnut - Crown reduction of up to 3m, tidy up previously cut lower limbs.

Applicant: Mr K Rodgers
Approved on 02 Apr 2009

Application No: BH2009/00707 57 Tisbury Road

Fell - 1 x Holly.

Applicant: Mr M Haynes
Approved on 02 Apr 2009

<u>Application No:</u> <u>BH2009/00830</u> 54/55 Ventnor Villas

Fell - 1 x Elm - no public amenity value, causing actual damage.

Applicant: Sherwood Contracts Ltd Approved on 07 Apr 2009

GOLDSMID

Application No:BH2009/004552 Champions Row

1 x Elm - reduce and reshape crown by 30%.

Applicant: Tom Fellows
Approved on 27 Mar 2009

<u>Application No:</u> <u>BH2009/00570</u> Furze Croft, Furze Hill

1 x Quercus ilex - deadwood and crown lift to 5 m over road, 3 m over footpath.

Applicant: Mr D Armstrong Approved on 27 Mar 2009

Application No: BH2009/00665 8 Eaton Gardens

Fell - 2 x Sycamore (insufficient stature)

Applicant: Nyall Thompson Approved on 27 Mar 2009

Application No: BH2009/00666 8 Eaton Gardens

1 x Hornbeam - 2 x low western limbs - remove.

Applicant: Nyall Thompson Approved on 27 Mar 2009

Application No: BH2009/00667 70 Wilbury Road

Fell - 1 x Thuja plicata. Fell - 1 x Holly (no public amenity value).

Applicant: Nyall Thompson
Approved on 02 Apr 2009

Application No: <u>BH2009/00668</u> 70 Wilbury Road

1 x Sycamore - reduce crown by 30% over garden side only, not height of tree.

Applicant: Nyall Thompson
Approved on 02 Apr 2009

Application No: BH2009/00883 23 Wilbury Road

Fell - 1 x Holly (no public amenity value).

Applicant: Mr N Thompson
Approved on 27 Apr 2009

SUBSTANTIAL OR CONTROVERSIAL DEVELOPMENT OR DEPARTURES FROM POLICY

<u>No:</u>	BH2008/02303 Wai	rd: WOODINGDEAN				
App Type	Full Planning					
Address:	Elmhurst, Warren Road, Woodingdean					
<u>Proposal:</u>	Proposed 80 bed care home for the elderly with associated facilities, with 23 parking spaces, landscape grounds and landscaped roof terrace.					
Officer:	Ray Hill , tel: 293990	eived Date: 04 July 2008				
<u>Con Area:</u>	N/A <u>Exp</u>	iry Date: 04 December 2008				
Agent: Applicant:	DWA Architects, 39 Blossom Street, York Bupa Health Care, C/o DWA Architects, 39 Blossom Street, York					

1 SUMMARY

This application relates to a vacant plot of land located on the southern side of Warren Road adjacent to the Sussex and Nuffield Hospital which was formerly the site of a residential care home.

Planning permission was granted in June 2007 for the erection of a three storey 75 bed nursing home and the provision of 19 parking spaces subject to a S106 legal agreement to secure the provision of public art to the value of £30,000 and a financial contribution of £40,000 towards sustainable transport infrastructure improvements (BH2007/00516). The current application seeks full planning permission for the erection of a three storey 80 bed care home for the elderly with a modified siting, building footprint and more contemporary design.

The report notes that the proposed use complies with policy HO11 of the Local Plan and would provide much needed residential accommodation for the elderly. The building would be of a high quality design and provide a satisfactory standard of accommodation with significantly improved levels of communal amenity space provision. Furthermore, the report notes that neighbouring occupiers would not be unduly affected by the proposal.

As with the previous application, the current application is recommended for approval subject to a S106 legal agreement to secure financial contributions towards sustainable transport improvements, public art and the provision of off-site highway improvements.

2 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 9 of this report and that it is **MINDED TO GRANT** planning permission subject to the following:

(i) A Section 106 obligation to secure the following:

- A contribution of £40,000 towards the Sustainable Transport Strategy prior to commencement of the development; and,
- Prior to the commencement of the development the applicants will need to submit a detailed highways access layout plan and details of the works to be undertaken to the access road into the site from Warren Road, consistent with the principles shown on drawing nos. AL(02) 012A & AL(0) 022 submitted with this application. The highway access works shall be implemented in full prior to the occupation of the development.
- Public art works to the value of £30,000, the details of which are to be submitted to and approved in writing by the Council prior to commencement of the development and to provide, on completion of development, a breakdown of expenditure of the said public art works;

(ii) The following Conditions

<u>Conditions</u>

- 1. BH01.01 Full planning.
- 2. BH02.08 Satisfactory refuse and recycling storage.
- 3. BH03.01 Sample of materials Non-Cons Area (new buildings).
- 4. Unless otherwise agreed in writing by the Local Planning Authority, no non residential development shall commence until:
 - a) evidence that the development is registered with the Building Research Establishment (BRE) under BREEAM (either a 'standard' BREEAM or a 'bespoke' BREEAM) and a Design Stage Assessment Report showing that the development will achieve an BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment within overall 'Very Good' for all non-residential development have been submitted to the Local Planning Authority; and
 - b) a BRE issued Design Stage Certificate demonstrating that the development has achieved a BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment within overall 'Very Good' for all non-residential development has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

5. Unless otherwise agreed in writing by the Local Planning Authority, none of the non-residential development hereby approved shall be occupied until a BREEAM Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that the non-residential development built has achieved a BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment

within overall 'Very Good' has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

- 6. BH05.07 Site waste management plan.
- 7. BH05.10 Hardsurfaces.
- 8. BH06.02 Cycle parking details to be submitted.
- 9. BH07.03 Odour control equipment.
- 10. BH07.04 Odour control equipment (sound insulation).
- 11. BH07.07 Soundproofing plant/ machinery.
- 12. BH06.01 Retention of parking area.
- 13. At least 6 months prior to the first occupation of the development hereby approved a 'site travel plan' (a document setting out a package of measures tailored to the needs of the site aimed at promoting sustainable travel choices and reduce reliance on the car including residents, visitors, staff, deliveries, servicing, parking management and other uses of the site) for the development shall be submitted to the Local Planning Authority. The site travel plan shall be approved in writing prior to the first occupation of the development and shall be implemented as approved thereafter and shall be subject to annual review in accordance with details submitted to and approved in writing by the Local Planning Authority.

Reason: To seek to reduce traffic generation by encouraging alternative means of transport to private motor vehicles in accordance with policy TR4 of the Brighton & Hove Local Plan.

- 14. BH11.01 Landscaping/planting scheme
- 15. BH11.02 landscaping / planting (implementation/ maintenance)
- 16. No development shall commence on site until full details confirming that the site will be developed under the Considerate Constructors Scheme has been submitted to and approved in writing by the Local Planning Authority.

Reason: To safeguard the amenities of the area and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

17. No development of Phase 1 shall commence until a scheme for nature conservation enhancement has been submitted to and approved by the Local Planning Authority. This shall include the number and locations of bird and bat boxes to be erected and details of any artificial external lighting. The scheme shall be fully implemented in accordance with the approved details and retained as such thereafter.

Reason: To ensure the protection and enhancement of the ecological interest of the site and to comply with policies QD17 and QD18 of the Brighton & Hove Local Plan.

Informatives:

1. This decision is based on drawing nos. AL(0)010 Rev A, 011 Rev A and 013 Rev A, submitted on 29 July 2008, AL (0)022 submitted on 27

August 2008, AL(0)023, 024, 025, 026, 027 and 0406101 Rev C 3 September 2008 and AL(0)014 Rev A, 015 Rev A, 016 Rev A, 017 Rev A, 018 Rev A, 019, 020 and 021 Rev A submitted on 9 September 2008; Design & Access Statement, Planning Supporting Statement, Biodiversity Statement, Sustainability Checklist, Site Investigation Report & Transport Statement submitted on 27 August 2008, and Site Waste Management Plan submitted on 4 September 2008.

- 2. This decision to grant Planning Permission has been taken:
- having regard to the policies and proposals in the Brighton & Hove Local Plan and the East Sussex & Brighton & Hove Waste Local Plan set out below, and to all relevant material considerations, including Supplementary Planning Guidance and Supplementary Planning Documents:

Brighton & Hove Local Plan

- TR1 Development and the demand for travel
- TR4 Travel plan
- TR5 Sustainable transport corridors and bus priority routes
- TR7 Safe development
- TR8 Pedestrian routes
- TR10 Traffic calming
- TR13 Pedestrian network
- TR14 Cycle access and parking
- TR18 Parking for people with disabilities
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU9 Pollution and noise control
- SU10 Noise nuisance
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design-quality of development and design statements
- QD2 Design-key principles for neighbourhoods
- QD3 Efficient and effective use of sites
- QD4 Design-strategic impact
- QD5 Design- street frontages
- QD6 Public art
- QD15 Landscape design
- QD16 Trees and hedgerows
- QD27 Protection of amenity
- HO11 Residential care and nursing homes
- East Sussex & Brighton & Hove Waste Local Plan
- WLP11 Reduction, re-use and recycling during demolition and design, and construction of new developments

Supplementary Planning Guidance

SPGBH4: Parking Standards

Supplementary Planning Documents

SPDO3:	Construction & Demolition Waste
SPD08:	Sustainable Building Design; and

ii) for the following reasons:

The proposed development would provide much needed residential accommodation for the elderly. The proposed building would have a satisfactory appearance and would have no adverse impact on the character or visual amenity of the area. There would be no material detriment to the amenities of adjoining and nearby occupiers. The sustainability measures are satisfactory subject to further details to be sought by condition and transport generation would be off-set by a financial contribution.

- 3. IN05.06 Informative: BREEAM.
- 4. IN05.08 Informative: site waste management plans/ waste minimisation statements.
- 5. The applicant is advised that the cycle storage facilities indicated on the plan submitted are acceptable by way of location. However, the facilities will need to be secured and covered and therefore a condition has been attached requiring the submission of further details of the means of enclosure.
- 6. The applicants are advised that they will need to provide satisfactory safety audits and obtain Highway Authority/landowners consent as required before the carrying out of highway works.
- 7. Following comments from Natural England, the applicant is advised that when submitting the detailed landscaping scheme in accordance with Condition No.14, the Local Planning Authority will expect, where practicable, the inclusion of native plant species local to the area and the creation of habitats suitable for local wildlife.

3 THE SITE

The application site is located on the southern side of Warren Road between the Sussex and Nuffield Hospital to the west and Downs View School to the east. It is roughly rectangular in shape with a maximum width of 65m, a maximum depth of 68m and a site area of approximately 0.4 hectares. The application site is set down at a lower ground level than the properties to the north and levels within the site vary. It is accessed via a private road off Warren Road, which is shared with the adjacent school. The site which is vacant and cleared was formerly occupied by a nursing home.

The surrounding area is mixed in character comprising residential, commercial, health and educational uses. The site is bounded by a three storey hospital to the west, two storey cottages in use as a playgroup and for health care purposes to the north, a two storey school building and associated

caretakers cottage to the east with open fields immediately to the south. In the vicinity of the site access road, the northern side of Warren Road is characterised by a two-three storey shopping parade with residential accommodation on the upper floors.

Warren Road is a Classified Road which is subject to on-street parking restrictions.

4 RELEVANT HISTORY

BH2007/00516: Construction of a part two and part three storey 75 bed nursing home and the provision of 19 parking spaces (Re-submission of withdrawn application BH2006/01039) subject to a Section 106 legal agreement to secure the provision of public art to the value of £30,000, a financial contribution of £40,000 towards sustainable transport infrastructure and the implementation of highway access works. Granted 01/02/2008 following completion of the legal agreement

BH2006/01039/FP: Construction of a part two and part three storey 75 bed nursing home. Provision of 19 parking spaces. Withdrawn 27/06/2006

96/0756/FP: Use of vacant site for temporary overspill car park for Sussex and Nuffield Hospital. Withdrawn 12/05/1997.

5 THE APPLICATION

The application seeks full planning permission for the erection of an 80 bed care home for the elderly with associated facilities together with 23 parking spaces, landscaped grounds and landscaped roof terrace.

The proposed building would be s-shaped in plan and comprises a central core positioned on a north/ south axis with north easterly and south westerly projecting wings. It would be largely three storeys in height (i.e. 9.5m max.) although due to the change in ground levels the southern –most wing would incorporate a basement and appear as four storeys with a maximum height of 12m. The building would have a gross floor area of 3645 sqm.

The proposed building would have a contemporary design. It would be faced in a mixture of white through coloured render, horizontal timber cladding and green (spruce) textured blocks and surmounted by a flat roof incorporating a roof garden. The elevations would incorporate a variety of features including balconies, Juliet balconies and mid grey powder coated aluminium windows.

The accommodation would comprise 80 single bedrooms with en-suite facilities and communal lounges, activity rooms and dining areas together with basement level kitchen, laundry and staff facilities.

Twenty three car parking spaces including four dedicated disabled bays and an ambulance bay would be provided to the front of the building on the western side of the site.

Amenity space would be provided for the residents in the form of a communal

rear garden together with a roof garden.

Landscaped areas with tree and shrub planting would be provided to the forecourt parking area and site boundaries.

6 CONSULTATIONS

External: Two letters have been received from the occupiers of **100 & 120** Warren Road which <u>object to the proposal on the following grounds:-</u>

- would generate an excessive volume of traffic;
- increased noise and disturbance from traffic;
- overdevelopment;
- building is too high; and,
- loss of privacy.

Downs View School (summary): There are concerns that BUPA have vastly underestimated the amount of traffic which will be associated with an 80 bed care home, providing insufficient car parking. Downs View School and the proposed nursing home would share the same access road which is already difficult to negotiate at peak times. The road is also used by Hazel Cottage Heath Centre, Oak Cottage Nursery and by the users of the football pitches behind the proposed site. Parking on the access road reduces the width to one lane, resulting in queuing traffic taking turns to pass. There is no alternative parking for any of these users.

Downs View School is a special school catering for pupils aged 14-16 all of whom have severe learning difficulties. There are currently 70 pupils and 70 staff. All pupils commute to school by taxi, mini bus or private car. On a typical school day there are between 30 and 40 vehicles in our car park, with the overspill parked along the school driveway leading to the access road. In addition there are 4 minibuses which are in use all day and every day. Staff and therapists come throughout the day. In our experience, very few of our staff or visitors rely on public transport for school.

There are regular medical emergencies at the school so access is required at all times.

There are also concerns over the level of noise and disturbance which would promote anxiety amongst the pupils.

East Sussex Fire and Rescue Service: This building should be fitted with a sprinkler system.

South Downs Joint Committee: The proposed development is considered to be acceptable provided that the permission is subject to conditions regarding materials, landscaping and external lighting.

Natural England: Advises that the landscaping scheme should incorporate native plant species local to the area and that consideration should be given

to the creation of habitats suitable for local wildlife.

Internal

Adult Social Care: <u>Supports</u> the application as there is a shortage of this type of provision within Brighton & Hove.

Planning Policy (summary): The proposal accords with the provisions of policy HO11 (residential care homes). The proposal seeks to meet an EcoHomes Rating of "Very Good" which is considered acceptable and should be conditioned as such. It is considered that the applicant should provide more detailed information regarding construction waste management to show how the aims of policy SU13 have been met.

The suggested minimum level of public art is £30,000. This could be incorporated into the entrance to the site from the highway, perimeter fencing or for an intervention on the land between the school and the development.

Urban Design: The draft Urban Characterization Study defines the Woodingdean Character Area as 'a low density residential suburb surrounded by downland with an isolated rural feel but poor relationships to the landscape. Predominantly bungalows and two storey houses with mixed building styles on a variety of plot sizes and lacking unifying features. Scattered institutional and commercial uses but no clear centre'.

The proposed building has been designed to provide an 'apartment' rather that 'institutional' aesthetic. The drawings show that this has been achieved. The contemporary, flat roofed form is considered to separate the building successfully from the neighbouring hospital functions. Good attention to detail and good quality materials will be required to provide a good quality building for this site.

There are concerns that the parking is very visible at the front of the building. A more attractive street frontage could be achieved by moving the parking to the back of the site, or finding another way of hiding it.

Connections to Warren Road were considered to be poor when the site was visited in 2007. Improvements to the route for pedestrians may therefore be required.

Sustainable Transport: <u>No objections</u>. The new proposal would not create a material increase in traffic or person trip movements over and above the level of impact associated with the extant planning permission. However, to ensure that the proposal complies with the Council's policy objectives, the transport related conditions attached to the previous permission should be attached.

Environmental Health: <u>No comments</u> received.

Sustainability Team: The applicant has submitted a BREEAM pre-

assessment which indicates that the development will achieve a high 'Very Good' rating, with over 60% in the energy and water sections. However raise concerns over the lack of renewable energy, minimal use of grey or rainwater (apart from rainwater used for irrigation), lack of sustainable materials, and poor optimisation of sustainable design.

7 PLANNING POLICIES

Brighton & Hove Local Plan

- TR1 Development and the demand for travel
- TR4 Travel plans
- TR5 Sustainable transport corridors and bus priority routes
- TR7 Safe development
- TR8 Pedestrian routes
- TR10 Traffic calming
- TR13 Pedestrian network
- TR14 Cycle access and parking
- TR18 Parking for people with mobility related disability
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU9 Pollution and noise control
- SU10 Noise nuisance
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design-quality of development and design statements
- QD2 Design-key principles for neighbourhoods
- QD3 Efficient and effective use of sites
- QD4 Design-strategic impact
- QD5 Street frontages
- QD6 Public art
- QD15 Landscape design
- QD16 Trees and hedgerows
- QD27 Protection of amenity
- HO11 Residential care and nursing homes

East Sussex and Brighton & Hove Waste Local Plan

WLP11 Reduction, re-use and recycling during demolition and design, and construction of new developments

Supplementary Planning Guidance SPGBH4: Parking Standards

Supplementary Planning Documents

SPDO3: Construction & Demolition Waste

SPD08: Sustainable Building Design

8 CONSIDERATIONS

The main considerations in the determination of this application are:-

- suitability of the site to accommodate a nursing home;
- the impact on the character and visual amenity of the area;
- the impact on the amenity of neighbouring occupiers;
- the impact on traffic and highways conditions in the locality;
- the amenity of the future occupiers:
- sustainability; and
- public art.

Provision of nursing home

Given that the site was previously occupied by a nursing home and benefits from an extant planning permission for a 75 bed nursing home (BH2007/00516) there is no objection in principle to the proposed use. Furthermore, subject to the following criteria being met, policy HO11 of the Local Plan supports the provision of new residential nursing homes:-

Criterion a) concerns general amenity - In view of the previous planning history of the site and its location within an enclave of institutional uses i.e. hospital, health care buildings, playgroup and school, the proposed nursing home would be in keeping with the character of the area and unlikely to have any material detriment effects on the amenities of neighbouring properties in terms of noise and disturbance and overlooking.

Criterion b) requires adequate amenity space to be provided at a minimum depth of 10m and not less that 25 sqm per resident, but acknowledges that a lower standard may apply to nursing homes where residents are less mobile. In this case, the requirement for 80 residents would be 2000 sqm. The proposal contains a communal rear garden with a depth of 22m and an area of approximately 651 sqm together with a south facing roof garden with a depth of 14m and an area of approximately 516 sqm, providing a total of 1167 som of external useable space. Although this constitutes a shortfall of some 833sqm it represents a significant improvement on the level of useable amenity space provided in the previously approved scheme in which there was a shortfall of 1175 sqm. In addition, when assessing the previous submission, given the limited mobility of the residents, it was considered pertinent to take into account the size of the internal amenity space in the form of communal lounges together with the quality of outlook from both these rooms and the bedrooms. In this case there are a total of 8 communal lounge/ diners with a total floorspace of 517 sgm (i.e. total internal and external amenity space of 1675 sqm) of which four would be located in the southern part of the building with direct views across the South Downs. Furthermore, 29 bedrooms would benefit from a southerly aspect giving their occupants unobscured rural views.

Overall, it is considered that criterion (b) has been adequately addressed in that the relative level of outdoor amenity space provision is greater than that of the previously approved scheme there is a substantial level of additional indoor amenity space and crucially for less mobile residents, high quality views from a large proportion of the bedrooms. Criterion c) specifies that premises must be accessible to people with disabilities. The Applicant has confirmed that the building would be fully accessible for people with disabilities.

Criterion d) states that such developments must provide for operational parking in accordance with the Council's standards as set out in SPG4 and policies TR18 and TR19. The Applicant has stated that 70 staff are due to be employed. With this in mind, the provision of an ambulance service bay, car parking spaces including disabled bays and cycle parking is considered acceptable in accordance with SPG4, TR18, TR19 and advice from the Traffic Manager.

The effect on the character and visual amenity of the area

Policies QD1 and QD2 of the Local Plan require new development to be of a high standard of design that would make a positive contribution to the surrounding area.

In townscape terms, the context of the application site is varied comprising a modern three storey hospital faced in a mixture of buff coloured brick, off white render with pitched roof clad in grey concrete tiles to the west; large two and a half storey buildings with dormers and hipped gable ends to the north; and the flat roofed circa 1950's school buildings to the east. It is considered that a three storey flat roofed building with the footprint, form, scale and height shown would relate well to the neighbouring buildings and would be in keeping with the character of the area.

In the submitted Design and Access Statement, the Applicants have indicated that their design rationale has been to create a care home so that there would be a clear visual and functional separation from the neighbouring hospital. It is considered the contemporary flat roofed building proposed incorporating balconies and Juliet balconies and a mixture of facing materials to add depth and visual interest to the facades, would of high quality; have a satisfactory external appearance; achieve an appropriate degree of visual and functional separation; and, make a positive contribution to the surrounding area in accordance with policies QD1 and QD2. Notwithstanding this, it is recommended that in the event of planning permission being granted, a condition be imposed requiring the approval of the external facing materials.

The proposal is expected to provide an interesting and attractive frontage to the street and to improve the public realm outside of the site in accordance with policy QD5 of the Local Plan. The improvements to the footways and roadways outside the site boundary will significantly improve access into the site and enhance the public realm. Although the parking area is located at the front of the building, its visual impact would be satisfactorily ameliorated by planting and areas of soft landscaping to the northern and western boundaries.

In addition to the communal rear garden, extensive areas of planting and soft

landscaping would be provided on the boundaries of the site. It is considered that the proposed landscaping would enhance the appearance of the site, provide a satisfactory setting for the building and reduce the visual impact of the development on the open countryside to the south. However, it is recommended that further information regarding the planting details should be sought and a condition imposed to ensure that the landscaping is implemented and retained.

The impact on the amenity of neighbouring occupiers

Having regard to the character of the area and the existing neighbouring uses, it is considered that the proposed development would have no material adverse amenity implications in accordance with policy QD27 of the Local Plan.

The site is bounded predominantly by non-residential properties to the north, east and west, with open fields to the south. It is acknowledged that there is a residential property located between the application site and the adjacent school building to the east. However, given the distance that would be retained between the proposed building and the existing dwelling and their orientation, it is not considered that any material harm by way of overshadowing, loss of light or loss of outlook would occur so as to warrant refusal.

Although not considered sufficient to warrant refusal, in its consideration of the earlier approved scheme, it is acknowledged that some limited overlooking onto the neighbouring residential property to the east would occur. However, given the modified footprint of the building currently proposed, the nearest upper floor habitable room window would be in excess of 48m away from the rear elevation of the house, compared to a distance of 28m which was approved previously, thus significantly reducing the degree of actual and perceived overlooking.

It is not considered that the level of noise and activity generated by the proposed development would adversely affect the amenities of neighbouring occupiers subject to conditions to ensure the appropriate operation and soundproofing of fume extraction and ventilation equipment and any other plant or machinery within the building.

Transport

Policy TR1 of the Local Plan states that all new development should provide for the travel demand that it creates with a particular emphasis upon promoting sustainable modes of transport. As part of the development 23 car parking spaces would be provided of which 4 would be suitable for use by disabled persons. This application was accompanied by a transport assessment which detailed estimated traffic generation and demand for the proposed use. It has been stated that sustainable modes of transport such as walking and cycling will be promoted through the use of a travel plan. With this in mind the proposal is considered to accord with the criteria set out in policy TR1 subject to a condition requiring the submission of a full travel plan and a S106 legal agreement to secure a financial contribution of £40.000 towards the Council's sustainable transport strategy.

Vehicular and pedestrian access to the site would be improved by the formation of a pedestrian footpath on the eastern side of the access road, carriage way narrowing, the introduction of traffic calming measures and the provision of dropped kerbs at the junction between the site access road and the road to its east, giving access to the properties to the south of Warren Road, including Beech Cottage and Ash Cottage. These works will be subject to a S106 legal agreement.

Eight lockable cycle parking spaces would be provided within a weatherproof shelter in accordance with the Council's standards. However, it is recommended that a condition be imposed requiring the submission of further details on this matter.

Concerns expressed by third parties regarding access/ egress arrangements, parking and traffic generation have been noted. However, the Council's Sustainable Transport Team are satisfied that the information submitted by the Applicants is sufficient and does not raise any objections to the proposed development. Consequently a refusal of planning permission on this basis could not be justified.

The amenity of future occupiers

The development has been designed to meet current standards for nursing/ care homes. The proposed internal layout is considered to be acceptable. The development has been designed so that each of the bedrooms and communal lounge areas have the best outlook possible by maximising outlook onto areas of pedestrian activity/ open fields and achieving maximum levels of natural light. It is acknowledged that the en-suite bathrooms do not benefit from natural light and ventilation. However, this is difficult to avoid in a development of this scale. The Applicant has confirmed that the development will fully comply with Lifetime Homes standards. A condition is recommended to this effect.

As previously addressed the level of amenity space provision is considered to be satisfactory and commensurate with a development of this scale and nature.

Sustainability

Policy SU2 of the Local Plan requires all new development to be efficient in the use of energy, water and materials and SPD08 Sustainable Building Design requires major developments such as this, to achieve a BREEAM rating of "Excellent" with a score of 60% in the energy and water sections, membership of the Considerate Contractors Scheme and consideration to be given to the feasibility of rainwater harvesting and grey water recycling.

The application was submitted prior to the SPD08 being adopted for development control purposes. Since the submission of the Application, additional information has been submitted in the form of a BREEAM preassessment which indicates that the development would achieve a minimum percentage of 60% in the energy and water sections which complies with the requirements of SPD08. However, the pre-assessment indicates that the proposal would not achieve an 'Excellent' rating, but would achieve a high 'Very Good' rating that is 4.2% below an 'Excellent' rating. Ecology is one of the areas which is highlighted by the Council's Sustainability Consultant as being an area which could be improved on. A condition requiring the proposal to sign up for the Considerable Constructors Scheme is also recommended.

In view of the fact that the development would achieve a high score in the crucial energy and water sections of the BREEAM Pre-assessment (equivalent to what would be expected from a development achieving a an overall rating of "Excellent") and would achieve an overall BREEAM score of just over 65% compared to only 57% in the existing extant scheme, it is considered that, on balance, the sustainability measures are acceptable. Notwithstanding this, if the recommended conditions for ecological enhancements and the Considerable Constructors Scheme may result in he scheme meeting an 'Excellent' rating, as these have not been included within the submitted pre-assessment.

Refuse and recycling facilities are proposed at the front of the building however, a condition is recommended requiring the submission of full details for these facilities.

Policy SU13 of the Local Plan requires applications of this nature to be accompanied by a site waste management plan. No such statement has been submitted and therefore a condition is recommended to ensure that a statement is submitted prior to the commencement of the development.

Public Art

For developments of this scale, Policy QD6 of the Local Plan requires provision to be made for public art. The Applicant has indicated that they are willing to enter into a S106 legal agreement to make a financial contribution of £30,000 for the provision of public art within the site.

Other issues

The comments from the Sussex Fire and Rescue Service have been noted. However, fire sprinkler systems are dealt with under the Building Regulations and therefore it is inappropriate to attach a condition in this respect.

The comments of Natural England have been noted. Accordingly, in the event of planning permission being granted, the Applicants will be advised by way of an Informative that, when submitting planting/landscaping details, where practicable, native plant species local to the area should be used and features incorporated which would create habitats suitable for local wildlife.

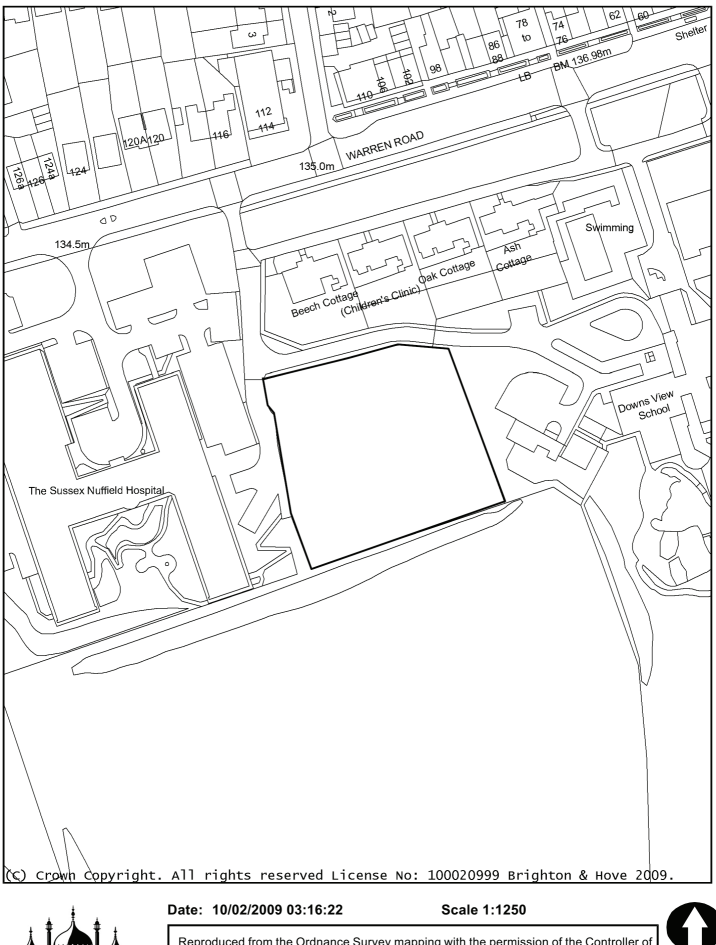
9 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed development would provide much needed residential accommodation for the elderly. The proposed building would have a satisfactory appearance and would have no adverse impact on the character or visual amenity of the area. There would be no material detriment to the amenities of adjoining and nearby occupiers. Sustainability measures subject to further details to be sought by condition and transport generation will be offset by a financial contribution.

10 EQUALITIES IMPLICATIONS

The proposal would be fully accessible to the disabled. Lift access is provided to all floors and 4 disabled parking spaces are proposed.

BH2008/02303 Elmhurst, Warren Road



Brighton & Hove City Council

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LIST OF MINOR APPLICATIONS

<u>No:</u>	BH2009/00174 Ward:	MOULSECOC	MB & BEVENDEAN			
<u>App Type</u>	Full Planning					
Address:	Copse Car Park, University	of Brighton				
<u>Proposal:</u>	Replacement car parking comprising 61 spaces adjacent (west) to existing copse car park.					
Officer:	Mick Anson, tel: 292354	Received Date:	22 January 2009			
<u>Con Area:</u>	N/A	Expiry Date:	14 April 2009			
Agent: Applicant:	DMH Stallard Planning, 100 Queens Road, Brighton Brighton & Hove Albion Football Club Ltd, North West Suite, Tower Point, 44 North Road, Brighton University of Brighton, Estates and Facilities Management, Exion, 27 Crowhurst Road, Hollingbury, Brighton					

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions

- 1. 01.01AA Full planning.
- 2. The development shall not be brought into use until there has been submitted to and approved in writing by the Local Planning Authority a scheme of landscaping, which shall include hard surfacing, means of lighting and all circulation areas and planting of the development including a management plan. The development shall be carried out in accordance with the details approved.

Reason: To enhance the appearance of the development in the interests of the amenity of the area in compliance with policies QD1 and QD15 of the Brighton & Hove Local Plan.

3. All planting, seeding or turfing comprised in the approved scheme of landscaping shall be carried out in the first planting and seeding seasons following the completion of the development. Any trees or plants which within 5 years from completion of the development die, are removed, or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, unless the Local Planning Authority gives written consent to any variation.

Reason: To enhance the appearance of the development in the interests of the amenity of the area in compliance with policies QD1 and QD15 of the Brighton & Hove Local Plan.

4. The development shall not be commenced until fences for the protection of trees to be retained have been erected to a written specification and in

positions to be agreed in writing by the Local Planning Authority. These fences shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such fences.

Reason: To protect the existing Site of Nature Conservation Interest and to enhance the appearance of the development in the interests of the amenity of the area in compliance with policies NC4, QD1, QD4 and QD15 of the Brighton & Hove Local Plan.

5. All trees scheduled for removal or surgery shall be surveyed for bats by a suitably licensed bat ecologist immediately prior to commencement of works and in case of occupancy being identified, removal works suspended and English Nature contacted and its advice followed. Ivy clad trees in any event shall be left for two days before clearing to allow any bats to leave.

Reason: In the interests of nature conservation and to accord with policy NC2 of the Brighton & Hove Local Plan.

6. No development approved by this permission shall commence until a scheme for provision of surface water drainage works has been submitted to and approved in writing by the Local Planning Authority. The drainage works approved shall be completed in accordance with the details and timetable agreed.

Reason: To prevent the risk of pollution by ensuring satisfactory means of surface water disposal in accordance with Policy SU5 of the Brighton & Hove Local Plan.

7. Within 3 months of the commencement of the works hereby approved, details of a Management Plan for the remainder of the Westlain Plantation shall be submitted to and approved in writing by the Local Planning Authority. The Management Plan shall be implemented within 6 months of the commencement of the works hereby approved and thereafter maintained.

Reason: In order to provide mitigation measures for the loss of part of a Site of Nature Conservation Interest and to accord with policy NC4 of the Brighton & Hove Local Plan.

8. Details of a timber knee rail or similar to be constructed on the southern edge of the extended car park hereby approved shall be submitted to the Local Planning Authority for approval and implemented.

Reason: In order to protect the remaining ancient woodland from damage by parked cars encroaching into the woodland and to accord with policy NC4 of the Brighton & Hove Local Plan.

Informatives:

- 1. This decision is based on drawing nos. N81439-104; N81439-102RevA; N81439-101RevG; HED.307.SK026; submitted on 18th Feb 2009.
- 2. This decision to grant Planning Permission has been taken:
- i) having regard to the policies and proposals in the East Sussex and Brighton & Hove Structure Plan and the Brighton & Hove Local Plan set

out below, and to all relevant material considerations, including the following Supplementary Planning Documents:

East Sussex and Brighton & Hove Structure Plan 1991-2011

- S1 Twenty One Criteria for the 21st Century.
- TR1 Integrated Transport and Environment Strategy
- TR3 AccessibilityTR16 Parking standards for development.
- EN2 AONB
- EN3 AONB
- LT1 Leisure and Tourism
- LT2 Leisure and Tourism
- LT11 Sports Facilities and Activities
- LT14 Major Sporting Venues
- Brighton & Hove Local Plan:
- TR1 Development and the demand for travel
- TR2 Public transport accessibility and parking
- TR4 Travel Plans

TR5 Sustainable transport corridors and bus priority measures

- TR7 Safe development
- TR8 Pedestrian routes
- TR14 Cycle access and parking
- TR18 Parking for people with a mobility related disability.
- TR19 Parking standards
- SU13 Minimisation and re-use of construction industry waste.
- SU14 Waste management
- SU15 Infrastructure
- QD15 Landscape Design
- QD16 Trees and hedgerows
- QD17 Protection and integration of nature conservation features.
- QD18 Species protection
- QD19 Greenways
- QD25 External lighting
- QD26 Floodlighting
- HO19 New community facilities
- EM18 University of Brighton
- EM19 University of Sussex
- SR23 Community Stadium
- NC4 Sites of Nature Conservation Importance and Regionally Important Geological Sites.
- NC5 Urban fringe
- NC6 Development in the countryside/downland
- NC7 Sussex Downs Area of Outstanding Natural Beauty

Supplementary Planning Documents (SPDs):

- SPD 03 Construction and Demolition Waste
- SPD 06 Trees and Development Sites

SPD 09 Nature Conservation and Development (Draft)

Supplementary Planning Guidance Notes (SPGs):

SPG BH4 Parking Standards; and

ii) and for the following reasons:

The proposed extension to the car park is required to enable the release of University owned land for the construction of the Community Stadium. The Stadium was permitted in the AONB as it was determined to be in the national interest. It is considered therefore that since the extended car park is linked to this development that it meets exception criteria in policy NC4 of the Brighton & Hove Local Plan which allows development in an SNCI if it is in the national interest. The applicant's commitment to provide replacement tree planting and landscaping together with a Management Plan for the remainder of the Westlain Plantation will meet the requirements of policies NC4, NC15, QD15 and QD16. The proposal will not result in any damage to the setting of the Sussex Downland AONB and complies with policies NC6 and NC7. The proposals would not affect wildlife interests as there is no evidence of recent habitation on the site thus policy QD18 would be complied with.

2 THE SITE

The application relates to an area of woodland located on the University of Brighton Falmer campus. The site is located directly to the west of the existing Copse car park at the south eastern edge of the Campus.

The site lies within the South Downs Area of Outstanding Natural Beauty, but outside the proposed South Downs National Park.

Two small areas of the site fall within the Westlain Plantation Site of Nature Conservation Importance.

3 RELEVANT HISTORY

BH2008/03893: Erection of 2-storey building for sport, recreation and social facilities, with associated plant, access, disabled, coach and cycle parking. Granted consent April 2009.

BH2008/02732: a) A community stadium with accommodation for Class B1 business, educational, conference, club shop merchandise, entertainment and food. Revision to stadium permitted under reference BH2001/02418/FP including the following alterations: change in roof design and elevational treatment, increase in useable floor area and amendments to use of internal floorspace.

b) Proposed re-contouring of land south of Village Way with chalk and soil arising from excavations required to construct community stadium (as above). Granted consent in April 2009 subject to section 106 agreement.

BH2001/02418/FP: Full planning consent was granted in July 2007 by the Secretary of State for Communities and Local Government for a Community Stadium together with junction alterations to the A27/A270, a link road between Stanmer Park and the University of Sussex, parking at Falmer School and improvements to Falmer Station (Application A; Ref: BH2001/02418/FP)). Planning consent was also granted for a transport interchange on the land south of Village Way which falls under Lewes District

Council (Application B Ref: LW/02/1595). Two further approvals (Applications C & D) were granted for the widening of Village Way itself and junction improvements with the A270 Droveway (Ref: BH2003/02449/FP & LW/03/1618). These two applications straddled both authorities. Works to widen Village Way have commenced. The applications were the subject of three S.106 obligations between the Local Planning Authority, the football club, the stadium company and the Universities of Brighton and Sussex. These agreements covered the following:

- Transport arrangements including ticketing, park and ride, car parks and a Stewarding Plan. Traffic monitoring. Travel Management Plan. Green Transport Plan.
- Construction of the Stanmer Park Link Road, A27 junction improvements.
- Management of the construction.
- Public art.
- Liaison with interested parties.
- Provision of study support centre.
- Sustainability benefits.
- Campus Management Plan.
- Submission of a Business Plan.

BH2003/00659/OA: Demolition of 6 buildings in the north-east corner of the site at Turnpike Piece. Construction of Phase 4/5 - Academic accommodation, Phase 6 - Replacement Gymnasium, Phase 7 - Replacement Sports Pavilion, Phase 8 - Relocated Floodlight Netball & Tennis Courts, Phase 9 - All Weather Floodlight Sports Pitch replacing existing football pitch. Provision and relocation of Car Parking. Associated earthworks, landscaping and access roads. Approved 20/01/2004.

4 THE APPLICATION

The application is for replacement car parking comprising 61 spaces adjacent (west) to the existing Copse car park. The extension to the car park is required in order to reinstate 61 car parking spaces which will be lost on the campus as a result of the proposed Community Stadium development. The existing parking spaces are located adjacent to a road known as Turnpike Piece which runs along the eastern boundary of the University adjacent to Land North of Village Way (the stadium site) and is owned by the University of Brighton for the use of staff and visitors. The University has an agreement with the Football Club that the replacement parking spaces must be constructed prior to the hand over of the University's land to the Football Club on 28th September 2009 in order to construct the North and West Stands.

The application site itself is 0.067 ha in area and lies adjacent to and includes two small areas of the northern edge of the Westlain Plantation, an area of ancient woodland trees, which is immediately south of the existing car park, The Westlain Plantain is identified in the Local Plan as a Site of Nature Conservation Importance (SNCI) subject to policy NC4 of the Local Plan. The site slopes gently downwards towards the north and west and would be tarmaced to match the existing car park and would have a grassed embankment around the edge to tie in with the existing one.

The proposal would involve the removal of a number of immature trees and shrubs but would include a planting and landscaping scheme around the embankment with new tree planting to the north of the car park. Additional lighting would be required similar to the existing car park.

The application has been accompanied by a Planning Statement, Ecology Appraisal, Design and Access Statement, Waste Management Strategy, Landscape Statement and a Wildlife Report.

5 CONSULTATIONS

External:

Neighbours: Total of 4 letters of <u>support</u> and one email from the occupiers of **113 Surrenden Road**, **6 Wayfield Avenue**, **6 Stafford Way and 34 Silver Lane**, Hassocks,

- Car park is a direct replacement for an existing car park in Turnpike Piece, and as the car park is only replacing spaces there will be no traffic implications.
- No material changes in the adopted planning policy in the interim since the previous permission has elapsed.
- Spaces are required for the development of the community stadium.
- The location and design of the car park ensures that it will have no impact on the countryside, AONB and local visual impact is minimised.
- The loss of shrubs immature trees will be mitigated by the planting of native species around the car park.

Natural England: The plans show that an area of ancient woodland would be directly affected by the proposed car parking area. Local Authorities have an obligation to protect ancient woodland from damage or loss by development particularly under Planning Policy Statement 9. PPS9 presents local authorities with the need to undertake a balancing exercise when considering the relative importance of development need and ecological importance. In order to assist LPA's in making an assessment of impacts on ancient woodlands Natural England has devised a checklist which can be used in making assessments.

Natural England is satisfied that the bat surveys have been carried out to an acceptable standard. However all trees should be checked prior to felling by a suitably qualified bat worker. If any evidence of bats are found a specialist or Natural England should be contacted for advice and all contractors on site should be made aware of this advice.

Environment Agency: Verbally advised that the site is within an important aquifer and would not wish to see a porous tarmac surface used for the car park due to the risk of oil and fuel spills into the aquifer.

South Downs Joint Committee: <u>Objects.</u> Although the site is visible from Stanmer Park the additional parking would not have a significant impact on

such views. However the copse to the rear is identified on MAGIC as Ancient Woodland and the south western portion of the car park would extend over this designation. Therefore raises an objection, although would not object if there were a revision to exclude the woodland providing compaction of tree routes is avoided and a permeable surface used. If your authority wishes to determine the application at variance with the Committee's views, the Committee would not wish to exercise its right to be heard.

South Downs Society: Recognise the need for additional parking at this location. Whilst there will be a loss of some existing woodland, this appears to be currently in poor condition and a strong replacement and enhancement programme, allied to ongoing maintenance will be important in helping the development blend into its landscape. No objection providing landscape improvements are implemented and there are robust arrangements for ongoing management and maintenance.

University of Brighton; <u>Support</u>. Fully support the application. The application makes provision for replacement car parking at the University's Falmer campus which is necessary to re-provide existing car parking spaces which will be lost to the Community Stadium development.

Internal:

Aboriculturist: The majority of the University's grounds, including this patch of land, is included on Tree Preservation Order (No 20) 1974. This means all trees present in 1974 would be covered by this Order.

The Landscape Statement submitted with the application states in para 4.4 that the car park extension does not require the removal of any noteworthy individual trees, but the removal of existing scrub vegetation and regenerative woodland. The woodland here does indeed seem to be a lot younger than the woodland to the south, where there appears to be evidence of old coppice work. The regen woodland is unlikely to have been present 35 years ago and therefore would not have been covered by the TPO.

The Arboricultural Section do not object to this application, but would like to make it absolutely clear that further removal of woodland to facilitate car parking would not be looked upon favourably by this section.

It should be made a condition of any planning consent granted that any works in the vicinity of the trees should be carried out in accordance with BS 5837 (2005) Trees on Development Sites and trees that are to remain must be protected as far as is practicable to this British Standard. An Arboricultural Method Statement should be submitted to and approved by the Arboricultural Section prior to any development commencing.

In addition, the landscaping scheme proposes too few bare root trees and many whips (2 year old saplings of 40-60 cms height) of native species. Would like to see more trees of some stature planted in the proposed wildflower grass areas as well as the native mix areas.

Ecologist:

Initial Comments

I recommend <u>refusal</u> of the application for the following reasons:

1. The development proposal requires the loss of an area of semi-natural ancient woodland as defined by Natural England. This is not disputed by the applicant. National planning policy (PPS 9 paragraph 10) includes a presumption against "any development that would result in its loss or deterioration unless the need for, and benefits of, the development in that location outweigh the loss of the woodland habitat." No case has been made in this application to justify the replacement of an area of ancient woodland with a car park and it is difficult to see how such a justification could be made, particularly given the amount of open space available in the locality.

Ancient woodland is protected by national policy for its longevity as woodland as well as for its biodiversity. Since it cannot be recreated once lost, it is not possible to mitigate or compensate for the loss, contrary to the 6th key principle of PPS 9. Policy NRM 5 of the draft SE Plan similarly protects ancient woodland from damaging development, as does policy EN17 of the East Sussex and Brighton & Hove Structure Plan.

As well as contradicting national, regional and county planning guidance, this proposal, if approved, would risk setting a precedent for the loss of further areas of ancient woodland within Brighton & Hove.

2. The development would have an unavoidable adverse impact on a Site of Nature Conservation Importance (SNCI), protected by policy NC4 of the Local Plan 2005. Policy NC4 presumes against such proposals unless they are essential to meet needs "of more than local importance and cannot be located anywhere else". As stated above, no case has been made to justify the car park within the SNCI, over other locations nearby.

Revised Comments

- 1. The development site is located within a Site of Nature Conservation Importance (SNCI) and is therefore protected by Local Plan Policy NC4. If implemented the application would be damaging in that it would involve the loss of part of the SNCI, which is ancient woodland.
- 2. Policy NC4 requires proposals which may damage SNCIs to pass certain tests. In this case I consider that parts 'b', 'biii' and 'biv' of the policy are particularly pertinent.
- 3. Part 'b' of policy NC4 requires the development proposal to demonstrate that it is essential to meet needs of more than local importance and that it cannot be located anywhere else. I understand that the car park is a

condition precedent for the football stadium and that therefore this application could reasonably be considered to be of more than local importance. However in order to properly address part 'b', it is also necessary for the application to consider why alternative locations for the car parking could not be brought forward. In my view this aspect of the application should be tested by considering whether the car parking would be able to proceed, should the woodland site become unavailable. I therefore recommend that minor operational and local aesthetic considerations should not be accepted as reasons for not using alternative locations.

Parts 'b iii' and 'b iv' of policy NC4 require the development proposal to protect and enhance remaining features of the SNCI, to make provision for their management and to make improvements to public appreciation and access to the SNCI. In this case such requirements amount to the implementation of a costed, woodland conservation management plan which could include the following:

- 1. A detailed ecological survey to define the location and type of existing biodiversity interest.
- 2. A site plan showing the wood divided into compartments and the introduction of coppicing on rotation to these compartments.
- 3. New planting to increase species diversity.
- 4. Installation of woodcrete bird and bat boxes on predefined trees.
- 5. The creation of a woodland glade pond and subsequent management.
- 6. Ecological monitoring.

Because the management plan would require works over several years, on land outside the applicant's direct control I recommend it would need be secured by a formal, legal agreement (such as a S106 Agreement) involving the applicant, landowner and council, to ensure the council would have adequate powers to guarantee successful delivery.

Planning Policy: Since the last approval in 2003 then there has been a material change in planning policy because PPS9 was issued in Aug 2005 and states:

Regional and Local Sites

9. Sites of regional and local biodiversity and geological interest, which include Regionally Important Geological Sites, Local Nature Reserves and Local Sites, have a fundamental role to play in meeting overall national biodiversity targets; contributing to the quality of life and the well-being of the community; and in supporting research and education. Criteria-based policies should be established in local development documents against which proposals for any development on, or affecting, such sites will be judged. These policies should be distinguished from those applied to nationally important sites.

Ancient Woodland and Other Important Natural Habitats

10. Ancient woodland is a valuable biodiversity resource both for its diversity of species and for its longevity as woodland. Once lost it cannot be recreated. Local planning authorities should identify any areas of ancient woodland in their areas that do not have statutory protection (e.g. as a SSSI). They should not grant planning permission for any development that would result in its loss or deterioration unless the need for, and benefits of, the development in that location outweigh the loss of the woodland habitat. Aged or 'veteran' trees found outside ancient woodland are also particularly valuable for

trees found outside ancient woodland are also particularly valuable for biodiversity and their loss should be avoided. Planning authorities should encourage the conservation of such trees as part of development proposals.

11. Through policies in plans, local authorities should also conserve other important natural habitat types that have been identified in the *Countryside and Rights of Way Act 2000* section 74 list, as being of principal importance for the conservation of biodiversity in England and identify opportunities to enhance and add to them.

This is therefore material and affects how policy NC4 is applied.

Sustainable Transport: No objections.

6 PLANNING POLICIES

East Suss	sex and Brighton & Hove Structure Plan 1991-2011
S1	Twenty One Criteria for the 21st Century.
TR1	Integrated Transport and Environment Strategy
TR3	AccessibilityTR16 – Parking standards for development.
EN2	AONB
EN3	AONB
LT1	Leisure and Tourism
LT2	Leisure and Tourism
LT11	Sports Facilities and Activities
LT14	Major Sporting Venues
Brighton &	& Hove Local Plan:
TR1	Development and the demand for travel
TP2	Public transport accessibility and parking

- TR2 Public transport accessibility and parking
- TR4 Travel Plans
- TR5 Sustainable transport corridors and bus priority measures
- TR7 Safe development
- TR8 Pedestrian routes
- TR14 Cycle access and parking
- TR18 Parking for people with a mobility related disability.
- TR19 Parking standards
- SU13 Minimisation and re-use of construction industry waste.
- SU14 Waste management
- SU15 Infrastructure
- QD15 Landscape Design
- QD16 Trees and hedgerows
- QD17 Protection and integration of nature conservation features.

- QD18 Species protection
- QD19 Greenways
- QD25 External lighting
- QD26 Floodlighting
- HO19 New community facilities
- EM18 University of Brighton
- EM19 University of Sussex
- SR23 Community Stadium
- NC4 Sites of Nature Conservation Importance and Regionally Important Geological Sites
- NC5 Urban fringe
- NC6 Development in the countryside/downland
- NC7 Sussex Downs Area of Outstanding Natural Beauty

Supplementary Planning Documents (SPDs):

- SPD 03 Construction and Demolition Waste
- SPD 06 Trees and Development Sites
- SPD 09 Nature Conservation and Development (Draft)

Supplementary Planning Guidance Notes (SPGs): SPG BH4 Parking Standards

7 CONSIDERATIONS

The proposed extension to the Copse Car Park is similar to the outline consent granted in 2004 to replace the 61 parking spaces to be displaced by the Stadium. That proposal proposed the provision of 48 spaces on this site and 13 spaces added to the lower campus car park currently occupied by changing huts for the sports pitches.

A small triangle of land (0.067 ha) immediately adjacent to the existing car park lies within the Westlain Plantation Site of Nature Conservation Interest and is an ancient woodland. This land includes mainly immature trees. The SNCI was declared in 1999 but would not have become officially recognised until the Local Plan was adopted in 2005. This triangle of land was however included in the application approved in 2004. At the time, the Council's Ecologist described this part of the SNCI as being degraded but did request the submission of a nature conservation report and a management plan.

In response to the current proposal, the Council's Arboriculturalist has also confirmed, following an inspection, that this part of the woodland features relatively new growth which pre-dates the group Tree Preservation Order declared in 1974. She has raised no objections to the proposal but has requested a more substantial replacement tree planting scheme.

Since the permission granted in 2004, however, there have been significant policy changes both nationally and locally. In 2004, the application was considered against policies in the adopted Brighton Local Plan as well as the emerging Brighton & Hove Local Plan. The application site was included in a

site allocation under policies TP13, PSP5 and EP3 of the Brighton Borough Local Plan. These policies supported the further development of the campus for high technology facilities, teaching and related accommodation for the University as well as an indoor swimming pool at either Brighton or Sussex universities. The site allocation intruded into this north west corner of the woodland which is now within the defined SNCI. The allocated site was within the Area of Outstanding Natural Beauty and was protected by policy ENV54 of the Brighton Local Plan but there was no specific protection of the site as an ancient woodland.

PPS9 Nature Conservation was published by the government in 2005 and provides greater protection for ancient woodland recognising it as a valuable biodiversity resource. One of the key principles of PPS9 states that:

The aim of planning decisions should be to prevent harm to biodiversity and geological conservation interests. Where granting planning permission would result in significant harm to those interests, local planning authorities will need to be satisfied that the development cannot reasonably be located on any alternative sites that would result in less or no harm. In the absence of any such alternatives, local planning authorities should ensure that, before planning permission is granted, adequate mitigation measures are put in place.

The applicants supporting planning statement did not refer to policy NC4 nor did it include an analysis of whether the parking spaces could be located elsewhere on the campus. Subsequently, the University have written to confirm that it is not possible to locate the 13 spaces by the changing huts until a purpose built changing building is built as approved under the 2004 consent. They also do not consider that there is space near to the proposed new sports hall adjacent to the Health and Racquets club. This was granted consent at the last Planning Committee on 29th April (Ref: BH2009/03893).

It is the case that it would not be possible to accommodate all 61 spaces elsewhere without encroaching on playing fields. Whilst it would be possible to relocate some of the spaces, the location of the triangular wedge of land in the SNCI immediately adjacent to the car park makes it difficult to extend the car park without encroaching into it.

In further submissions to the Council, the applicants have pointed to policy NC4 which states that exceptions to policy can be made where the proposal is essential to meet economic needs and *cannot be located anywhere else* and the following requirements have been met:

- i) the location design and construction of the development is such that damage to nature conservation areas is minimised and opportunities are taken for nature conservation gain.
- ii) Compensating and equivalent nature conservation areas are provided
- iii) Remaining features are protected and enhanced and provision made for management and

iv) Improvements to public appreciation of and access to the site are provided.

The provision of these parking spaces was a requirement under the S.106 agreement part of the Secretary of State's approval for the Community Stadium in 2007. The stadium was allowed as it was stated to be in the national economic interest. The logic follows that it is in the national interest to provide these parking spaces before the Football Club can take possession of the University land and build the North and West Stands. However, as the policy states that it is still dependent on the four requirements in NC4 above being met.

It is considered that given the analysis of the site by the Ecologist and Arboriculturalist, the damage to valuable nature conservation interests would be minimised. Officers have negotiated additional landscaping provision to the grassland area north of the extended parking spaces to screen them. A revised landscaping plan has been submitted and it is considered that the proposal accords with policies QD15 and QD16. The car park would be heavily screened from the downland to the south by the Westlain Plantation itself.

The applicants have also agreed to produce and implement a management plan for the remainder of the Westlain Plantation which has not been properly managed and maintained for many years. Opportunities can also be taken to enhance access and appreciation of the woodland for the public. The application has been revised such that the University are now joint applicants with the Football Club such that the Management Plan can be secured by condition and there would be no need for a S.106 agreement. The University as landowners would control and would be responsible for the on-going implementation of the Management Plan. It is considered that these measures to be secured by condition would meet the four requirements set out above in policy NC4.

The proposal is not considered to conflict with policies NC6 or NC7. The proposal will not have an adverse impact on the Downland as it would be screened from Downland views from the south and from the north would be seen as part of the built up area of the campus. For the same reasons the proposal meets policy NC7 and as it is linked to a development in the national interest, would meet NC7 b) and has kept any adverse effects on the AONB to a minimum.

The largest proportion of the application site comprises scrub and tall ruderal vegetation (brambles, thistles and Japanese knotweed) as well as amenity grassland. This is of much lesser significant ecological value than the ancient woodland.

The Wildlife Report has revealed evidence of disused underground habitation in the Westlain Plantation with the nearest being 30 metres from the application site. It has been recommended that these habitats are filled in under licence from Natural England and under supervision to prevent reoccupation. In conclusion, the proposal would not cause harm to wildlife in the vicinity and accords with policy QD18.

The proposals would simply replace 61 parking spaces currently existing on the campus in Turnpike Piece so there are no transport implications arising from the proposal as confirmed by the Transport Manager and no conflict with policy TR1.

8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed extension to the car park is required to enable the release of University owned land for the construction of the Community Stadium. The Stadium was permitted in the AONB as it was determined to be in the national interest. It is considered therefore that since the extended car park is linked to this development that it meets exception criteria in policy NC4 of the Brighton & Hove Local Plan which allows development in an SNCI if it is in the national interest. The applicant's commitment to provide replacement tree planting and landscaping together with a Management Plan for the remainder of the Westlain Plantation will meet the requirements of policies NC4, NC15, QD15 and QD16. The proposal will not result in any damage to the setting of the Sussex Downland AONB and complies with policies NC6 and NC7. The proposals would not affect wildlife interests as there is no evidence of recent habitation on the site thus policy QD18 would be complied with.

9 EQUALITIES IMPLICATIONS

There is no provision for disabled parking spaces; however the spaces are in effect like for like replacements of the parking spaces currently located at Tunrpike Piece where there are no disabled bays. The application site is also some distance away, in terms of its proximity to any of the teaching or residential buildings on the campus where there is existing provision of disabled bays. Therefore it is considered that there is no justification for requiring additional disabled parking spaces at this location.

BH2009/00174 Copse Car Park, University of Brighton



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<u>No:</u>	BH2008/02490	Ward:	PATCHAM	
App Type	Full Planning			
Address:	Mill House, Overhill Drive, Brighton			
<u>Proposal:</u>	Erection of 3 detached detached bungalow.	two-storey dwelli	ngs and a single	
Officer:	Anthony Foster, tel: 294495	Received Date:	23 July 2008	
<u>Con Area:</u>	N/A	Expiry Date:	07 October 2008	
Agent:	Town & Country Planning Solutions Ltd., Sandhills Farmhouse, Bodle Street Green, Hailsham			
Applicant:	Mr Alan Masey, Mill House, Overhill Drive, Brighton			

1 RECOMMENDATION

That the Committee has taken into consideration and agrees with the reasons set out in this report and resolves that, had an appeal against non-determination not been lodged, the Local Planning Authority would have **GRANTED** planning permission subject to the following Conditions and Informatives:

Conditions

- The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.
 Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.
- 2. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the amenities of the occupiers of nearby properties and to the character of the area and for this reason would wish to control any future development to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3. No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

4. No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the

construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy QD1 of the Brighton & Hove Local Plan.

- The new dwellings shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.
 Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.
- Unless otherwise agreed in writing by the Local Planning Authority, no residential development shall commence until:
 - (a) evidence that the development is registered with the Building Research Establishment (BRE) under the Code for Sustainable Homes and a Design Stage Report showing that the development will achieve Code level 3 for all residential units have been submitted to the Local Planning Authority; and
 - (b) a BRE issued Interim Code for Sustainable Homes Certificate demonstrating that the development will achieve Code level 3 for all residential units has been submitted to, and approved in writing by, the Local Planning Authority.
 - A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

7. Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until a Building Research Establishment issued Final Code Certificate confirming that each residential unit built has achieved a Code for Sustainable Homes rating of Code level 3 has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

8. No development shall take place until a written Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with the Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

9. The hard surfaces hereby approved shall be made of porous materials

and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surfaces to a permeable or porous area or surface within the curtilage of the properties hereby approved.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

10. The development shall not be occupied until details of cycle parking have been submitted to and approved in writing by the Planning Authority and the areas shall thereafter be implemented and retained for that use and shall not be used other than for the parking of cycles.

Reason: In order that the development site is accessible by non-car modes and to meet the objectives of sustainable development to comply with policies TR1 and TR14 of the Brighton & Hove Local Plan.

11. Prior to the commencement of development on site, detailed drawings, including levels, sections and constructional details of the proposed road[s], surface water drainage, outfall disposal and crossover to be provided, shall be submitted and approved in writing by the Planning Authority. The agreed details shall be implemented in full prior to the initial occupation of any of the four dwellings hereby approved.

Reason: In the interests of highway safety and for the benefit and convenience of the public at large to comply with policy TR7 of the Brighton & Hove Local Plan.

12. The development shall not be occupied until parking areas have been provided in accordance with the approved plans or details which have been submitted to and approved in writing by the Planning Authority and the areas shall thereafter be retained for that use and shall not be used other than for the parking of motor vehicles.

Reason: To ensure the safety of persons and vehicles entering and leaving the access and proceeding along the highway to comply with policies TR7 and TR19 of the Brighton & Hove Local Plan.

13. No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

14. No development shall take place until there has been submitted to and approved in writing by the Local Planning Authority a scheme for landscaping, which shall include hard surfacing, means of enclosure, planting of the development, indications of all existing trees and hedgerows on the land and details of any to be retained, together with measures for their protection in the course of development.

Reason: To enhance the appearance of the development in the interest of the visual amenities of the area and to comply with policies QD1 and

QD15 of the Brighton & Hove Local Plan.

15. All planting, seeding or turfing comprised in the approved scheme of landscaping shall be carried out in the first planting and seeding seasons following the occupation of the building or the completion of the development, whichever is the sooner; and any trees or plants which within a period of 5 years from the completion of the development die, are removed or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, unless the Local Planning Authority gives written consent to any variation. All hard landscaping and means of enclosure shall be completed before the development is occupied.

Reason: To enhance the appearance of the development in the interest of the visual amenities of the area and to comply with policies QD1 and QD15 of the Brighton & Hove Local Plan.

16. No development shall commence until fences for the protection of trees to be retained have been erected in accordance with a scheme which has been submitted to and approved in writing by the Local Planning Authority. The fences shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such fences.

Reason: To protect the trees which are to be retained on the site in the interest of the visual amenities of the area and to comply with policies QD1 and QD16 of the Brighton & Hove Local Plan.

17. No development shall commence until an Arboricultural Method Statement is submitted to and approved in writing by the Local Planning Authority. The Statement shall include details relating to the levels of the site within the Root Protection Areas and details regarding service runs. The development shall be carried out in strict accordance with the agreed Arboricultural Method Statement.

Reason: To protect the trees which are to be retained on the site in the interest of the visual amenities of the area and to comply with policies QD1 and QD16 of the Brighton & Hove Local Plan.

18. The demolition of the cottage and garage shall not commence until the appropriate bat mitigation and enhancement strategy, detailed within Appendix 11 Section 6 of the Arboricultural, Landscape and Ecology Report have been carried out. The scheme shall then be implemented in accordance with the approved details.

Reason: To safeguard these protected species from the impact of the development in accordance with policy QD18 of the Brighton & Hove Local Plan.

19. Notwithstanding the details submitted on the approved plans, no development shall commence until full details of the proposed boundary treatment including heights, materials and colour shall be submitted to and approved in writing by the Local Planning Authority. The development shall be carried out in strict accordance with the agreed details.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policies SU10 and QD27 of the Brighton &

Hove Local Plan.

Informatives:

- This decision is based on Biodiversity Checklist, Design and Access Statement, Transport Statement, Sustainability Statement, Arboricultural, Landscape and Ecology Report, Planning Statement and drawing nos 0726/2.07, /2.09, /2.12, /2.16 submitted on 23 July 2009, and drawing nos. 0726/2.01 Rev D, /2.02 Rev A, /2.03 Rev A, /2.04 Rev B, /2.05 Rev A, /2.06 Rev A, /2.08 Rev A, /2.11 Rev A, /2.13 Rev A, /2.14 Rev A, /2.15 Rev A submitted on 19 January 2009.
- 2. This decision to grant Planning Permission has been taken:
- having regard to the policies and proposals in the Brighton & Hove Local Plan set out below, and to all relevant material considerations, including Supplementary Planning Guidance and Supplementary Planning Documents:

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR7 Safe development
- TR14 Cycle parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU4 Surface water run-off and flood risk
- SU9 Pollution and nuisance control
- SU10 Noise pollution
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design Quality of development and design statements
- QD2 Design Key principles for neighbourhoods
- QD3 Design Efficient and effective use of sites
- QD4 Design Strategic impact
- QD15 Landscape design
- QD16 Trees and hedgerows
- QD17 Protection and integration of nature conservation features
- QD18 Species protection
- QD27 Protection of amenity
- QD28 Planning obligations
- HO3 Dwelling type and size
- HO4 Dwelling Densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes
- HE6 Development within or affecting the setting of conservation areas

East Sussex and Brighton & Hove Structure Plan 1991-2011:

WLP11 Reduction, Re-use and Recycling during Demolition and Design, and Construction of New Developments

Supplementary Planning Guidance Documents: (SPG's)

- SPGBH 4 Parking Standards
- SPGBH 9 A Guide for Residential Developers on the Provision of Outdoor Recreation Space (Draft)
- Supplementary Planning Document

SPD03 Construction & Demolition Waste

- SPD06 Trees and Development Sites
- SPD08 Sustainable Building Design; and
- ii) for the following reasons:

The proposal is an effective and efficient re- use of residential land which will result in an additional 4 dwellings, whilst maintaining the character and appearance of the area. Furthermore works would not serve to affect the amenities of neighbouring properties, the protected trees, or the surrounding highways network.

- 3. The applicant is advised that the requirements of Condition 13 may be satisfied by the completion of a Unilateral Undertaking or Agreement under s106 of the Town and Country Planning Act 1990, to provide £8,000 to fund improved sustainable transport infrastructure in the vicinity.
- 4. The applicant is advised that details of Lifetime Homes standards can be found in Planning Advice Note PAN 03 Accessible Housing & Lifetime Homes, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).
- 5. The applicant is advised that details of the Code for Sustainable Homes can be found on the Planning Portal (www.planningportal.gov.uk), on the Department for Communities and Local Government website (www.communities.gov.uk) and in Supplementary Planning Document SPD08 Sustainable Building Design, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).
- 6. The applicant is advised that details of the Council's requirements for Site Waste Management Plans and Waste Minimisation Statements can be found in Supplementary Planning Document SPD03 Construction and Demolition Waste, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).
- 7. The applicant is advised that advice regarding permeable and porous hardsurfaces can be found in the Department of Communities and Local Government document 'Guidance on the permeable surfacing of front gardens' which can be accessed on the DCLG website (www.communities.gov.uk).
- 8. The applicant is advised that the driveways and access road should be built in accordance with BS 5837 (2005).

2 THE SITE

The site is an enclosed plot of land measuring 0.3 ha in total, which is accessed via a narrow driveway between nos. 61 and 61a Overhill Drive to the south of the junction with Overhill Way and Highview Avenue South.

The site currently comprises a main two storey dwelling, ancillary outbuildings and a single storey studio that are sited along the southern site boundary, and a swimming pool located in the north eastern corner of the site. A public footpath runs alongside the driveway to the east of the site and continues along the south of the site giving assess through to Grangeways.

The site is bounded by the rear of residential properties in Overhill Drive to the east, woodland and the rear of Audrey Close properties to the west, 61a Overhill Drive to the north, and the residential development of Grange Walk, Grangeways to the south.

The site has a number of trees which are protected by a number of Tree Preservation Orders covering the site.

3 RELEVANT HISTORY

BH2005/05112: Outline application for 4 detached dwellings. Means of access to be determined for the development site. (Revised description). Refused 28/11/2006 for the following reasons:

- 1. The application fails to demonstrate that four dwellings and associated access could be accommodated on site without having a detrimental impact on the existing trees covered by Tree Preservation Order (No.2) 2004 on the site, the wooded character of the area, wider views of the area and the living conditions of neighbouring properties, contrary to policies QD2, QD16 and QD27 of the Brighton & Hove Local Plan.
- 2. The proposed development would generate a significant increase in vehicular traffic entering and leaving the site which would not only be detrimental to the amenities enjoyed by occupiers of adjoining property by reason of noise and general disturbance, but would also be detrimental to highway safety, contrary to policies SU10, QD27 and TR7 of the Brighton & Hove Local Plan.
- 3. The applicant has failed to demonstrate that the proposal would incorporate adequate measures to reduce the use of raw materials, water and energy and as such would be likely to result in excessive use of these limited resources and has failed to provide adequate detail of demolition and construction waste minimisation measures contrary to policies SU2 and SU13 of the Brighton & Hove Local Plan.

BH2004/00366/OA: Outline application for six detached dwellings. Withdrawn.

BH2004/02778/OA: Outline application for the erection of 4 detached houses. Refused 04/02/2004.

4 THE APPLICATION

Planning permission is sought for the erection of three detached 2 storey houses and a single bungalow. The existing Mill House dwelling is to be retained. As originally submitted, the application sought permission for 4 no. 2 storey detached dwellings, however this was revised to the current proposal after concerns were raised by Council Officers.

The proposed layout splits the north half of the site into two to provide two house sites and the southern half of the site into three plots, one for the existing Mill House and two additional housing plots. The proposed access road would run between the existing two halves of the site.

5 CONSULTATIONS

External:

Neighbours: A total of 51 letters of <u>objection</u> have been received from 1 Grangways, 1, 2 (x2) Mill Cottages, 10 (x4), 18 (x2), 22 Old London Road, 110 (x2) Carden Avenue, 5 (x2), 15, 17 (x2), Audrey Close, 15 Shepherds Croft, 2, The Coach House Grange Walk, 2 (x2), 25, 49 Overhill Way, 240 Mackie Avenue, 25, 51, 53, 55, 59, 61 (x2), 61A, 63 (x2), 66, 68, 86, 92 (x2), 94 (x2) Overhill Drive, 32 (x2), 42 (x2) Highview Avenue South, 4 Patcham Grange, 47 Highview Way, 51 Ladies Mile Road, 9 Graham Avenue.

A planning statement and access assessment were commissioned on behalf of **The Patcham Residents** in support of their <u>objections</u>.

The <u>objections</u> relate to the following aspects of the scheme:

- The reasons for refusal of the earlier applications for 6 and 4 houses have not been addressed.
- There is considerable traffic congestion around the roundabout that is near the entrance with the infant school.
- The onsite turning space for service vehicles would be sub-standard and inadequate.
- Objection to the proposed access on the basis that:
 - It provides inadequate clear width in accordance with the Council's standard,
 - It requires a difficult entry manoeuvre which could result in traffic entering the site impeding already congested Overhill Drive traffic,
 - This objection was supported by an independent traffic assessment, which concluded that the access did not comply with council's standards and would result in 100 additional traffic movements per day.
- Loss of the dedicated existing public right of way, which is used by local people and particularly school children, and concern that the proposed shared surface (site access and public right of way) would be unsafe for pedestrians.

- The right of way from Old London Road to the top of Wilmington Way forms part of the old drover's path and is part of the local history.
- No details have been submitted showing the route of the proposed diverted right of way through the site.
- The loss of the right of way would also remove the rear access to nos. 47-61 Overhill Drive.
- Overbearing impact and overlooking of neighbouring properties, particularly those in Audrey Close, which are set lower than the application site level.
- The tree survey is inaccurate and downplays the value of the trees to the site and surrounding area.
- Loss of at least 16 protected trees on the site.
- Overdevelopment of the site with a poor layout.
- Noise and disturbance during construction work.
- Increased pressure on services such as drainage and sewer.
- Development would be visible from London Road and Audrey Close.
- Refuse storage on the street.
- Inaccuracies on the plans and the tree survey.
- The site should be subject to a site survey to ensure that the site is not contaminated from the earlier use as a flour mill.

77 copies of a **standard letter** has been received <u>objecting</u> to the scheme on the following grounds:

- The loss of 23 trees would have a detrimental impact on the wider landscape and a loss of public amenity
- Drainage would be seriously affected by the loss of the trees, resulting in an increased flood risk
- An inappropriate access to the site which is both dangerous and inadequate as it is to be shared by both pedestrians and vehicles.
- Visibility from the sites access is poor and inadequate, which is exacerbated at certain times during the day due to school traffic.

Cllrs Geoffrey Theobald & Brian Pidgeon: <u>Object</u> to the proposals (copy of letter attached).

Preston and Old Patcham Society: <u>Object</u> to the development on the following grounds. The impact on the main sewer in London Road which was unable to cope with prolonged and heavy rainfall a few years ago resulting in serious damage to a number of properties in the Patcham Conservation Area. Nothing has been done to improve the sewer since then and it seems ill advised to add to its load. The development would decrease the area of absorptive ground and increase the amount of run off onto properties to the west of the site.

The inclusion of the footpath within the redline could set an unacceptable precedent.

Patcham Infant School: <u>Concerned</u> with the additional vehicles moving to and from the site during construction and once the development is occupied, it would create potential danger for the nursery and infant pupils that use the footpath which runs along the side of the proposed entrance to the site. The shared surface will result in a serious risk to the children's safety. The site access is very close to our school entrance. The area is already prone to heavy traffic movement and parking congestion at the beginning and end of the school day.

Internal:

Arboriclutural Team: The Arboricultural Section have visited this site on several occasions, and having reviewed the current application, would like to make the following comments.

Canopy's Arboricultural, Landscape and Ecology Report of June 2008 is comprehensive and the Arboricultural Section are mostly in agreement with it.

17 trees on this site are currently covered by Tree Preservation Order (No. 7) 2008. Canopy objected to the placement of most trees on the Preservation Order for various reasons, all of which the Arboricultural Section disagreed with, and therefore the current TPO stands.

Canopy's Arb report states that 6 trees covered by the TPO will be lost. As most of the trees on the site covered by the TPO are to be retained, the Arboricultural Section will not object to the loss of these trees and are pleased to note that 23 replacement trees are mentioned on the landscaping plan attached. This should be made a condition of any planning consent granted.

The trees to be retained on site should be protected to BS 5837 (2005) as per the Arb report submitted. This too should be made a condition of any planning consent granted.

Finally, as also submitted in the Arb report, it should be made a condition of any planning consent granted that the driveways and access road are built in accordance with BS 5837 (2005), ie, no mechanical digging, porous top surface etc.

As requested in previous correspondence regarding applications on this site, the arboricultural section would like assurances that soil levels around the trees within the Root Protection Areas are not altered in any way, and also we need to see service runs to ensure that, if they are in the vicinity of any trees' roots, they are built in accordance with the current guidelines to ensure the trees are retained post-development. An Arboricultural Method Statement would need to be provided regarding service runs as recommended in Brighton & Hove's Supplementary Planning Document (Appendix 4) and BS 5837 (2005).

Sustainable Transport:

No objections on Traffic Grounds subject to the following conditions:

- Prior to the commencement of development on site, detailed drawings, including levels, sections and constructional details of the proposed road, surface water drainage, outfall disposal and street lighting to be provided, shall be submitted to the Planning Authority and be subject to its approval, in consultation with this Authority
- The development shall not be occupied until cycle parking areas have been provided in accordance with the approved plans or details which have been submitted to and approved in writing by the Planning Authority and the areas shall thereafter be retained for that use and shall not be used other than for the parking of cycles
- The development shall not be occupied until parking areas have been provided in accordance with the approved plans or details which have been submitted to and approved in writing by the Planning Authority and the areas shall thereafter be retained for that use and shall not be used other than for the parking of motor vehicles
- The Applicant enters into a legal agreement with the Council to contribute towards improving accessibility to bus stops, pedestrian facilities, and cycling infrastructure in the area of the site

Sustainable Transport suggest a contribution of £8,000 would be an appropriate sum. This amount is based upon a calculation of the number of residential units created, number of anticipated trips and a reduction factor. There figure are based upon a shortfall in Local Transport funding and PPG13.

Some highway safety concern is generated by the fact that during a recent site visit a significant amount of illegal and dangerous parking associated with Patcham School was noted. Having given significant thought to this issue Sustainable Transport are of the view that it would not be reasonable or possible to uphold a reason for refusal based on an existing traffic situation, given that this proposal would not significantly worsen the existing situation by the additional traffic using the site.

The proposed design of the access road complies with the design philosophy of a 'shared space' and as such the above recommended first condition is required to ensure that the interests of the Highway Authority and public safety are maintained, given the affects to a public right of way. If objections are raised that the Planning Authority believes override the views of the Highway Authority it is important to note that it is not my view that a refusal on transport planning grounds could be supported if the Highway Authority's appealed against.

The access design complies with design standards and the new pedestrian link through the site is a welcome improvement to an existing facility. On balance it is not believed that this proposed development would cause a significant increase to, or material change in, the traffic or transport safety of people using Overhill Drive. It would therefore not be reasonable to make a recommendation to refuse the Application on transport grounds.

A further response was received in direct relation to a detailed highways objection by LSA on behalf of The Patcham Residents.

In general terms the LSA report is based on an out-of-date predict and provide philosophy of street design. Until recently traffic and highway design engineers have been required to 'over design' streets factoring in every conceivable worst-case scenario and ensuring that the approved design accommodates every possible risk no matter how small. Street designs were based on central government guidance that was primarily used for the trunk road network, i.e. dual carriageways and motorways. The objective of these design standards is to maintain and enhance where possible the 'free flow' of vehicular traffic. In the early 00's central government acknowledged that using these design standards was reducing the viability/deliverability of land for development in urban/suburban areas and undertook a review of the guidance to assess whether the rigid standards could be relaxed. The outcome of this exercise was the publication of a new highway design guidance called the Manual for Streets, (March 07). This guidance was designed for streets that experienced vehicle speeds of less than 60km/h (37mph). It is, therefore, considered that Manual for Street is the appropriate design standard for this development.

The objective of this updated design guidance is to use an evidence base to establish the differing situations in which the use of the new standards would not be detrimental to public safety and would allow great development in urban/suburban areas. It should be noted that the free flow of traffic is not a primary objective of the latest design guidance.

Environmental Health: Historic mapping show that a former flour mill was located 35m east of Mill House. A flour mill would not normally result in contaminated land. Accordingly <u>no objection</u> is raised.

Ecologist: Having reviewed the evidence and from my own knowledge of the site I agree with the conclusions of the ecological reports submitted in support of the application, which found no evidence of protected species resident on site. However in order to ensure conformity with PPS 9 paragraph 14 and Local Plan Policy QD 17, the landscape mitigation and enhancement measures detailed on the Soft Landscaping Drawing CMHOD.1007.LP01 and the bat protection measures detailed in Section 6 of Appendix 11 to the ecology report should be secured via suitably worded conditions.

6 PLANNING POLICIES

Brighton & Hove Local Plan:TR1Development and the demand for travel

- TR7 Safe development
- TR14 Cycle parking

- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU4 Surface water run-off and flood risk
- SU9 Pollution and nuisance control
- SU10 Noise pollution
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design Quality of development and design statements
- QD2 Design Key principles for neighbourhoods
- QD3 Design Efficient and effective use of sites
- QD4 Design Strategic impact
- QD15 Landscape design
- QD16 Trees and hedgerows
- QD17 Protection and integration of nature conservation features
- QD18 Species protection
- QD27 Protection of amenity
- QD28 Planning obligations
- HO3 Dwelling type and size
- HO4 Dwelling Densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes
- HE6 Development within or affecting the setting of conservation areas

East Sussex and Brighton & Hove Structure Plan 1991-2011:

WLP11 Reduction, Re-use and Recycling during Demolition and Design, and Construction of New Developments

Supplementary Planning Guidance Documents: (SPG's)

SPGBH 4 Parking Standards

SPGBH 9 A Guide for Residential Developers on the Provision of Outdoor Recreation Space (Draft)

Supplementary Planning Document

- SPD03 Construction & Demolition Waste
- SPD06 Trees and Development Sites
- SPD08 Sustainable Building Design

7 CONSIDERATIONS

It is considered that the main issues for consideration are the principle of the proposed intensification of residential use on the site, the impact of the development on the living amenities of neighbouring properties, the impact on the existing TPO protected trees on the site, the adequacy of the access into the site and sustainability matters.

Principle of Use

PPS3 on Housing states that urban land can often be significantly underused and advocates the better use of previously-developed land for housing. PPS3 identifies residential gardens as previously developed land. Whilst not all residential gardens will be suitable for infill development Local Planning Authorities are advised to take account of the positive contribution that intensification can make, for example, in terms of minimising the pressure on Greenfield sites.

The re-use of previously developed land is promoted by both national planning guidance and local plan policies. However, this must be balanced with the need to create a good standard of accommodation and for the development to respect the immediate surroundings, so that the development does not have a detrimental impact on neighbouring amenity and respects the context of its surroundings in terms of design, form, bulk and site coverage.

It is considered that the proposed development, given its relationship within surrounding area, would make good use of an existing brownfield site and is considered to be an acceptable form of development, in accordance with both national planning guidance and local plan policies.

Design and Character

Policies QD1, QD2, QD3 and QD5 set out the design criteria for applications of this nature. These policies require proposals to make an efficient and effective use of the site, contributing positively to the visual quality of the environment, addressing key principles for the neighbourhood in terms of height, scale, bulk and design whilst providing an interesting and attractive street frontage.

This section of Overhill Drive contains a variety of dwelling type/design and the proposed dwellings will be barely visible within the existing street scene. The proposed dwellings are to be brick built and tile hung at first floor level similar to the appearance of properties which are located on Old London Road, Audrey Close and Patcham Grange.

It is therefore considered that the design of the proposed properties reflects the design of properties within this immediate area of Patcham and would not appear as an incongruous addition to this part of Overhill Drive, in accordance with Policies QD1, QD2, QD3 and QD5.

Amenity for residential occupiers

The proposed internal layout of the new dwellings would be acceptable. Given the internal layout and window arrangement there would be no harm to future occupiers by way of overshadowing, loss of light or overlooking.

Policy HO13 requires all new dwellings to fully meet lifetime home standards. From the plans submitted it would appear that the proposed dwellings would be capable of complying with lifetime home standards.

Policy HO5 requires all new residential units to have private usable amenity space appropriate to the scale and character of the development. Whilst it is

recognised that the garden would be smaller than those serving the dwellings in Overhill Drive they would be of sufficient size to serve the future occupiers. It is therefore considered that the development adheres to policy HO5.

Policy TR14 requires all new residential developments to have secure, covered cycle storage. Insufficient information has been provided regarding the full details of cycling provision, however it is considered that the properties are capable of providing a suitable level of provision and as such a condition is recommended for additional details.

Policy SU2 requires all new residential development to provide refuse and recycling storage facilities. Insufficient information has been provided regarding the full details of the provision of refuse and recycling facilities, however it is considered that the properties are capable of providing a suitable level of provision and as such a condition is recommended for additional details.

Neighbouring amenity

The site falls away considerably across the site from the north-east to the north west of the site. The level of the site is elevated in relation to adjoining Audrey Close properties to the west, the impact of the scale of any development on the site near to this boundary would have to take into consideration this change in levels.

The proposed Unit 1 is located to the south and adjacent to 61a Overhill Drive. The property follows the existing building lines of the existing property to the north. The main rear building line of the property mirrors that of No.61a Overhill Drive. The property is to be located 4 metres from the existing flank elevation of No.61a. Whilst it is accepted that unit will have some impact upon the amenity of the occupiers 61a Overhill Drive, as there is currently no property located on the plot, however it is considered that the impact would not be significant and sufficient to recommend refusal.

Unit 2 is to be located within the south-east corner of the site. The proposed unit would directly back onto No.3 Grange Walk and would be located an minimum of 18 metres from the existing rear elevation of No.3 Grange Walk. There would be a degree of mutual overlooking between the two properties however there would be a minimum distance of 18 metres between the rear elevations which is considered an acceptable distance in accordance with BRE guidelines. The properties to the east of Unit 1 which front Overhill Drive have large rear gardens the majority of which are in excess of 35 metres. It is considered that this property would have a negligible impact upon the amenity of these properties given the distance between the proposed flank elevation of Unit 2 and the rear elevations of the properties fronting Overhill Drive.

Unit 3 is located adjacent to the existing Mill House and to the west of proposed unit 2. The proposed unit would directly back onto No.2 Grange Walk and would be located a minimum of 18 metres from the existing rear

elevation of No.2 Grange Walk. There would be a degree of mutual overlooking between the two properties, however there would be a minimum distance of 18 metres between the rear elevations which is considered an acceptable distance in accordance with BRE guidelines.

The existing ground level of the application site is approximately 2 metres higher than that of the Audrey Close properties. As originally submitted the proposed Unit 4 would have resulted in a significant impact upon the amenity of the occupiers of No.17 Audrey Close due to the difference in levels. The applicant has submitted revised plans which now show unit 4 as a single storey bungalow with a maximum roof height of 5.4 metres to the ridge line. It is considered that this amendment along with careful consideration of a suitable boundary treatment along the western boundary of the site would not result in the demonstrable harm of the amenity of the occupiers of No.17

The previously refused application, reference BH2005/05112 included a reason for refusal which related to the increase in vehicular movements resulting in a detrimental impact upon the amenities of the adjoining occupiers. It is considered that due to the presence of an existing public footpath and vehicular access, and the submission of details relating to suitable boundary treatment, the resulting intensification of the site and access would not result in a significant impact upon the amenity of the adjoining occupiers.

Trees on Site

A total of 17 trees on the site are covered by a Tree Protection Order (TPO). Given the extent of existing tree cover of the site, it is almost inevitable that intensification of development to provide an additional four properties on the site would result in detriment to some of the trees on the site. Given the submitted arboricultural report the Council could accept the loss of some of the trees on the site on the basis that they are either poor specimens or in declining health. The applicant has provided a tree survey with the application that states that approximately 6 trees which are covered by a TPO would be felled to accommodate the proposed development.

The Council's Arboriculturist considers that even though there will be the loss of a number of the TPO trees on the site, the applicant proposes the planting of a further 23 replacement trees within a proposed landscaping plan. This level of planting is considered to be an acceptable replacement for the trees which are to be lost. However the Arboriculturalist requires an Arboricultural Method Statement to be provided to ensure that the existing trees are not damaged during the construction. It is therefore considered that the proposal adheres with policies QD15 and QD16 subject to the proposed landscaping scheme and a suitable Arboricultural Method Statement being submitted.

Traffic Matters

The site is located within a suburban area, and the surrounding streets are

characterised by extensive on street car parking. The accessway into the site currently serves the Mill House dwelling and attached studio on the site. An adopted walkway currently extends alongside the site access down the eastern boundary of the site.

Previous applications on the site have been refused by the Planning Committee with regards to highways matters.

To increase the clear width of the access, the application proposes a shared surface that amalgamates part of the public walkway into the site access. As the walkway has adopted highway status, amalgamation of this into a shared surface would require necessary legal work involved in a stopping up order. Incorporation of this walkway into a shared access surface has raised significant objection from neighbouring residents who are concerned about the resulting safety for pedestrian users and particularly children who currently use the footway.

Sustainable Transport have stated that closure of the adopted footway and incorporation into an adopted shared surface accessway is acceptable, and that the resulting access would provide adequate clear width. The layout of the entrance would require a very tight manoeuvre for west bound vehicles entering the site. Sustainable Transport have not objected to this entrance manoeuvre.

On the basis of the Sustainable Transport Team's advice, the proposal is considered to comply with Brighton & Hove Local Plan policies TR8, TR12 and TR13, which seek to ensure that the needs of pedestrians, and particularly children, are prioritised in development schemes.

Sustainability

Policy SU2 requires new development to be efficient in the use of energy, water and materials. All new dwellings should meet an EcoHome/Code for Sustainable Homes rating of minimum 'very good'. The requirement for a completed Brighton & Hove Sustainability Checklist was introduced after this application was validated. However the applicant has submitted a completed pre-assessment estimator suggests that the development would achieve a Code for Sustainable Homes rating of Code Level 3. A condition is attached to ensure that the estimated level is met.

Policy SU13 requires a development of this scale to be accompanied by a site waste management plan. The application has not been accompanied by such a statement. Therefore a condition is recommended for its submission.

9 EQUALITIES IMPLICATIONS

The proposed dwellings would need to comply with Lifetime Home Standards and Part M of the Building Regulations.

BH2008/02490 Mill House, Overhill Drive



Date: 05/05/2009 03:13:49

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PLANS LIST - 20TH MAY 2009

COUNCILLOR REPRESENTATION

Mrs Jeanette Walsh Head of Development Control City Planning Environment Directorate Room 302 Hove Town Hall Date:

24 September 2008

Our Ref: GT/AN



Dear Mrs Walsh

Application No: BH2008/02490 Mill House, Overhill Drive, Patcham, Brighton Erection of four detached two-storey dwellings and garages

We have again been contacted by a considerable number of residents and the Preston and Old Patcham Society who are very concerned about the latest planning application, this time for four detached dwellings in the garden of the above.

There have been a number of planning applications that have all been refused relating to this garden and the last one was in 2005. On each occasion we wrote to you to object to the planning applications and we are writing to you again because we are of the same view.

In 2004 a planning application for four detached dwellings was refused on the grounds of poor access and we believe, as do local residents, that this access problem has not been overcome.

We accept the fact that the garden to this property is large but we are of the view that there will be a considerable loss of trees and we have had letters from residents some distance away concerned at their loss because this site is high and can be seen from some distance.

Nearby residents are worried about overlooking, and the difficult problem with the vehicular access to the garden from Overhill Drive has still not been resolved. The access to and from Overhill Drive is too narrow for an additional four large detached houses. To get over this a right of way, a public footpath, has been included as part of the site in the plans and if this is allowed the merging of vehicles and pedestrians could be dangerous. We understand that the Headteacher of Patcham Infant School has expressed concern as young children use this route to school. The visibility of this access at its junction with Overhill Drive, which is itself narrow and bends, is

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PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

unacceptable. This junction is particularly difficult because it is near the point that Overhill Drive meets with Overhill Way and Highview Avenue South and there is considerable traffic congestion around this roundabout at peak times as it is near the entrance to Patcham Infant School. It also seems to us that the on-site turning space for service vehicles would be sub-standard and inadequate.

In addition to concerns about overlooking and the loss of privacy and the merging of a public footpath into vehicular access is the question of drainage. The main sewer, to which presumably the proposed additional properties would connect, runs along Old London Road and after prolonged and heavy rain ground water can rise above the sewers and that will become surcharged and will cause sewage to flow along Old London Road on the pavement and into gardens of properties that front that road. This last occurred during the winter of 2000/2001. Obviously any additional properties built on a site such as this will add to this appalling problem.

We trust therefore that you will take into account the planning and highway aspects and the potential health hazards to residents when making your recommendation.

Should this application proceed to the Planning Committee we very much hope that Members will take into account our views and those of the many concerned residents who live in this part of Patcham.

We would also confirm that one of us would wish to speak against the application should it be considered by the Planning Committee.

We should be grateful if you would acknowledge safe receipt of this letter and confirm that it will be printed in full on the agenda at the appropriate meeting of the Planning Committee.

Yours sincerely

MAN

Councillor Brian Pidgeon

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Councillor Geoffrey Theobald, OBE



PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

- 2 -

There are, in addition, other reasons such as the difficulty builders would have gaining ingress and egress during construction and the considerable problems with drainage in this area that, we believe, would be exacerbated with any new development and also of noise during construction. Last year Warmdene Way and Warmdene Road were flooded.

We would also point out that the owner of 22 Warmdene Road states that the plan on which the dwelling is shown includes land in the ownership of No 22 and that a solicitor and a land surveyor that she has engaged confirm this to be the case. We understand also that the applicant removed an established hedge bordering part of Warmdene Way belonging to 22 Warmdene Road without the permission of the owner of No 22, presumably marginally to increase the width of the road. This again we are informed is in the hands of the owner of No 22's solicitors.

To sum up we consider that the site that is presently part of No 1 Warmdene Way is too small for a dwelling, there will be overlooking of neighbouring properties and inadequate parking spaces. Warmdene Way itself is narrow without pavements and is difficult for large vehicles to turn round and to re-enter Warmdene Road.

We trust, therefore, that you will take into account the many letters of objection when making your recommendations.

Should this application proceed to the Planning Committee we very much hope that Members will take into account our views and those of the many worried and concerned residents who live in this part of Patcham and refuse the application.

We would also confirm that one of us would wish to speak against the application should it be considered by the Committee.

We should be grateful if you would acknowledge safe receipt of this letter and confirm that it will be printed in full on the agenda at the appropriate meeting of the Planning Committee.

Yours sincerely

Man

Councillor Brian Pidgeon

Councillor Geoffrey Theobald, OBE

cc: Councillor Brian Pidgeon Penny Jennings, Senior Democratic Services Officer.

<u>No:</u>	BH2008/03475	Ward:	PATCHAM	
App Type	Full Planning			
Address:	1 Warmdene Way, Brighton			
<u>Proposal:</u>	Demolition of existing garage and construction of a bungalow.			
Officer:	Aidan Thatcher, tel: 293990	Received Date:	30 October 2008	
<u>Con Area:</u>	N/A	Expiry Date:	15 January 2009	
Agent: Applicant:	Building Design Co., Flat 8, 51-53 Lansdowne Place Mr Robert Walters, 1 Warmdene Way, Brighton			

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions

- 1. BH01.01 Full planning.
- 2. BH02.03 No permitted development (extensions) (amenity & character).
- 3. BH02.08 Satisfactory refuse and recycling storage.
- 4. BH03.01 Samples of materials Non-Cons Area (new buildings).
- 5. BH05.01 Code for Sustainable Homes Pre-commencement (New build residential) * insert Code Level 3.
- 6. BH05.02 Code for sustainable homes Pre-occupation (New build residential) * insert Code level 3.
- 7. BH05.08 Waste Minimisation Statement.
- 8. BH05.10 Hardsurfaces.
- 9. BH06.01 Retention of parking areas.
- 10. BH06.02 Cycle parking details to be submitted.
- 11. BH06.04 Sustainable transport measures.
- 12. No development approved by this permission shall be commenced until detailed drawings, including levels, sections and constructional details of the access road, junction treatment, surface water drainage, outfall disposal, street lighting and signage to be provided, shall be submitted to and approved in writing by the Local Planning Authority. The works shall be completed in strict accordance with the approved details prior to the first occupation of the dwelling and retained as such thereafter.

Reason: In the interests of highway safety and for the benefit of the public and to comply with policy TR7 of the Brighton & Hove Local Plan.

13. BH04.01 Lifetime Homes.

Informatives:

1. This decision is based on drawing nos. 741/04B, 05B, 07B & 08A and Design & Access Statement, Additional Planning Statement, Waste Minimisation Statement and Biodiversity Checklist submitted on 30 October 2008 and South East Region Sustainability Checklist submitted on 11 November 2008 and Brighton & Hove Sustainability Checklist submitted on 20 November 2008 and drawing No. 741/06B submitted on 18 December 2008.

- 2. This decision to grant Planning Permission has been taken:
- having regard to the policies and proposals in the East Sussex and Brighton & Hove Waste Local Plan and Brighton & Hove Local Plan set out below, and to all relevant material considerations, including Supplementary Planning Guidance and Supplementary Planning Documents:

Brighton & Hove Local Plan

- TR1 Development and the demand for travel
- TR7 Safe development
- TR14 Cycle access and parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU10 Noise nuisance
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design-quality of development and design statements
- QD2 Design-key principles for neighbourhoods
- QD3 Design-efficient and effective use of sites
- QD15 Landscape design
- QD27 Protection of amenity
- QD28 Planning obligations
- HO4 Dwelling densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and Lifetime Homes

East Sussex and Brighton & Hove Waste Local Plan

WLP11 Construction industry waste

Supplementary Planning Guidance

SPGBH4 Parking Standards

Supplementary Planning Documents

SPD03 Construction and Demolition Waste

SPD08 Sustainable Building Design; and

ii) for the following reasons:

The proposed development would have a satisfactory appearance and would have no adverse impact on the character and visual amenity of the area. There would be no material detriment to the amenities of adjoining and nearby residential occupiers. The potential increase in the intensity of use of the access road has been acknowledged, however the Sustainable Transport Team have indicated that this would be satisfactorily ameliorated by the proposed access improvement works.

- 3. The applicant is advised that details of the Code for Sustainable Homes can be found on the Planning Portal (www.planningportal.gov.uk), on the Department for Communities and Local Government website (www.communities.gov.uk) and in Supplementary Planning Document SPD08 Sustainable Building Design, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).
- 4. The applicant is advised that details of the Council's requirements for Site Waste Management Plans and Waste Minimisation Statements can be found in Supplementary Planning Document SPD03 Construction and Demolition Waste, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).
- 5. The applicant is advised that advice regarding permeable and porous hardsurfaces can be found in the Department of Communities and Local Government document 'Guidance on the permeable surfacing of front gardens' which can be accessed on the DCLG website (www.communities.gov.uk).
- 6. The applicant is advised that the requirements of Condition 11 may be satisfied by the completion of a Unilateral Undertaking or Agreement under s106 of the Town and Country Planning Act 1990, to provide £2000 to fund improved sustainable transport infrastructure in the vicinity.
- 7. The applicant is advised that details of Lifetime Homes standards can be found in Planning Advice Note PAN 03 Accessible Housing & Lifetime Homes, which can be accessed on the Brighton & Hove City Council website (www.brightonhove.gov.uk).

2 THE SITE

The application site is located on the northern side of Warmdene Way, a short private cul-de-sac accessed via Warmdene Road some 50m to the west. It is rectangular in shape with a maximum depth of 20m, a width of 9.5m and a site area of 190 sqm (0.019 ha). The site contains a domestic garage and currently forms part of the side/ rear garden of No.1 Warmdene Way, a hipped roof bungalow finished in red brick and rough-cast painted render.

The surrounding area is wholly residential in character. To the west of the site are the rear gardens of a pair of two storey semi-detached houses and a detached house fronting Warmdene Road. To the north, are the rear gardens of two storey semi-detached houses fronting Dale Crescent. To the east of the site beyond No.1 Warmdene Way are the front gardens of a pair of semidetached bungalows (i.e. Belstan & Ruslin), whilst to the south, on the opposite side of Warmdene Way is a bungalow (i.e. No.20a) and the gable end of a two storey terraced house which forms part of a small backland development consisting of seven properties.

3 RELEVANT HISTORY

BH2008/00378: In May 2008 planning permission was refused for the demolition of the existing garage and the erection of a bungalow for the following reasons:-

- 1. The proposed development by virtue of its location and poor standard of pedestrian and vehicular access, would result in increased risk to the users of Warmdene Way and Warmdene Road, contrary to policies TR1, TR7, TR8 and TR14 of the Brighton & Hove Local Plan.
- 2. The proposed development contains an excessive number of car parking spaces which would encourage the use of cars at the expense of more sustainable means of transport and, as such is contrary to Planning Policy Guidance Note 13: Transport, policies TR1 and TR19 of the Brighton & Hove Local Plan and SPGBH4: Parking Standards.

BH2007/02647: In January 2008 planning permission was refused for the demolition of the existing garage and the erection of a two bedroom chalet style bungalow with two parking spaces for the following reasons:-

- 1. The proposed development is considered to be an overdevelopment of the site that would retain inadequate private and usable garden area for the parent dwelling and would have an overbearing presence on the parent dwelling, which would be detrimental to the living conditions of the parent dwelling contrary to policies QD27, HO4 and HO5 of the Brighton & Hove Local Plan.
- 2. The proposed development, by reason of the limited separation to the parent dwelling, siting forward of the parent dwelling and design and massing, would be an unsympathetic development that would appear incongruent with the parent dwelling, contrary to policies QD1, QD2, QD3 and HO4 of the Brighton & Hove Local Plan.
- 3. The development would provide limited separation to the rear boundary and would result in overlooking of the neighbouring gardens to the rear of the site, detrimental to the privacy and living conditions of these properties contrary to policy QD27 of the Brighton & Hove Local Plan.
- 4. The proposed development by virtue of its location and poor standard of pedestrian access, would result in increased risk to the road users of Warmdene Way and Warmdene Road, contrary to policies TR1, TR7, TR8 and TR14 of the Brighton & Hove Local Plan.

BH2007/00688: Planning permission was refused on 29 May 2007 for the erection of a two storey three bedroom detached house and associated parking on the grounds of overdevelopment, unsympathetic and incongruent appearance in relation to the host premises, overlooking, unsatisfactory access arrangements and failure to demonstrate satisfactory sustainability measures.

4 THE APPLICATION

The application seeks full planning permission for the demolition of the existing garage and the erection of a bungalow. The proposed dwelling would

have a width of 7m, a maximum depth of 9.25m, an eaves height of 2.2m and a ridge height of 4.5m. It would be set back between 4.5m and 5.5m from the front garden boundary with Warmdene Way. There would be a separation of 1.5m to the boundary with the parent property, No.1 Warmdene Way to the east and 1m to that of no.24 Warmdene Road to the west. The accommodation would comprise a living room, kitchen, two bedrooms and a family bathroom.

The proposed house would be finished in smooth white painted render and surmounted by a grey concrete tiled pitched roof with terracotta fittings.

There would be a 6m deep rear garden with an area of 59 sqm and a front garden with one car parking space.

The application proposes works to the existing site access which involve resurfacing and new drainage together with improvements to the junction of Warmdene Way and Warmdene Road.

5 CONSULTATIONS

External:

Neighbours: Eleven letters of <u>objection</u> have been received from the occupiers of **5**, **6**, **7**, **8**, **9** & **10** Warmdene Way, **20a**, **22** & **24** Warmdene Road and **9** & **11** Dale Crescent. The following grounds of <u>objection</u> were raised:-

- Overlooking and loss of privacy;
- Overshadowing;
- Overdevelopment;
- Exacerbate existing drainage/ flooding problems in Warmdene Way;
- Removal of hedge on Warmdene Way has exacerbated drainage problems;
- Removal of hedge has destroyed natural habitat;
- Increased pressure on local schools and services;
- Application identical to previously refused schemes;
- Undesirable intensification of existing residential use;
- Increased noise and pollution;
- Create precedent for other similar developments;
- Inadequate parking provision;
- The access road (i.e. Warmdene Way) has been widened to include garden land not within the applicant's ownership and currently the subject of legal dispute;
- Poor access hazardous to both vehicles and pedestrians;
- Access too narrow to allow two vehicles to pass resulting in hazardous reversing manoeuvres onto Warmdene Road;
- No turning facilities/ access problems for emergency vehicles and construction traffic;
- Increased vehicular traffic would compound existing access/ egress problems;

- Parked vehicles on Warmdene Way make access/ egress hazardous to vehicles and pedestrians particularly local school children;
- Delays, disturbance and damage during construction;
- No lighting on Warmdene Way;
- Applicant's parking survey misleading because carried out during school holidays; and
- New fence to Warmdene Way poorly constructed/ hazardous.

Councillors Brian Pidgeon and Geoffrey Theobland <u>object</u> (letter attached)

Internal:

Sustainable Transport: <u>No objections</u> in principle subject to conditions requiring the submission of details regarding the access and junction improvements; conditions to secure the provision of car/ cycle parking facilities and sustainable transport improvements.

With regard to the access arrangements, although the site exceeds the level of housing that should be served via an unadopted private access track, the proposed works to upgrade the junction and access road would be of benefit to local residents and highway safety and therefore a recommendation to refuse the application would not be pragmatic.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR7 Safe development
- TR14 Cycle access and parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU10 Noise nuisance
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design-quality of development and design statements
- QD2 Design-key principles for neighbourhoods
- QD3 Design-efficient and effective use of sites
- QD15 Landscape design
- QD27 Protection of amenity
- QD28 Planning obligations
- HO4 Dwelling densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes

East Sussex and Brighton & Hove Waste Local Plan

WLP11 Construction industry waste

Supplementary Planning Guidance SPGBH4 Parking Standards Supplementary Planning Documents

SPD03 Construction and Demolition Waste

SPD08 Sustainable Building Design

7 CONSIDERATIONS

The main considerations in the determination of this application are:

- The principle of the proposed development;
- Design and visual impact on the locality;
- The impact on the amenities of neighbouring occupiers;
- The amenities of the future occupiers;
- Highways and parking;
- Sustainability; and
- Land ownership.

The principle of the proposed development

In accordance with central government advice contained in PPS 3: Housing, which encourages the re-use of previously developed land for housing, there are no policy objections in principle to the sub-division of the garden of No.1 Warmdene Way and the erection of an additional dwelling house subject to the considerations highlighted below.

Design and visual impact on the locality

Brighton & Hove Local Plan policies QD1 and QD2 require new development to exhibit a high standard of design that emphasizes the positive aspects of the local area. Policy QD3 and HO4 seek to ensure the maximum use of sites, while avoiding town cramming and providing suitable design and quality of spaces between the buildings.

Although in townscape terms, the character of this enclave of backland properties is varied in style, it is considered that the context of the application site is formed by No.1 Warmdene Way, a traditional hipped roof bungalow finished in a mixture of brick and rough-cast painted render.

The previous application (BH2008/00378) proposed a bungalow with an identical footprint, siting and design to that currently proposed. Although this application did not receive favourable consideration from the Council, the refusal reasons related to the vehicular and pedestrian access arrangements and excessive parking provision – the siting and external appearance of the dwelling were considered acceptable.

In the application which was refused in January 2008 (BH2007/02647) on the grounds of overdevelopment, unsympathetic design and incongruous appearance, the proposed chalet style bungalow had a gabled roof with front and rear facing dormers and a ridge height of 6.4m. In the current application, although the footprint of the proposed bungalow is comparable, the height of the building has been reduced by 2.3m (i.e. from 6.4m to 4.5m) and its bulk and massing significantly reduced by omitting the dormers and replacing the gable ended roof with a hipped roof. It is considered that the

proposed bungalow with the siting, height, design and form shown would now compare satisfactorily with No.1 Warmdene Way, would no longer appear unduly cramped on the site and would be in keeping with the character of the area. Notwithstanding this, it is recommended that in the event of planning permission being granted a condition be imposed requiring the approval of the external facing materials of the building.

Impact on the amenities of neighbouring residential occupiers

It is considered that the current submission satisfactorily addresses the Local Planning Authority's previous concerns with regard to the impact of the development on the amenities of neighbouring residential occupiers and accords with the provisions of policy QD27 of the Local Plan.

The omission of the roof accommodation and the requisite front and rear dormers, would preclude overlooking to the rear gardens of the houses on Dale Crescent, thus maintaining the privacy of the occupiers. The reduction in the bulk of the building through the reduction in its height and the use of a hipped rather than gabled roof, would satisfactorily mitigate the overbearing impact of the building on the occupiers of the host property. In view of the substantial rear garden depths to the properties on Dale Crescent and Warmdene Road and the spatial relationship with the other properties in Warmdene Way, the proposed development would have no other adverse amenity implications in terms of loss of light, outlook or privacy.

Furthermore, the Applicant has demonstrated that by screen fencing a portion of the fronting garden of No.1 Warmdene Way a reasonable area of private amenity space (i.e. approx. 180 sqm) could be retained for the parent property without undue detriment to the character and visual amenity of the area in accordance with policy HO5 of the Local Plan.

The concerns raised by neighbouring occupiers regarding potential noise, disturbance, damage and vehicular and pedestrian access during construction have been noted. These matters do not fall within the remit of planning control and a refusal of planning permission on these grounds would not be appropriate. However, local residents may have recourse under the Environmental Protection Acts in relation to noise and disturbance outside normal working hours.

The amenities of future occupiers

The proposed development would provide a satisfactory standard of living accommodation for the future occupiers in terms of room sizes, light, outlook and privacy in accordance with policy QD27 of the Local Plan.

Policy HO13 of the Local Plan requires new residential development to comply with Lifetime Homes Standards. The Design & Access Statement indicates that the development would comply with Lifetimes Homes Standards providing accessible off-street parking, level threshold access and appropriate entrance arrangements and doorway widths. Notwithstanding this, a

condition should be imposed to secure compliance.

In terms of private amenity space provision, although the rear garden is relatively shallow (i.e. 6m deep), it has a width of 9m and an area of some 59 sqm which compares favourably to the more recent terraced development on the southern side of Warmdene Way where some rear gardens have areas of as little as 36 sqm. Therefore, it is considered that the proposed development would comply with policy HO5 of the Local Plan providing a level of amenity space provision commensurate with the area and the recreational needs of a small two bedroom family dwelling.

Highways and parking

Policy TR1 of the Local Plan requires applicants to provide for the travel demands that their development proposals create and to maximise the use of public transport, walking and cycling.

A condition requiring sustainable transport infrastructure improvements to offset the increase in demand for public transport services arising from the development is proposed. The applicant's have submitted a letter indicating their willingness to enter into an agreement to fund these improvements to the value of £2,000.

One car parking space has been provided on the frontage of the premises in accordance with the Council's car parking standards. Sustainable Transport has noted that two parking spaces are proposed on the frontage of the parent property, No.1 Warmdene Way (previously included within the curtilage of the application site), one space in excess of the standard. However, Members are advised that these are not now included within the application site and subject to an appropriate surface finish would be permitted development.

Secure cycle parking for two bicycles has been provided to the side of the proposed house in accordance with the requirements of policy TR14. However, it is recommended that a condition be imposed requiring the submission of further details on this matter.

Policy TR7 of the Local Plan specifies that planning permission will be granted for developments that do not increase the danger to users of the adjacent pavements, cycle routes and road. Where there are no acceptable solutions to problems that arise from development proposals planning permission will be refused.

Concerns expressed by third parties regarding the safety of the access/ egress arrangements have been noted and as highlighted in Section 3 of this report has been included as a reason for refusal in three previous planning applications for the erection of a dwelling on the site. However, the Council's Sustainable Transport Team have now indicated that the proposed improvements to the access track which accompany the current application would satisfactorily address previous highway safety concerns in accordance with policy TR7.

The Sustainable Transport Team have stated that the maximum number of houses that should be served by a private access track such as this is five, although historically, this backland area has been developed beyond this nationally recognised standard. Under normal circumstances this would lead to a recommendation that the application should be refused on the grounds that the demand in terms of emergency services and infrastructure services can not be met. However, as the site is already over-developed in terms of transport accessibility a more pragmatic approach should be adopted.

The site is served via a single width access track that is poorly lit, has no drainage facilities, or controls as to who has the right of way when vehicles are accessing the site. This currently represents a clear hazard to the public using the track and those passing its junction with Warmdene Road, by virtue of the stopping, turning and reversing traffic that would be added if this application were approved. However, by way of mitigation the proposed development would include resurfacing, new drainage, new signage and new kerb radii and tactile paving at the Warmdene Road junction. Therefore, on balance, it is felt that although the site far exceeds the level of housing that should be served via an unadopted private access track, in the light of the wider benefits to local residents and highway safety in general, a recommendation to refuse the application would not be appropriate.

Sustainability

Policy SU2 of the Local Plan requires all new development to be efficient in the use of energy, water and materials and with regard to small-scale new build residential development such as this, SPD08 Sustainable Building Design requires Applicants to submit a Sustainability Checklist and the development to achieve a minimum rating of Level 3 of the Code for Sustainable Homes.

The Applicant has submitted a satisfactory Sustainability Checklist and Statement indicating that a minimum of 10% reduction in energy use and household energy costs will be achieved by the use of solar thermal hot water heating, water saving devices and the use of low energy light fittings and that the development would meet Level 3 of the Code for Sustainable Homes in accordance with policy SU2. In the event of planning permission being granted, it is recommended that a planning condition be imposed to secure compliance.

A Waste Minimisation Statement has been provided. However, further information is required, particularly with regard to the final destination of the residual materials.

Land ownership

It is understood that the Applicant and the occupiers of No.22 Warmdene Road are involved in an ongoing land ownership dispute. The Applicant has taken down a hedge which formed the boundary to the garden of No.22 Warmdene Road with the access track; replaced it with a timber fence and widened the access track. The Applicant claims that the whole of the widened access track is in their ownership whilst the occupiers of No.22 Warmdene Road are claiming that the Applicant has taken a strip of their garden.

The Council's Legal Services Division have been consulted on the matter and have advised that land ownership disputes do not fall within the remit of planning control. If the access arrangements cannot be implemented because of the ownership issues that is a matter for the relevant landowners. However, as a safeguard, it is recommended that a condition should be imposed to ensure that the access arrangements are constructed in accordance to the approved drawings and that these works are completed before the occupation of the dwelling.

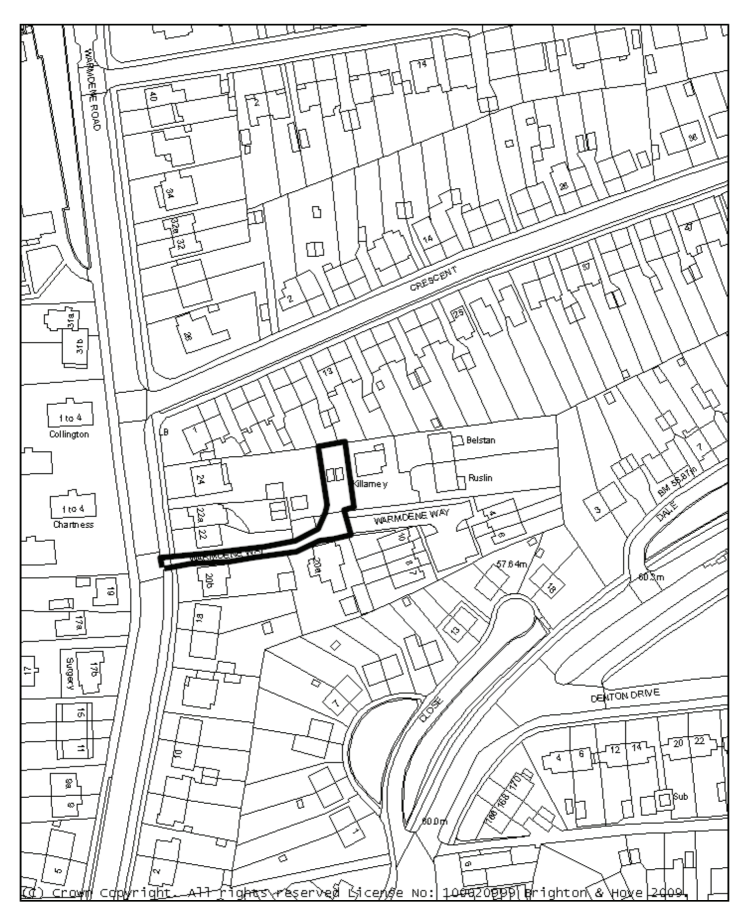
8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed development would have a satisfactory appearance and would have no adverse impact on the character and visual amenity of the area. There would be no material detriment to the amenities of adjoining and nearby residential occupiers. The potential increase in the intensity of the use of the access road has been acknowledged however, the Sustainable Transport Team have indicated that this would be ameliorated by the proposed improvement works. Sustainability measures are acceptable.

9 EQUALITIES IMPLICATIONS

The proposed dwelling should comply with Part M of the Building Regulations and has been conditioned to meet Lifetime Homes Standards.

BH2008/03475 1 Warmdene Way



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PLANS LIST - 20TH MAY 2009

COUNCILLOR REPRESENTATION

Mrs Jeanette Walsh Head of Development Control City Planning Environment Directorate Room 302 Hove Town Hall Date:

5 December 2008

Our Ref: GT/AN

Dear Mrs Walsh

Planning Application No: BH2008/03475 1 Warmdene Way, Patcham, Brighton Demolition of existing garage and construction of a bungalow

We see that for the fourth time an application has been submitted by the owner of 1 Warmdene Way to erect a dwelling in the garden of that property.

Unsuccessful applications were made in April and September 2007 and in March 2008. Local residents have again contacted us and have written to you again to object to this latest planning application.

Our reasons and those of residents in Warmdene Way and Warmdene Road for objecting to a dwelling in this location remain the same as the reasons for the application being refused under officer's delegated powers on 29 May 2007. We agree with the Planning Officer's views in 2007 that this would be an over-development, limited separation from the parent dwelling, limited separation from the rear boundary (thus causing overlooking), poor standards of pedestrian and vehicular access with increased risk to users of the highway.

In this application there are no parking spaces allocated to the proposed property or to the parent dwelling, No 1. Car parking is already very difficult in the immediate area.

You will have received many reasons from neighbouring residents for refusal of this application that relate, for instance, to the already severe difficulties regarding access to houses in Warmdene Way because of the narrowness of the road, the fact that it has a bend and no pavements. If a pedestrian or a car is already in the road a second car will have to back out 'blindly' into Warmdene Way. It is often difficult to exit the road as cars and vans park there close to each side of the entrance. Cars are densely parked in Warmdene Road during school term time. We understand that there has been a head-on collision at the Warmdene Way/Warmdene Road junction.

cont'd/...



PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

- 2 -

There are, in addition, other reasons such as the difficulty builders would have gaining ingress and egress during construction and the considerable problems with drainage in this area that, we believe, would be exacerbated with any new development and also of noise during construction. Last year Warmdene Way and Warmdene Road were flooded.

We would also point out that the owner of 22 Warmdene Road states that the plan on which the dwelling is shown includes land in the ownership of No 22 and that a solicitor and a land surveyor that she has engaged confirm this to be the case. We understand also that the applicant removed an established hedge bordering part of Warmdene Way belonging to 22 Warmdene Road without the permission of the owner of No 22, presumably marginally to increase the width of the road. This again we are informed is in the hands of the owner of No 22's solicitors.

To sum up we consider that the site that is presently part of No 1 Warmdene Way is too small for a dwelling, there will be overlooking of neighbouring properties and inadequate parking spaces. Warmdene Way itself is narrow without pavements and is difficult for large vehicles to turn round and to re-enter Warmdene Road.

We trust, therefore, that you will take into account the many letters of objection when making your recommendations.

Should this application proceed to the Planning Committee we very much hope that Members will take into account our views and those of the many worried and concerned residents who live in this part of Patcham and refuse the application.

We would also confirm that one of us would wish to speak against the application should it be considered by the Committee.

We should be grateful if you would acknowledge safe receipt of this letter and confirm that it will be printed in full on the agenda at the appropriate meeting of the Planning Committee.

Yours sincerely

Man

Councillor Brian Pidgeon

Councillor Geoffrey Theobald, OBE

cc: Councillor Brian Pidgeon Penny Jennings, Senior Democratic Services Officer.

<u>No:</u>	BH2009/00509	Vard:	PRESTON F	PARK
App Type:	Full Planning			
Address:	Windlesham School, 180 Dyke Road, Brighton			
<u>Proposal:</u>	Demolition and removal of 2 no. existing sheds. Erection of 1 new classroom with new recreation fencing.			
Officer:	Adrian Smith, tel: 01273 290478	Rec	eived Date:	04 March 2009
<u>Con Area:</u>	N/A	<u>Exp</u>	iry Date:	04 May 2009
Agent: Applicant:	Turner Associates, 19a Wilbury Avenue, Hove Mrs Aoife Bennett-Odlum, 190 Dyke Road, Brighton			

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions:

- 1. BH01.01 Full Planning.
- The development hereby approved shall not be in use except between the hours of 8.30 to 16.00 Monday to Friday and shall not be in use at any time on Saturdays, Sundays and Bank Holidays.
 Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies SU9 and QD27 of the Brighton & Hove Local Plan.
- The development hereby approved shall only be used as a classroom until 20th May 2012. Unless otherwise agreed in writing by the Local Planning Authority, after 20th May 2012 the development may only be used as ancillary storage space to the school use of the site.
 Reason: To safeguard the amenities of the occupiers of adjoining

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies SU9 and QD27 of the Brighton & Hove Local Plan.

- 4. BH11.03 Protection of existing trees.
- 5. The classroom hereby permitted shall be constructed on foundation pads and raised above ground level in accordance with details to be submitted to and approved in writing by the Local Planning Authority prior to development commencing.

Reason: To protect the root systems of the trees which are to be retained on the site in the interest of the visual amenities of the area and to comply with policies QD1 and QD16 of the Brighton & Hove Local Plan.

Informatives:

1. This decision is based on the design and access statement, site waste management statement, sustainability report, biodiversity checklist and drawing no's TA400/01-03 & TA400/10-14 submitted on 4th March 2009,

and the arboricultural report submitted on 5th March 2009.

- 2. This decision to grant Planning Permission has been taken:
- (i) having regard to the policies and proposals in the Brighton & Hove Local Plan set out below:

Brighton & Hove Local Plan: Development and the demand for travel TR1 Cycle parking **TR14 TR19** Parking standards SU2 Efficiency of development in the use of energy, water and materials SU9 Pollution and nuisance control SU10 Noise nuisance SU13 Minimisation and re-use of construction industry waste QD1 Design – quality of development and design statements QD2 Design – key principles for neighbourhoods Efficient and effective use of sites QD3 QD14 Extensions and alterations QD16 Trees and hedgerows QD27 Protection of amenity Supplementary Planning Document **Construction & Demolition Waste** SPD03 Supplementary Planning Guidance Parking Standards SPG04 East Sussex and Brighton & Hove Waste Local Plan WLP11 Construction Industry Waste; and

(ii) for the following reasons:-

The proposed development would not be of detriment to the character and appearance of the area and would not adversely impact on the residential amenity of adjacent properties. Subject to conditions, the proposal would not adversely impact on the health of trees.

2 THE SITE

The application relates to a site in the rear southeast corner of Windlesham School, Dyke Road, Brighton. The site is currently occupied by three small sheds separated from the main playground by 3m high mesh fencing and from the surrounding houses to the east and south by 2m high walls. The main school buildings are sited to the west and north.

3 RELEVANT HISTORY

BH2008/00232: Demolition of existing gymnasium and prefabricated classrooms. Proposed new gymnasium with changing facilities and new classrooms and internal alterations to existing building. Approved 08/07/2008. **BH2003/00574/FP:** Construction of external staircase to new classroom block. Approved 31/03/2003.

BH2002/02140/FP: New classroom block (3 storey) and pool enclosure-

amendment to previously approved application BH2002/00469/FP. Approved 30/09/2002.

BH2002/00469/FP: Removal of temporary classrooms and temporary swimming pool enclosure and construction of new classroom block and pool enclosure, alteration of hall and new link walkways. Approved 05/04/2002.

BH2001/01277/FP: Erection of temporary classroom to north part of the site. Approved 18/07/2001.

4 THE APPLICATION

The application seeks planning permission to remove two of the sheds in the southeast corner of the site and replace them with a single timber-framed classroom providing 35sqm of gross floor space on one level. The applicants state that this is to provide much need teaching space prior to the completion of the gymnasium and classroom block permitted under BH2008/00232.

To facilitate this proposal the existing 3m high mesh fencing is to be moved 1m north towards the playground and a new access path is to be constructed alongside. The proposed building will be 5m by 7m with a single pitched roof rising from 2.6m in height on the south side to 3.1m in height on the north side. Windows will be in the north elevation only with a single access door in the west elevation. As the site is surrounded by trees an Arboricultural Report has been submitted with the application.

5 CONSULTATIONS External:

Neighbours: The residents of **No's 11, 13, 15, 17 & 19 Port Hall Street** have raised an <u>objection</u> on the grounds that:

- the size and height of the proposed classroom is inappropriate for the small space available;
- the proximity of the classrooms will bring an increase in noise and disturbance immediately beyond their boundary walls;
- the increase in height of the structure will cause overlooking, overshadowing and loss of privacy to neighbouring residents;
- the playground will be made smaller resulting in increased noise and disturbance;
- there are no guarantees that the trees will be protected;
- a new classroom implies more children which will inevitably impact on the traffic congestion and illegal parking in the area surrounding the school;
- the current fencing is obtrusive and concerns are raised that a new solid fence would impact on sunlight reaching their gardens;
- any further amendments could bring an increase in the height of the classroom causing further overshadowing and loss of privacy.

Internal:

Environmental Health: The acoustic properties of a timber framed building may not be as good as a masonry construction but the restricted hours of use mean that there is little chance of serious additional disturbance to neighbours. I am more concerned about light escape through the large roof

lights having an impact on neighbours. To resolve this concern I would suggest a condition requiring that blinds are incorporated within the roof lights: 'Before the development is occupied blinds shall be fitted to the roof lights to prevent the upward escape of artificial light.'

Children and Young Peoples Trust: No comments.

Arboricultural Officer: The proposed new class room is in close proximity to five trees. Two are insignificant specimens, one juvenile Sycamore and one Elder, and the Arboricultural Section would not object to their loss to facilitate development. One is a Sycamore with severe structural defects that should be removed.

The remaining 2, one mature Elm and one mature Sycamore, are fine specimens that should be retained post development.

The Arboricultural Section fully agree with the submitted arboricultural report. The following should be made conditions of any planning consent granted, as has already been outlined in the arboricultural report submitted:

- 1 The remaining trees should be protected to BS 5837 (2005) Trees on Development Sites as far as is practicable in order to ensure their retention post-development. The tree protection plan submitted needs to be updated to show the protective fence line.
- 2 The class-room should be floated on some kind of foundation pads and raised above ground level as para 5.2 of the tree report in order to protect roots from the remaining 2 trees that will be present in this location.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR14 Cycle parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU9 Pollution and nuisance control
- SU10 Noise nuisance
- SU13 Minimisation and re-use of construction industry waste
- QD1 Design quality of development and design statements
- QD2 Design key principles for neighbourhoods
- QD3 Efficient and effective use of sites
- QD14 Extensions and alterations
- QD16 Trees and hedgerows
- QD27 Protection of amenity

Supplementary Planning Document

SPD03 Construction & Demolition Waste

Supplementary Planning Guidance SPG04 Parking Standards East Sussex and Brighton & Hove Waste Local Plan WLP11 Construction Industry Waste

7 CONSIDERATIONS

The main considerations with this proposal are the impact on the character and appearance of the area, the impact on neighbouring amenity and the impact on trees.

Visual impact

Local plan policies QD1, QD2 and QD3 require new development to make effective use of land and to demonstrate a high standard of design. They must make a positive contribution to the visual quality of an area and be of an appropriate scale, height and materials.

The proposed shed/classroom will be a single storey structure set 2m from the eastern rear boundary of the site on largely the same siting as two of the existing sheds to be removed. It will have a floor area of 35sq metres which is larger than that of the existing sheds (19sq metres). The classroom will be constructed in sweet chestnut timber boarding and will have windows in the northern elevation only with three rooflights in the mono-pitched roof.

The mono-pitch roof will rise from south-north to a maximum height of 3.1m The existing sheds have a ridge height of 3m. Given the modest overall height it is not considered that it will be an overbearing structure detrimental to the appearance of the site. It will instead provide for an improvement on the current poor quality sheds.

In order to facilitate the construction of this larger classroom structure the existing 3m high mesh fencing will be move 1m further to the north. It is not considered that this will impact on the appearance of the site.

Impacts on residential amenity

Local plan policy QD27 states that development will not be granted where it would cause material nuisance and loss of amenity to proposed, existing or adjacent residents of the site.

Residential gardens to Port Hall Street are located on lower ground behind the eastern boundary wall. These properties have objected principally on the grounds of overshadowing, increased noise disturbance and loss of privacy.

The properties immediately adjacent to the site, No's 15 & 13 Port Hall Street have rear gardens that sit on lower ground such that their rear flint wall has a height of 3m. When viewed from the garden the ridge of the existing sheds is marginally visible above the wall line. Although the new classroom will extend further to the north its height will be largely the same at its maximum point therefore resulting in no significant increase in overshadowing. Indeed the majority of the existing overshadowing of these properties is resultant of the boundary wall and trees than the existing sheds.

The boundary wall is sufficient in height to avoid any loss of privacy from users of the new classroom. This same boundary wall lowers to the rear of No.17 however the classroom will be set at an angle to the rear garden of this property and will in context afford no additional loss of light. The 3m high fence will be sited further toward the centre of their rear garden though, however as it is an open wire mesh fence there will be no loss of light to this property and its impact will be largely the same as current.

To the south, a 2m high boundary flint wall separates the site from the garden to No.7 Port Hall Street. The proposed classroom will be 2.6m in height set 1m from this boundary resulting in no additional loss of light or overshadowing.

The objectors raise concern that this classroom will permit an increase in the number of children attending the school with associated traffic and congestion concerns. The proposed classroom is specifically stated to be required due to a shortage of teaching space at the school until new facilities are constructed and the number of children attending the school will not increase as a result. The construction of these new facilities (approved under BH2008/00232) will involve the loss of a larger timber classroom to the west of the site hence this shortage in teaching space. A condition is proposed to require that the building only be used as teaching space for a period of 3 years which will allow for the construction of the new facilities. After this time period the applicant has indicated that the building will be used for storage.

The Environmental Health officer has commented that whilst the acoustics of the timber classroom are not as good as a masonry construction, the restricted hours of its use will not result in additional disturbance to neighbours. A condition to restrict use to school time hours only is therefore recommended in order to prevent the building being used for after school activities in the future. Given the hours of use and the location of the main playground adjacent to the eastern boundary it is considered that there will be no significant noise disturbance than already exists at this part of the site. All access to the new classroom will be from the west only, away from the objecting properties, on a new permeable paved pathway.

Environmental Health Officers recommended that a condition be attached requiring blinds to be incorporated into the rooflights to avoid the upward escape of artificial light impacting on neighbours. It is considered that this condition is unreasonable, especially given the use of the classroom is restricted to daylight hours.

Impact on trees

Policy QD16 of the Local Plan requires new development to accurately identify existing trees and must seek to retain these trees as part of the proposals.

The proposed classroom is to be sited immediately adjacent to four trees

within the site. The construction of the classroom itself will not involve extensive foundation works as it is to be constructed entirely above ground level. An Arboricultural Report has been included with the application that details root protection radii and recommendations to protect the trees in accordance with the British Standards. The Arboricultural Officer has agreed with the content of the report commenting that two of the surrounding trees are of significant value. It is recommended that conditions be imposed that secure the requirement for the classroom to be built entirely above ground in order to protect their root systems with suitable external protection for them during construction works.

Sustainability

Policy SU13 and Supplementary Planning Document 03 on Construction and Demolition Waste seek to reduce construction waste and require a Waste Minimisation Statement demonstrating how elements of sustainable waste management have been incorporated into the scheme in order to reduce the amount of waste being sent to landfill. Adequate information has been submitted with the application to demonstrate how these requirements have been met.

Given that the building will only be used as a classroom for a temporary period, it is not considered necessary to require the development meet a specific BREEAM standard.

8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed development would not be of detriment to the character and appearance of the area and would not adversely impact on the residential amenity of adjacent properties. Subject to conditions, the proposal would not adversely impact on the health of trees.

9 EQUALITIES IMPLICATIONS

The new classroom will have a level threshold and footpath that meets current disabled access standards.

BH2009/00509 Windlesham School, 180 Dyke Road



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Scale 1:1250



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<u>No:</u>	BH2009/00720	Ward:	QUEEN'S PARK	
App Type:	Full Planning			
Address:	64 St James's Street, Brighton			
<u>Proposal:</u>	Change of use from A1 (Retrospective).	Retail to A2 F	Professional Office	
Officer:	Aidan Thatcher, tel: 292265	Received Date:	26 March 2009	
<u>Con Area:</u>	East Cliff Conservation Area	Expiry Date:	21 May 2009	
Agent: Applicant:	CJ Planning Ltd, 80 Rugby Road, Brighton Mr Mark Lower, C/O CJ Planning Ltd			

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in this report and resolves to **REFUSE** planning permission for the following reasons:

- 1. The application has failed to demonstrate that the unit is no longer economically viable as a Class A1 (Retail) unit and as such would fail to maintain and enhance the St. George's Local Centre and would be contrary to criterion b) of Policy SR6 of the Brighton & Hove Local Plan.
- 2. The application would result in the percentage of non-retail units within the St Georges Local Parade being 44%, and a break in the retail frontage of 15m and as such would fail to maintain and enhance the St. George's Local Centre and would be contrary to criteria a) and e) of Policy SR6 of the Brighton & Hove Local Plan.

Informative:

1. This decision is based on drawing nos. 1, 2, 20 and Biodiversity Checklist submitted on 26.03.09.

2 THE SITE

The application site comprises a two-storey infill structure which is located between a three storey public house to the west and a single storey building occupied by a beauticians to the east. The building fronts onto the south side of St James Street, opposite its junction with Lavender Street.

The site is situated within the St Georges Road Local Centre, as defined on the Brighton & Hove Local Plan proposals map.

The building itself comprises a ground floor retail (Class A1) unit, with a vacant residential studio flat above, with associated rear roof terrace. The ground floor is currently being used as an Estate Agent, which is unauthorised and is subject to current enforcement action, which has led to the submission of this planning application.

The existing building is of basic design, with UPVC windows and doors to the front, and a weatherboarding finish at first floor level. It is noted that the UPVC shopfront is also unauthorised as this has recently been altered from the more traditional timber shopfront which was in situ prior to the current occupier refurbishing the unit for their needs.

There are also a number of large unauthorised advertisements located to the front and side of the building itself and on the neighbouring building.

The above unauthorised works are currently being investigated by the Council's planning enforcement team.

3 RELEVANT HISTORY

BH2008/03057: Demolition of facade and infill between pub (A4) and beauticians (SG08). Forming of maisonette and A1 unit – refused 22/01/2009. **BH2008/01839:** Demolition of façade and new infill between existing pub and beautician. Formation of maisonette and change of use from A1 (retail) to A2 (estate agent) – withdrawn 29.09.08.

BH2005/02398/FP: Remodelling of shop front and upper parts (resubmission) – approved 25.11.05.

BH2005/00218/FP: Demolition of existing shop and studio and redevelopment forming shop with maisonette over – withdrawn 07.03.05.

BH2001/02725/FP: Change of use from storage to greengrocers (use class A1) – approved 10.01.02.

Within the vicinity

115 St James's Street

BH2008/01039: Change of use from use class A1 (retail) to mixed A1/A3 coffee shop – refused 21.05.08. Appeal submitted not yet determined.

100 St James's Street

BH2008/03129: Use of rear garden area for A3 Cafe - ancillary to existing sandwich bar (A1). Formation of new window opening to ground floor rear elevation – approved 25.02.09.

BH2006/02468: Change of use from take away cold food shop (A1) to restaurant/cafe/hot food take away (A3 and A5). (Resubmission of refused application BH2006/00592) – refused 15.09.06. Appeal dismissed 25.05.07. 50 St James's Street

BH2007/03121: Part change of use of ground floor from A1 to A2 – approved 14.01.08 subject to a legal agreement (dated 10.01.08) requiring no. 83 St James's Street reverting to Class A1 use.

83 St James's Street

BH2007/03209: Change of use from A2 (Financial Services) to A1 (Retail) – approved 14.01.08.

4 THE APPLICATION

The planning application as submitted seeks consent for the change of use of the ground floor of the property from Class A1 (Retail) to Class A2 (financial and professional services) only. No consent is sought for the currently unauthorised external alterations, and no application for advertisement consent has been received for the unauthorised signage.

5 CONSULTATIONS

External

Neighbours: 7 letters of <u>support</u> have been received from the occupiers of 4 George Street, 48a Princes Terrace (x2), 1a Bristol Court West, 28A Canning Street and 10 Walpole Road (x2), on the following grounds:

- The improvements to the property are welcomed;
- The business is thriving and is as asset to Kempt Town;
- It creates additional income for other businesses; and
- It provides more interest for the growing community.

Internal

Sustainable Transport: It is recommended that this Planning Application be <u>refused</u> due to the increased risk to users of the public highway it therefore fails to comply with Local Plan policy TR7.

On my site visit a small car owned by the applicant, being driven by an employee, was using the hardstanding in front of the property as parking space. Considering the - number of pedestrian movements on the footway; the lack of suitable visibility splays; the hardstanding being less than 4.5 x 2.75m and of unsuitable dimensions - the current usage of the site (as proposed retrospectively) is deemed as inappropriate and unsafe for pedestrians and road users.

Environmental Health: <u>No comments</u> to make on this application.

Planning Policy: The application site is located within the St Georges Road Local Centre. Policy SR6 therefore applies. Any change of use from A1 to non A1 should satisfy criteria a) to e) of the policy.

The proposed change of use to A2 would result in the local centre having 44% non retail units as per the council's most recent health check of the centre 2008. The proposal is therefore considered not to comply with criteria a). The applicant has not provided any information to suggest that the class A1 unit is no longer economically viable – therefore the proposal is considered not to comply with criteria b).

The proposed change of use would result in a break of frontage of approximately 15 metres (Sidewinder pub is approximately 8.7 in frontage and the application site is 6.7m in its current formation). The application is therefore considered not to comply with criteria e). The proposed application is considered to not to raise any issues in relation to criteria's c) and d).

Whist the policy also states that some non retail uses may be permitted provided that a window display is maintained and it can be demonstrated that the proposed use would draw pedestrian activity into the centre, it is considered, as per para 6.28 of the supporting text, that the local centre has already exceeded its threshold of non retail uses. The further loss of retail units will only be permitted in exceptional circumstances.

Councillor Ben Duncan <u>supports</u> the application and requested that it be heard at Committee. Full comments are attached to this report.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- QD27 Protection of amenity
- SR6 Local centres
- HE6 Development within or affecting the setting of conservation areas

7 CONSIDERATIONS

The main considerations in the determination of this application are the principle of the change of use, the impact on amenity and highway issues.

Principle of change of use

The planning history is of relevance in the determination of this application. Most notably, application reference BH2008/01839 which related to alterations to the building itself and a proposed Class A2 use at basement and part ground, first and second floors. This application was withdrawn following dialogue with the case officer advising that the Class A2 use is contrary to policy, and that the application was likely to be refused on this basis. Notwithstanding this, the applicants continued to use the site for Class A2 uses and as such enforcement investigations have been pursued, which has led to the submission of this planning application.

Policy SR6 relates to Local Centres. It confirms that with the aim of maintaining and enhancing local centres (including St Georges Road which the subject property is located within) the change of use of existing Class A1 use shops to Class A2, A3, A4 or A5 uses will be permitted, providing that all of the criteria a) to e), are met:

- a) It would not result in either the number of non-retail units or the proportion of frontages exceeding 35% of the centre;
- b) It has been adequately demonstrated that a Class A1 retail use is no longer economically viable in that particular unit or centre as a whole;
- c) The proposed use would attract pedestrian activity (particularly in the daytime) which would make a positive contribution to the vitality and viability of the centre;
- d) The development would not be significantly detrimental to the amenities of occupiers of nearby residential properties or the general character of the area; and
- e) The location and prominence of the proposed use would not lead to a significant break of more than 10 metres in the frontage.

In addition to Class A2, A3, A4 or A5 uses, some Class D1 community uses (e.g. doctors, dentists) may be permitted provided that a window display is maintained and it can be demonstrated that the proposed use would draw pedestrian activity into the centre.

Changes of use at ground floor to residential will not be permitted in Local Centres.

The application site would result in the number of non-retail units within the St Georges Road Local Centre being 44% which is clearly contrary to the maximum limit of 35% as set out in criterion a) of SR6.

The application provides no information proving that a Class A1 use is no longer economically viable for this unit. The fact that it has been empty for 6 years is no justification in its own right to allow the change of use from A1 to A2. No evidence as to whether the unit has been marketed has been submitted with this application, and it may well be that a Class A1 occupier could have been found, were the unit adequately marketed.

Without any information to the contrary, the application is contrary to criterion b) of SR6 as there has been no demonstration that a Class A1 use is no longer economically viable.

The proposed Class A2 use is likely to attract daytime pedestrian activity and thus would conform to criterion c) of SR6.

The proposed Class A2 use is unlikely to cause any undue impact on the amenity of neighbouring occupiers or the general character of the area and thus would conform to criterion d) of SR6.

The proposed change of use would result in a break in the retail frontage of 15m, and thus would exceed the maximum 10m break in retail frontage permitted. The application would therefore be contrary to criterion e) of SR6.

In conclusion, it is clear that that application would be contrary to criteria a), b), and e) of policy SR6 of the Brighton & Hove Local Plan and as such the principle of the development is unacceptable.

Amenity issues

Policy QD27 relates to amenity issues and confirms that permission will not be granted for proposals which cause material nuisance and loss of amenity to adjacent, existing or proposed occupiers.

The neighbouring uses are a public house to the west and a beauty salon to the east. There is also an additional public house to the south (rear) of the application site. The proposed use is not considered likely to give rise to any undue impact on neighbouring amenity and thus would be acceptable in these terms.

Highway issues

Policy TR1 confirms that development proposals should provide for the demand for travel they create and maximise the use of public transport, walking and cycling.

The comments from the Council's transport planning team are noted, however, whilst a vehicle may have been parked on the pavement during the time of their site visit, it does not form part of the planning application to include a parking space in this location. Therefore comments on these grounds cannot be considered as part of this application.

It is noted that there is no objection in highways terms on the principle of the change of use itself, and as such there is no objection in highways terms.

8 EQUALITIES IMPLICATIONS

None as this relates to the change of use of the unit only.

BH2009/00720 64 St James's Street





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PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

From:Ben Duncan [Ben.Duncan@brighton-hove.gov.uk]Sent:29 April 2009 11:12To:Aidan ThatcherSubject:Planning app BH2009/00720

Dear Aidan

I hope you are well,

I am writing to express my support for planning application BH2009/00720, and to request that the application be determined by the planning committee in the event that the officers' recommendation is for refusal.

Thanks and take care,

Ben

Cilr Ben Duncan Green City Councillor for Queen's Park ward

<u>No:</u>	BH2009/00481	Ward:	QUEEN'S PARK
App Type	Full Planning		
Address:	Telephone Exchange, Freshfield Road, Brighton		
<u>Proposal:</u>	Installation of 3 panel antennas and an equipment cabinet on roof.		
Officer:	Sonia Kanwar, tel: 292359	Received Date:	27 February 2009
<u>Con Area:</u>	N/A	Expiry Date:	14 May 2009
Agent: Applicant:	National Grid Wireless, Borough Hill, Daventry O2 Telefonica Ltd, c/o National Grid Wireless		

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions

1. BH01.01 Planning Permission.

Informatives:

- This decision is based on the drawings received on the 19th March 2009, the supporting statement received on the 13th March 2009, and coverage maps received on the 27th February 2009.
- 2. This decision to grant Planning Permission has been taken:
- i) having regard to the policies and proposals in the Brighton & Hove Local Plan set out below, and to all relevant material considerations, including Supplementary Planning Guidance: <u>Brighton & Hove Local Plan:</u> QD23 Telecommunications Apparatus (general)
 - QD27 Protection of amenity; and
- ii) for the following reasons:-

The installation of telecommunications equipment on the site is not considered to harm the appearance or character of the area. The application is accompanied by an ICNIRP certificate which confirms that the installation will be within ICNIRP exposure guidelines and will not therefore be prejudicial to health or cause a nuisance.

2 THE SITE

The site is a three-storey building which is located on the western side of Freshfield Road, to the north of Patching Lodge and to the south of Southdown Mews. It is directly west of the Freshfield Industrial Estate and Bingo Hall. Queens Park Primary and Nursery School's southern boundary is

approximately 55 metres from the proposed antenna.

3 RELEVANT HISTORY

BH2004/03618/FP: Rooftop installation of 6 pole mounted antennas and an equipment housing and ancillary development thereto. Approved 03/02/2005.

4 THE APPLICATION

The application seeks consent for the installation of 3 no. panel antennas and an equipment cabinet on the roof.

5 CONSULTATIONS

External

Neighbours: One email from **Queens Park Primary and Nursery School** who <u>objects</u> to the proposal on health, design, location and visibility grounds.

Councillor Rachel Fryer: <u>Objects</u> to the proposal (email attached to this report).

Internal:

Transport Manager: No comments.

Environmental Health: There is current public concern about the possible health effects from base stations, which are the radio transmitters and receivers, which form an essential link in mobile phone communications. Below is summarised current available information that has been obtained on base stations.

With regard to concerns about health and safety, the Government's advisers, Radiation Protection Division of the Health Protection Agency (HPA RPD) recommends that exposure to radio frequency or RF radiation does not exceed the guidelines specified by the International Commission on Non-Ionizing Radiation Protection (ICNIRP). The guidance is based on levels of RF radiation known to cause thermal, or heating effects in body tissues, or effects on the central nervous system and perception. The balance of evidence to date suggests that exposures to RF radiation below ICNIRP guidelines do not cause adverse health effects on the general population.

Telecommunications operators also have a duty under the Health and Safety at Work etc Act 1974 and the Management of Health and Safety at Work Regulations 1999 to ensure that their work activities, which would include operation of their apparatus, do not present a risk to employees and the general public.

The practical effect of the combination of the ICNIRP guidelines and the health and safety legislation should therefore be that people are not exposed to the levels of RF radiation known to cause effects on health.

A report has been submitted to Government by the Independent Expert Group

on Mobile Phones, which has made recommendations to adopt a precautionary approach to the use of mobile phone technology. This is because the Group considers that they cannot conclude on evidence to date, that exposure to RF radiation, even at levels below international guidelines, is totally without potential adverse health effects. The Government has reviewed the report and agrees with the finding that there is no general risk to the health of people living near to base stations on the basis that exposures are expected to be small fractions of guidelines. However, the Government recognises that there can be indirect adverse effects on the well-being of people in some cases.

Recommendation:

Given the current available information on mobile phone technology, there can be no objection to the planning application on the grounds that the development could be prejudicial to health or a nuisance in accordance with environmental health legislation.

6 PLANNING POLICIES

Brighton & Hove Local Plan: QD23 Telecommunications Apparatus (general) QD27 Protection of amenity

7 CONSIDERATIONS

The main considerations in this case are the siting and design of the proposed development, and its impact upon the locality and neighbouring amenity.

Design and visual amenity

The application has been lodged on behalf of O2 Telefonica Ltd and seeks consent for the installation of 3 no. panel antennas and an equipment cabinet on the roof. The apparatus will be located on the flat roof of the western wing of the building and will be shielded from Freshfield Road. The antennas will be pole mounted.

There are already existing antennae and associated development on the roof of the telephone exchange. The proposal is not considered to be visually intrusive and the site is also screened by the new development at Patching Lodge to the south. It is therefore considered that the proposal would not result in further visual harm to the area.

Technical justification and alternative siting

The applicant has provided a technical justification for a mast in this location. This include maps showing current levels of signal coverage for the O2 3G network, the expected stand alone coverage of the equipment and the expected total coverage when used as part of the network.

The current coverage plan shows a low level of coverage in the area to the north of the site. The perceived network coverage plan shows an improved

coverage for the area. It is therefore considered that there is a sufficient technical justification for the proposed new mast, given the current signal deficiency in the area.

Consideration of the use of existing facilities for telecommunications is a statutory requirement. Given that the proposal does use an existing telecommunications site, no other sites have been identified.

Health Concerns

The High Court has ruled that health arguments fall within the question of the siting of the mast. Health concerns are therefore a material consideration in this application. Many of the general concerns raised by members of the public regarding telecommunications apparatus have focused on the impact on health and the unknown effect of telecommunication equipment. The Stewart Report recommends a precautionary approach to the siting of telecommunication equipment and recommends the International Commission for Non-Ionising Radiation Protection (ICNIRP) guidelines are adopted for use in the UK. The applicant has submitted a certificate stating that the proposal will meet the International Commission for Non-Ionising Radiation Protection guidelines. Planning Policy Guidance Note 8 states that if telecommunication equipment meets the International Commission for Non-Ionising Radiation Protection guidelines for public exposure it should not be necessary for the Local Planning Authority to consider further the health aspects and concerns about them.

Queens Park Primary and Nursery School's southern boundary is approximately 55 metres from the proposed antenna. The applicant has consulted the School's governing body in accordance with PPG8 and the Code of Best Practice. Whilst the School has objected, this is an existing site and limited change is proposed. It is not felt that there would be a significant change to the impact upon the School.

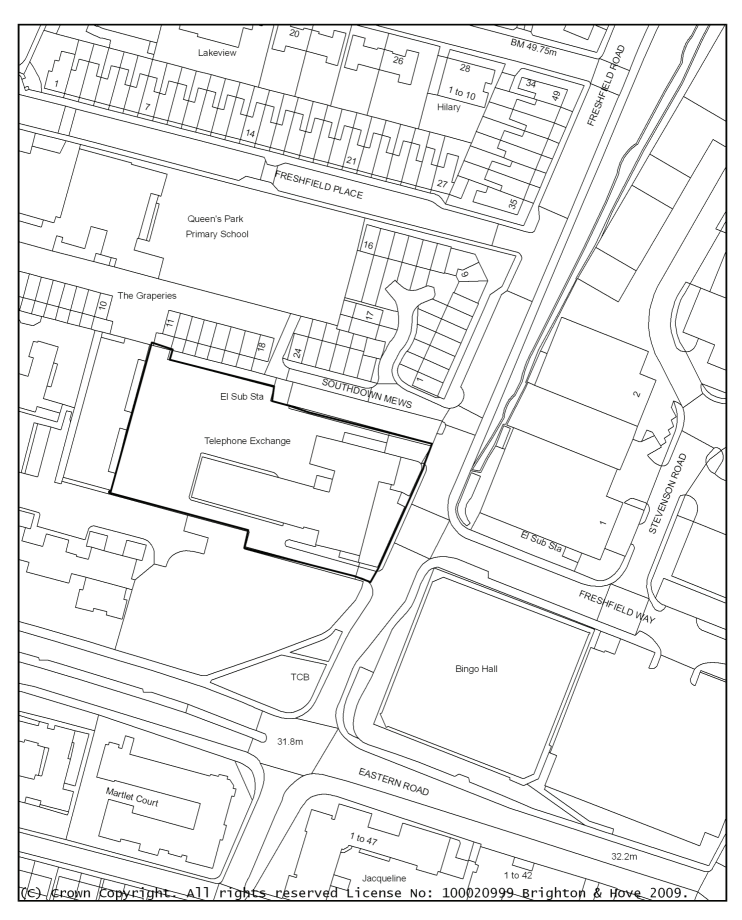
It is therefore considered that, for the above reasons and as there is existing telecomms apparatus at the site, the proposal would not cause a detrimental impact on health grounds. If the council were to refuse this application on health grounds this would be a difficult position to sustain at appeal. There is no objection from Environmental Health.

8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The installation of telecommunications equipment on the site is not considered to harm the appearance or character of the area. The application is accompanied by an ICNIRP certificate which confirms that the installation will be within ICNIRP exposure guidelines and will not therefore be prejudicial to health or cause a nuisance.

9 EQUALITIES IMPLICATIONS None identified.

BH2009/00481 Telephone Exchange, Freshfield Road



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PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

From:Rachel Fryer [Rachel.Fryer@brighton-hove.gov.uk]Sent:22 April 2009 12:55To:Sonia KanwarCc:Ben Duncan; Charlotte WoodworthSubject:Planning application BH2009/00481

Hi Sonia

I am writing regarding the above application

I am concerned that it is registered as being proposed for Freshfield Road and yet when I walked down Freshfield Road there was no sign anywhere to be found.

Which local residents have been informed about this?

Also I would like to request that if you are minded to approve the application that it be brought before a planning committee.

Best wishes

Councillor Rachel Fryer Green Party, Queens Park ward Spokesperson for Children, Families and Schools Brighton and Hove City Council Telephone: 01273 296442

<u>No:</u>	BH2008/03331	Ward:	CENTRAL HOVE	
App Type	Full Planning			
Address:	St Catherine's Lodge Hotel, Kingsway, Hove			
Proposal:	Temporary change of use to hostel for families for 2 years			
Officer:	Paul Earp, tel: 292193	Received Date:	15 October 2008	
<u>Con Area:</u>	Cliftonville	Expiry Date:	13 January 2009	
Agent: Applicant:	Mr M Pender, Crossier Properties Ltd, 4 Abbot's Place, London Top Class Investments Limited, Priory Mansions, Priory Park Road, London			

1 SUMMARY

The proposal is for the use of the former hotel as a hostel for homeless families only. Temporary consent is sought for a period of two years. The use of the building as a hostel for families and single people commenced in October 2001 when approval was granted for two years. Two renewals have subsequently been allowed for a period of one year each, to allow the impact of the use to be monitored, and the last approval granted for a period of six months only, until October 2007, since when the building has been vacant. The temporary approvals were granted to allow the use to be monitored as over the course of its operation the Police and nearby residents have complained of crime and nuisance attributed to the hostel. Initiatives to reduce adverse impact on the community, including a residents' forum with the Police, the Council, management and local residents, have taken place on a quarterly basis. Despite improvements, the number of incidents attended by the Police until 2007 was still increasing which lead to the decision to grant only a 6 month approval to the last application, to allow time for residents to be rehoused. Since the closure of the hostel the Police have re-examined their statistics and conclude that as most incidents can be attributed to single people they withdraw their previous objections to the use of the premises as a hostel on the basis that occupation is limited to families only.

In addition to the impact of the use on the residential amenities of the surrounding area, the other main issues in the determination of the application relate to the loss of the hotel use and the suitability of the accommodation for families.

Policy SR15 resists the permanent loss of hotel/guest house accommodation unless it can be demonstrated that the use, or alternative types of holiday accommodation is no longer viable. A Hotel Viability Appraisal accompanies the application which concludes that given the peripheral location of the building in terms of closeness to attractions, state of repair and lack of facilities, market conditions, particularly in view of the global economic turndown and possible over-saturation of hotel supply in the city, that the cost of converting the building to a configuration suitable for modern hotel / bed and breakfast / self-catering accommodation would not be economically

viable. The applicant has declined to pay for the viability study to be evaluated by the District Valuer or suitably qualified expert and no evidence has been submitted showing that the building has been marketed as a hotel. For these reasons the proposal is contrary to SR15.

Since the previous applications were granted due to the exceptional need for hostel accommodation the council's homelessness requirements are to place households in self-contained accommodation, which means proper self contained flats and houses, not hostel style accommodation which has a kitchenette/en-suite. The Statutory Instrument "The Homelessness (Suitability of Accommodation) (England) Order 2003" made it unlawful for Councils to use this type of hostel accommodation for all pregnant women and households with children, and 16/17 year olds by 2010 for more than 6 weeks. The Council has more than sufficient supply of B&B style accommodation for use in an emergency and are not looking to acquire any further. Previously the accommodation was used by families from within the city already with access to schools, doctors, etc. The use by families moving into the City because the Council's own Housing Department does not want to use the premises will place additional strain on local services and infrastructure. In the absence of information to demonstrate that existing facilities could provide for the needs generated from the use the proposal is contrary to HO10.

2 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the recommendation and resolves to **REFUSE** planning permission based on the following reasons and Informative:

- 1. Policy HO10 of the Brighton and Hove Local Plan permits temporary accommodation and hostels to meet the needs of homeless people provided the site is well served by local services and infrastructure. The City Council now place homeless families in self-contained accommodation and therefore the exceptional need for this type of accommodation which justified previous approvals no longer exists. The accommodation which is therefore likely to be used for short periods by families from outside of the city will place additional strain on local services and infrastructure. In the absence of information to demonstrate that existing facilities could provide for the needs generated from the use the proposal is contrary to HO10.
- 2. Policy SR15 of the Brighton and Hove Local Plan resists the permanent loss of hotel/guest house accommodation unless it can be demonstrated that the use, or alternative types of holiday accommodation is no longer viable. No evidence has been submitted which demonstrates that the building has been marketed as a hotel and is genuinely redundant. For this reason the proposal is contrary to SR15.

Informative:

1. This decision is based on drawing no's. 1029, 786/AN/009-12 submitted on 18 November 2008 and the Hotel Viability Appraisal submitted on 15

October 2008 and drawing no's 786/BA/004-6 submitted on 1 April 2009.

3 THE SITE

The application relates to the former St Catherine's Lodge Hotel, a four-storey building situated on the corner of Medina Villas and Kingsway. The hotel had 51 bedrooms. This unlisted property is within the Cliftonville Conservation Area and identified in the Brighton & Hove Local Plan as within the Hotel Core Area. The surrounding area is predominantly residential, characterised by substantial buildings. On the south side of Kingsway, opposite the application site, is a parade of shops, many with residential units above.

4 RELEVANT HISTORY

The premises were in hotel use for many years. However, during October 2001, the hotel use of the premises ceased and the building was block booked to accommodate homeless families on a short term basis, prior to the allocation of housing. Applications pertaining to this use are listed below. Additionally several approvals have been granted/refused for external alterations to the building.

- **BH2007/03785**, Temporary change of use to hostel for families for 2 years. Withdrawn 31 March 2008 lack of evidence to demonstrate non-viability of use of building for holiday accommodation.
- Application **BH2007/00439**, Revision of condition 1 of planning permission BH2005/05101 to allow continued use of hotel as a hostel for five years. Approved granted to allow use for 6 months, until 25 October 2007, after which the premises should revert to former use as hotel.
- Application **BH2005/05101**, Continued use of hotel as a hostel for 5 years (temporary use approved by application BH2002/00241/FP and extended for a further year until 13/08/2005 by BH2004/01073/FP). Granted 3 February 2006 for 1 year only.
- Application BH2004/01073/FP, for the continued use of the hotel as a hostel for a further five years, was approved 13.8.04 but consent granted for a temporary period of 1 year only. Approval was conditional to the implementation of a management plan, monthly liaison with the Police, visits by the Council's Accommodation Resources Manager and the setting up of a residents' forum to improve and monitor the service involving all of the responsible agencies. The Minutes of the Committee Meeting held 11 August 2004 state that if the applicants were unable to demonstrate that these measures had been successfully implemented and problems remedied, any application for further renewal would be unlikely to receive a favourable response.
- Application BH2002/00024/FP, seeking a temporary change of use from hotel (Use Class C1) to hostel (short-term residential accommodation – sui generis) was approved retrospectively on 19 August 2002 after a Members' site visit. The consent was for a temporary period, expiring on 30 April 2004.

5 THE APPLICATION

This application seeks a temporary consent:

- As a hostel for homeless families; most families will stay for up to 6 weeks.
- Premises laid out as 47 units consisting of 27 x 1 bedroom units with kitchenette and en-suite bathroom, 1 x 1 bedroom unit with shared bathrooms and no kitchenette, 9 x 1 bedroom units with kitchenette and shared bathrooms, 8 x 2 bedroom units with kitchenette and en-suite and 2 x 2 bedroom units with kitchenette and shared bathrooms.
- Kitchenettes not yet installed.
- The layout of the building is not to be changed indicative floor layouts suggest that rooms may be flexibly used to provide an additional number of bedspaces or amalgamated to create larger units of accommodation if required. Indicative floor layouts suggest that rooms may be flexibly used to provide an additional number of bedspaces or amalgamated to provide larger units of accommodation if required.

6 CONSULTATIONS

External:

Neighbours: A total of <u>8 objections</u> from The Red Lion, 1, 2b, 4, 9 Hove Place; 23 Benham Court, Kings Esplanade; 12, 41 The Priory, St Catherine's Terrace: <u>Object</u> to the proposal for the following reasons:

Nuisance and disturbance/management of premises:

- The area has been peaceful since the hostel's closure with no major incidents.
- When the change of use was allowed previously there has been an influx of drug dealers preying on the occupants with the consequential crime and anti-social behaviour taking place in the area.
- Use is likely to result in late night noise and disturbance in a residential area.
- An appropriate management plan to mitigate disturbance has not happened to date.
- Poor staff training.
- Not convinced that the applicants have changed the way they would manage the premises.

Loss of hotel:

• The City hosts/attracts many events and needs to safeguard hotel accommodation. Loss of hotels will adversely affect the future of the City as a tourist destination.

Standard of accommodation:

- The building does not appear to be of a suitable standard with regard to fire safety and disabled access.
- Externally the building is in a poor state of repair. If the inside is the same it would not be suitable for families especially ones with young children.
- Families need facilities including a kitchen, bathroom, lounge and at least two bedrooms; do not believe the accommodation offers these essentials.
- Presumably the Council will be paying for this accommodation. The money should be spent on a more civilised arrangement.
- Council policy is to house families in self-contained accommodation, not thrown together in a fifty room hotel not designed for that purpose.

A total of <u>5 letters of support</u> received from **15 Kingsway; 6 Medina Villas; 7**, **14 Osborne Villas; 36 The Priory, 8 St Catherine's Terrace;** stating:

- A hostel for families for 2 years would be perfect for Hove.
- Significant changes have been made to the use of the premises over the years and do not anticipate any problems with the use as proposed.

Councillors Averil Older and Jan Young: Object: Comments attached.

Sussex Police: <u>No objection</u> to proposed used by families only. Detailed analysis of crime statistics show that since March 2007 when the premises were used by families only, there has been a substantial reduction in offences related to the residents of the premises. Have been involved in pre-application discussions with the applicant and support the application subject to the following conditions:

- Residents to be limited to families only, not single persons.
- That there is no free access to the premises after 11pm.
- That improvements are made to security at the premises to the satisfaction of the Crime Prevention Design Advisor before the premises are allowed to operate as a hostel.
- Temporary consent for two years (to allow a review of the situation).

Internal:

Head of Tourism: <u>No objection.</u> Have reviewed the Viability Study accompanying the application and consider the conclusions to be fairly accurate; current market conditions if anything reinforce the position that reversion to hotel or tourist accommodation is unlikely. Have no concerns from a tourism perspective regarding temporary use as a hostel. Longer term viability is less easy to predict and would be subject to any further proposals for either the site of the King Alfred and other citywide developments including the Brighton Centre, I360 and Arena, all of which could impact future viability as a hotel.

Should temporary use as a hostel be granted request hotel signage be removed from the property as it is harmful to the reputation of the city.

Sustainable Transport: <u>No objections</u> on traffic grounds.

Private Sector Housing: No objection subject to:

- The rooms should have permanently fitted kitchen facilities which must include a worktop. Note that the applicant stated that the larger rooms would have a kitchen area as opposed to the smaller rooms which will be fitted with "SpaceSaver" kitchenettes.
- The smaller (single person) rooms must be combined to form another large unit enabling provision of kitchen facilities within the newly formed room.
- In order to ensure safety of children and minors, the shared use of communal bathrooms should be discouraged and larger families should have no need to travel to other rooms via the corridors. Therefore

advocating linked rooms as might be marketed as family-rooms in the tourist industry.

- Shared bathrooms should only be used in accordance with the ratios dictated by the council's HMO Licensing Standards. A utensil sink may be accepted in lieu of a wash hand basin.
- Note that the premises have been rewired and certificates offered.

Environmental Health: No comment.

Temporary Accommodation and Allocations Manager, Housing and City Support: The Council strategy is to move away from this form of accommodation by 2010 and have successfully reduced the number of units of bed and breakfast people have been placed in. The Council is not looking to take on any more B&B/hostel style accommodation, instead are looking for individual self-contained flats and houses scattered around the city rather than in one block as they are easier to manage and it contributes to a mixed community.

Planning Policy: <u>Object.</u> Policy HO10 supports the granting of planning permission for homeless people including temporary accommodation and hostels. If the accommodation is housing homeless families from Brighton & Hove then this policy would support the continued use of the hotel as a hostel. However as the Council's Temporary Accommodation and Allocations Manager, Housing and City Support confirms that the City Council is no longer looking to use new B&B or hostel type accommodation for families and is only interested in self contained units which are scattered across the city rather than in one location it appears that this venue would not be used to take locally homeless families. The provision of non self-contained hostel accommodation for families does not meet the housing department's standards for family accommodation for housing homeless families in the city.

The site lies within the core hotel protection zone where policy SR15 applies which requires evidence that the hotel/guesthouse accommodation is no longer viable or alternative holiday lets are not viable. It appears that it has been many years since the accommodation was last used as a hotel and therefore evidence for these tests is unlikely to be relevant by now unless more recent data from similar establishments is available.

Brighton & Hove Children and Young People's Trust: Have reservations about the plan to permit use of St Catherine's Lodge for families as:

- The proprietors/managers would need to ensure that family rooms were grouped together in the building if they could not ensure that rooms were sufficiently large to accommodate all family members safely and adequately together and clearly for some families, depending on the age/needs of the children, not having all the children in the same room would be completely inappropriate.
- Each family would also need access to cooking and bathing facilities that did not involve sharing or children wandering around the building alone.

• If additional families move into the City because the Council's own Housing Department does not use the premises then this will place additional strain on services locally.

7 PLANNING POLICIES

Brighton & Hove Local Plan:

- SR15 Protection of Hotels and Guest Houses
- HO10 Accommodation for Homeless People
- QD27 Protection of amenity
- TR1 Development and the demand for travel

8 CONSIDERATIONS

Background

The application seeks the use of the premises as a hostel for the families only for a period of 2 years. The property has been vacant following the decision to permit approval of the last application (BH2007/00439) for the continued use of the building as a hostel for 6 months, until 25 October 2007, to allow adequate time to find alternative accommodation for the occupiers. That approval followed a series of temporary approvals since the use as hostel, for both families and individuals, commenced without planning approval in the autumn of 2001. Approval was originally subject to a retrospective application (BH2002/00024/FP) which sought consent for 5 years; permission was for Similarly, two subsequent granted two years. applications (BH2004/01073/FP and BH2005/05101) sought approval for renewal for a further 5 years; on both occasions consent was limited to one year to enable the Council to assess how the use operates and its impact on the local neighbourhood. Condition 2 of the original approval required details of a Management Plan, including monthly liaison with the Police, visits by the City Council Accommodation Resources Manager, liaison meetings with local residents, to be established within one month of the date of the approval. The Management Plan was received on 1 November 2004, and regular residents' meetings with the Council, the Police and management of the hostel have taken place on a quarterly basis. Since 2006 CCTV cameras have been installed on each floor, a Code of Conduct was given to all new residents and the building has been painted and maintained externally and internally.

Policies **199**

Policy HO10 permits accommodation for the homeless, including temporary accommodation and hostels, provided that the site is well served by local community services and public transport, and protect residential amenity.

The premises are situated within the defined hotel core wherein policy SR15 aims to resist the loss of hotels and guest houses unless clear evidence is provided to demonstrate that the use is no longer viable.

Policy QD27 aims to protect residential amenity, including that of residents and occupiers, or where it is liable to be detrimental to human health.

<u>Issues</u>

The main issues in the determination of the application relate to the impact of the use of the residential amenities of the surrounding area, suitability of the accommodation for families and implications for local services and infrastructure, changes in circumstances since the previous approvals, and loss of hotel use.

Impact on residential amenity

Policy QD27 aims to protect residential amenity, including that of residents and occupiers, or where it is liable to be detrimental to human health.

The hostel use had been in operation for approximately 6 years, from the autumn of 2001 to the autumn of 2007, over which time the management of the premises had gradually improved. The residents' forum has provided a mechanism for residents of nearby properties to contact the Council and Management to enable any issues to be resolved quickly. The Police have always expressed concern over the use which has resulted in a substantial number of call-outs to deal with incidents, including burglaries, assaults, thefts, drug incidents, robberies, breach of ASBOs and include assaults on a constable. The Police state that co-operation between them and hostel staff has been satisfactory.

As part of the subsequent two applications to use the premises for families only, application BH2007/03785, withdrawn 31 March 2008, and this current application, the applicants have been in close liaison with the Police and sought further analysis of their records which indicated the substantial increase in incidents. The applicants are of the opinion that the previous planning decision was based on overly general statistics produced by the Police. A table accompanying the withdrawn application demonstrates that of the 256 offences committed by tenants of the hostel from January 2004 to September 2007, only 62 were committed at the hostel. They state that whilst the incidents are regrettable, those committed elsewhere are beyond the applicant's control, and if the hostel had not existed, the level of offences committed off-site is likely to have still occurred. The Police comment that the further analysis of their statistics have produced a truer picture of the situation, and withdraw previous objection subject to the premises being for families only.

Public comments state that since the hostel use closed the level of disturbance and crime has reduced.

The nature of this type of temporary hostel accommodation, providing shelter often for people with problems, is likely from time-to-time to result in calls to the Police. It does appear that measures such as regular meetings with residents, staff training and CCTV have resulted in fewer incidents. The analysis does not specifically state, but from discussions it would appear that most problems have been caused by individuals and not families, and for this reasons the Police no longer raise the concerns they have done previously. In relation to the previous application, the applicants suggested that any approval be conditional to limiting occupation of the building to people on the Council's approved register of homeless families, the permission be made personal to the applicant Top Class Investments Ltd, and a new management plan to include the employment of full-time maintenance personnel, operation and ongoing maintenance of CCTV on every floor, continuation of quarterly meetings between the applicants Top Class Investments Ltd, Sussex Police, the City Council and ward councillors to discuss and review the management of tenants, response to complaints from residents and neighbours to be made within 10 working days, nightly curfew of 11pm, staff training, and improve entrance arrangements to reduce potential noise and disturbance.

It is considered subject to such conditions that the use for families only is unlikely to adversely impact on residential amenity, and that previous problems have been largely attributed to single people.

Viability of reversion to hotel use or alternative forms of holiday accommodation

The site is situated within the hotel and guest house core area. Policy SR15 resists the loss of such accommodation unless it is demonstrated that the use is no longer viable, nor are alternative types of holiday accommodation suitable for the property. In order to demonstrate non-viability, proof will be required to show that the premises have been marketed for at least a year at a competitive price and evidence will also be required of occupancy rates and any other relevant factors such as previous marketing or business plans, locational factors and ease of access for visitors by a variety of modes of transport.

The use of the hotel as a hostel for the homeless first occurred without consent in 2001 without the benefit of planning permission. This application is accompanied with a Hotel Viability Appraisal dated September 2008. The report considers the contribution tourism makes to the city's economy, events and major development, including the Brighton i360, The Brighton International Arena, The Brighton Centre, the King Alfred Site and effect of the global economic downturn on major development. The summary states that as the main visitor attractions and development projects are predominantly concentrated within Brighton, this has a negative impact on the demand for hotel accommodation in peripheral locations, such as Hove. With regard to alternative types of tourist accommodation the study looks at the serviced accommodation ranging from guest houses to four-star hotels, including distribution and new and potential hotel supply. Within the city 90% of the total 4,854 bedspaces are located within Brighton with four hotels opening within the last five years providing 420 rooms and a number of operators, including Radisson SAS and Ibis, with the potential to add a further 700 rooms to the market. The report states that this raises concerns in terms of possible over-saturation and will put pressure on independent operators in less favoured peripheral locations. Relating to demand and profitability, the report states that hotels in Brighton tend to record higher occupancy levels and average rooms rates than their Hove counterparts. This can be partly attributed to the type and quality of hotels and proximity to attractions, and as new hotels put pressure on existing facilities, a hotel at St Catherine's Lodge would affect the profitability and viability of existing hotels in Hove.

Although the established use of the building is for hotel use, it has not been used as such for 8 years. The Appraisal states that the internal condition reflects this. Most bedrooms are below the size of a modern standard hotel room and not all of the bedrooms are en-suite. The public areas are dated and poorly configured, and substantial work and investment would be required to restore the property to a satisfactory standard. At present the property has 51 bedrooms forming 47 one an two bedroomed units, but given the amount of alterations required to bring the property to a satisfactory standard, rooms would be lost to accommodate wider corridors, public areas and more spacious en-suite bedrooms. While the property could potentially be converted into a 30 bedroom boutique type hotel with ancillary food and beverage facilities, conversion would be costly. Estimates of potential earnings for a 30 bedroom hotel are included in the Viability Appraisal which take into account factors including the location, anticipated market, existing and projected hotel supply, occupancy rates and average room rates, and it is projected that the project, in part due to markets and site specific factors, including lack of car parking, would be commercially unviable.

The Assessment considers the potential for alternative types of tourist accommodation including bed and breakfast and self-contained holiday apartments. These uses operate on far tighter margins and lower occupancy rates and a greater degree of seasonality than hotels. The likely yield arising from holiday lets would not make a business a commercially viable proposition for a prospective owner/operator, and the high cost of conversion is likely to deter interest from a purchaser who would operate the building for bed and breakfast. For these reasons the report concludes that restoring St Catherine's Lodge to hotel use or conversion to alternative types of tourist accommodation is not a commercially viable option and that with comparatively minimal investment the property could operate as a hostel for families.

Adastral Hotel

Of relevance to this application is the recent appeal decision relating to the Adastral Hotel, 7-8 Westbourne Villas, Hove, for a change of use from hotel to form 3 x 2 bedroomed self-contained flats and 15 holiday letting rooms (application BH2007/04234), dismissed 11 February 2009. The appellant submitted comprehensive marketing and economic evidence as required by policy SR15 which was considered by the District Valuer. The Planning Inspector agreed with the District Valuer's conclusions that the evidence submitted was ambiguous and did not clearly demonstrate that the hotel was no longer viable. The Inspector refers to the Brighton and Hove Hotel Futures: Hotel Solutions January 2007, stating that it carries little weight in its present form but does provide a useful context and quotes that "with a net increase in

hotel stock of up to 1,000 rooms in the next 5-10 years some poorer quality, less well-located establishments may well need to exit. From his examination of the accommodation the Inspector did not conclude that the property fell into the category of an establishment less suitable for a continued role as tourist accommodation and would result in the loss of a tourist asset harmful to the local economy. For these reasons the appeal was dismissed.

Hotel Futures Study

The Brighton and Hove Hotels Futures Study (January 2007) has been commissioned by VisitBrighton to provide up-to-date information on hotel and guest house accommodation performance and development potential in the city. This information is required to inform planning policies for hotels and guesthouses that will be included in the new Local Development Framework, and to provide a base of evidence for determining hotel and guest accommodation and change of use applications.

The Study includes a review of national hotel performance and development trends, an audit of the existing supply of hotel and guest accommodation in the city and assessment of recent and planned future changes in terms of closures and planned hotel developments. The Study notes that the most significant change in the city's hotel and guest accommodation supply in recent years has been the rapid expansion of the boutique sector, and that there has been relatively little loss of hotels and guesthouses to residential and HMO use. Relating to current budget accommodation demand it is found that 2/3 star/diamond hotels cater primarily for stag and hen parties and clubbers at the weekend. Weekday occupancies are much lower for this type of accommodation with establishments rarely deny business during the week other than when major conferences are being held in the city, or during the peak summer months. Establishments located closest to the Brighton Centre benefit most as delegates usually want to stay as close as possible to the Centre. Future market prospects suggest modest growth in the corporate market and increase demand for budget-priced accommodation from contractors resulting from the large number of major projects such as the Arena, the i360 observation tower and King Alfred. The stag and hen party and clubbers markets remain strong for those prepared to take this business. The study states that there is scope for further 2 and 3 diamond accommodation establishments to up-grade to 4 diamond/star and boutique guest accommodation; on the down side, the loss of accommodation to HMO use is impacting negatively on the operating environment of other hotels and guest accommodation. It recommends that future policy direction should include directing new hotel accommodation to the city centre and continuing to protect existing hotel and guest accommodation unless non-viability can be demonstrated, but recognising that with a net increase in hotel stock of up to 1,000 rooms in the next 5-10 years some poorer quality, less well-located establishment may not survive.

Conclusion

The applicant has declined to pay for the Hotel Viability Appraisal submitted in

relation to this application to be assessed by the District Valuer on grounds of cost and that it could be done satisfactorily in house. The Head of Tourism has reviewed the Hotel Viability Appraisal and concurs with the conclusions that use of the premises for hotel use or alternative forms of tourist accommodation is unlikely.

Given that there no longer exists a need for this type of hostel accommodation for the City, and despite the findings of the accompanying Hotel Viability Appraisal, it is considered that in order to establish non-viability as required by SR15 the premises should be marketed and the Viability Appraisal assessed by a suitably qualified expert. Despite the fact that the premises have not been used as a hotel for 8 years it is considered that the applicant has not adequately demonstrated that hotel and holiday accommodation is no longer viable.

Use of premises as hostel

Policy HO10 supports the provision of temporary accommodation and hostels. Housing and City Support have indicated that since the expiry of the last consent provision has been provided elsewhere and that St Catherine's Lodge would not meet the requirements of their remaining need for single person accommodation.

Use of the premises as a hostel occurred without the benefit of planning permission on the basis of the extreme need for such accommodation. Housing and City Support now confirm that they have no need for such a large property for families which would leave the owner in a situation where if granted planning permission they would either have to take in homeless households directly themselves, rather than being referred by the Council. In this scenario, the household would be entitled to the Local Housing Allowance which may be less than what the Council was paying, or seek to enter into arrangements with other local authorities to accommodate their homeless households, which would result in importing homeless households from other areas. Children and Young People's Trust also comment that if additional families move into the City because the Council's own Housing Department does not use the premises then this will place additional strain on services locally. Whilst the planning issue is one of the use of the building and not whether the occupiers would be local, the exceptional need for temporary accommodation which justified the previous approvals no longer exists

Suitability of the accommodation for families

The premises have 51 rooms, a mix of singles, mainly doubles, and quads. The layout of the building is not to be altered and the rooms are to be used as required to accommodate families according to their size and composition. It is the intention that each room/unit would be fitted with separate cooking facilities, and although the majority of rooms would be en-suite several would have to share bathroom facilities. Private Sector Housing consider this to be acceptable and do not object to the standard of accommodation subject to the smaller (single person) rooms being combined to form another large unit

enabling provision of kitchen facilities within the newly formed room. The shared use of communal bathrooms will be discouraged in order to ensure safety of children and minors and larger families not having to travel to other rooms via the corridors.

The Temporary Accommodation and Allocations Manager, Housing and City Support, comments that Council strategy is to move away from this form of shared hostel accommodation for all pregnant women and households with children, and 16/17year olds by 2010 and have successfully reduced the number of units of bed and breakfast people have been placed in. In the past the accommodation at St Catherine's Lodge has been block-booked to the Council but following the expiry of the last permission in October 2007 the Council have found alternative accommodation and are not looking to take on any more B&B/hostel style accommodation, instead are looking for individual self-contained flats and houses scattered around the city rather than in one block as they are easier to manage and it contributes to a mixed community. To achieve this the Council will place such households in self-contained accommodation, which means proper self contained flats and houses, not hostel style accommodation which has a kitchenette/en-suite, from January The Statutory Instrument "The Homelessness (Suitability of 2009. Accommodation) (England) Order 2003" made it unlawful for Councils' to use this type of accommodation for more than 6 weeks. The Council has more than sufficient supply of B&B style accommodation for use in an emergency and are not looking to acquire any further.

Policy HO10 states that planning permission will be granted for the provision of residential accommodation for homeless people provided the site is well served by community services. Given that there no longer exists a need for this type of temporary accommodation for the city, it is likely that if additional families move into the city because the council's own housing department does not use the premises then this will place additional strain on services locally. The application is not accompanied with any information on how the application will affect local services and infrastructure. Therefore whilst previously families drawn from within the city would have access to schools, doctors, dentists, etc, families moving into the city and staying at the St Catherine's for up to 6 weeks would put strain on existing services could provide for the needs of the occupants and for these reasons it is considered that the proposal is contrary to HO10.

In terms of play space for children, there is a garden approximately $20m \times 10m / 200m^2$ at the rear of the property which can be utilised. In addition, there are several rooms on the ground floor that could be adapted for children's' use (lounge areas) and the seafront is 60m to the south.

Conclusions

Further analysis of crime figures has allowed the Police to withdraw their previous opposition to the use of the premises as a hostel providing it is for

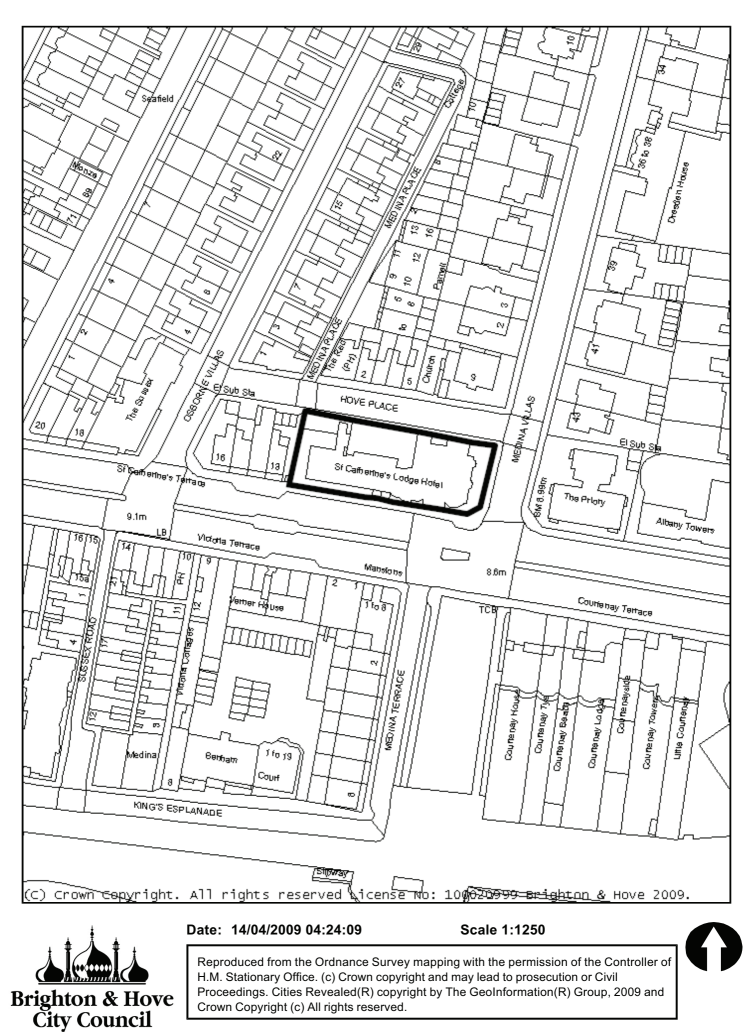
families only. A Hotel Viability Appraisal accompanies the application which concludes that the cost of converting the building to a modern hotel/guesthouse/bed and breakfast use/self-catering accommodation would not be economically viable and recommends that the premises continue to be used as a hostel for the homeless. The Appraisal has not been verified by the District Valuer or another such specialist and the premises have not been marketed. For these reasons the proposal is contrary to SR15.

Previous temporary approvals were granted due to the exceptional need for temporary accommodation within the city which is no longer required as the council now have access to adequate self-contained accommodation. It is likely that the proposed accommodation would be used for families from outside of the city which would put further strain on local services and infrastructure, which in the absence of information to demonstrate that existing facilities could provide for the needs generated from the use, for example to meet schooling and medical requirements, is contrary to HO10.

9 EQUALITIES IMPLICATIONS

The use of the premises as a hostel provides accommodation for the homeless. The premises have stepped access from the street. A lift provides access to the upper floors.

Bh2008/03331 St Catherine's Lodge, Kingsway





PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

From: Averil Older [Averil.Older@brighton-hove.gov.uk]

Sent: 22 February 2009 11:55

To: Paul Earp

Cc: Jan Young

Subject: RE: St Catherine's Lodge

Paul

Cllr Jan Young and I are objecting to the re-opening of St Catherines Lodge, as a hostel, due to our concerns over the suitability of the hotel for families.

In the past, there was a mix of single people and families and ongoing problems of crime and disorder, both in the building itself and in the surrounding area, were reported to the police and the council over a period of around 5 years.

There are also police records which show a number of crimes committed throughout the city, linked to addresses within the hotel.

As ward councilors, we have no faith in the owners of the hotel being able to react to future problems and we do not feel that the building can be adapted to the needs of families.

We have also been told that the Council is moving away from using this type of bed and breakfast accommodation.

Clir Averil Older

<u>No:</u>	BH2008/03644	Ward:	SOUTH PORTSLADE		
App Type	Full Planning				
Address:	6 to 8 Foredown Drive, Portslade				
<u>Proposal:</u>	Installation of new window to front elevation and new fire escape door to rear elevation.				
Officer:	Mark Thomas, tel: 292336	Received Date	: 19 November 2008		
<u>Con Area:</u>	N/A	Expiry Date:	27 May 2009		
Agent: Applicant:	Mr Ben Whitby, 15 West Street, Shoreham Mr Richard Daughtrey, Brighton Fire Alarms Ltd, 6 to 8 Foredown Drive, Portslade				

1 RECOMMENDATION

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions

- 1. BH01.01 Full planning.
- The rear fire door shall only be opened for emergencies and maintenance and for no other purpose whatsoever.
 Reason: To safeguard the amenities of the occupiers of Romany Close, and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.
- 3. No development shall take place until a construction method statement has been submitted to and agreed in writing by the Local Planning Authority indicating measures for the protection of a Ligustrum tree located in close proximity to the rear elevation of the premises. The development shall be constructed in strict accordance with the agreed details.

Reason: To afford adequate protection to a tree and to comply with policies QD14 and QD16 of the Brighton & Hove Local Plan.

Informatives:

- 1. This decision is based on drawing no. 02E submitted on 26th February 2009.
- 2. This decision to grant Planning Permission has been taken:
- having regard to the policies and proposals in the Brighton & Hove Local Plan set out below, and to all relevant material considerations: <u>Brighton & Hove Local Plan:</u>
 - QD1 Design quality of development and design statements
 - QD2 Design key principles for neighbourhoods
 - QD14 Extensions and alterations

QD27 Protection of amenity SU10 Noise Nuisance; and

ii) for the following reasons:

The proposed development is considered not to be of detriment to the character or appearance of the host property or the surrounding street scene. Furthermore, no significant adverse affects upon the amenities of the neighbouring properties are envisaged.

2 THE SITE

The application relates to a single storey building on the west of Foredown Drive, with rear elevation fronting Romany Close. The unit is currently in use as B1 offices. The property is one of two light industrial units in a predominately residential area.

3 RELEVANT HISTORY

BH2008/01359: Installation of new window in front elevation and rear fire escape door (withdrawn by applicant 23/10/08).

BH2007/03352: Change of use from B1 to D2 indoor children's play area with ancillary services (refused 23/11/2007).

BH1999/00881/FP: Replace existing windows with double glazed units to front elevation (approved 4/6/1999).

4 THE APPLICATION

Consent is sought for a replacement UPVC window to the front elevation and the creation of a fire escape door to the rear elevation.

5 CONSULTATIONS

External:

Neighbours:

Nos. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 15, 16, 18, 19, 20, 21, 22, 23 Romany Close <u>object</u> to the proposed development for the following reasons:

- There is no certificate showing the ownership of the boundary wall or the verge where the fire door is to be situated
- The wall proposed to house the fire door is in fact two walls separated by approximately 10cm- as such the submitted plans are inaccurate.
- The proposed development will damage the boundary wall and nearby garages.
- The plans show car parking on Romany Close not in the ownership of the applicant.
- The tree survey is incorrect- the tree is not a Birch as stated on the Tree Survey.
- Alternative fire and safety precautions do not seem to have been explored.

Councillor Leslie Hamilton has forwarded questions to the planning officer on behalf of residents from Romany Close. The questions asked are as listed above.

Internal:

Arboriculture <u>comment</u> on the proposed development:

'There is a holly and ivy growing at the back / out of the back of the garages that are unlikely to be affected by this development, neither are of any arboricultural value.

A small Ligustrum spp is in the vicinity of the proposed development and will be affected by it.

This tree, although of relatively small stature, screens the back of the factory block and side wall of the garage block.

The Arboricultural Section ask that if planning consent is granted, a condition be attached that an Arboricultural Method Statement is submitted to and approved by the Arb Section regarding the protection of the tree during the development (BS 5837 refers).

We understand that you will be attaching a condition regarding usage of this fire exit. We have concerns that this could be used as a general exit / cigarette break corner, in which case the root plate of this tree will be seriously compacted and this is unacceptable. If a condition cannot be attached and enforced regarding the usage of the door, the Arboricultural Section would ask for further information regarding protection of the root plate post-development, i.e., some kind of decking from the fire exit to prevent compaction'.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- QD1 Design quality of development and design statements
- QD2 Design key principles for neighbourhoods
- QD14 Extensions and alterations
- QD27 Protection of amenity
- SU10 Noise nuisance

7 CONSIDERATIONS

The main issues of consideration would be the impact on the character and appearance of the existing building and the impact on the amenities of adjoining properties.

Design

Consent is sought for a replacement UPVC window to the front elevation and the creation of a fire escape door to the rear elevation.

Replacement window

The proposed UPVC window replaces an existing UPVC unit. The existing unit comprises a single glazed panel and is non-opening. The proposed unit features three glazing panels with outward opening lights above. The proposed window matches the size of the existing unit. The proposed unit is a close match to an existing unit previously installed to the front elevation, and the proposal to install a unit matching this will reintroduce uniformity and symmetry to the front elevation and as such is welcomed. It is not considered that the proposed UPVC unit will detract from the character and appearance of the recipient building or the wider street scene.

Fire escape door

The proposed fire escape door is situated to the rear of the application property, opening onto Romany Close. The door is proposed in timber and does not feature any glazing. The proposed door is in close proximity to an existing tree on Romany Close which will provide screening, and as such the proposed door will be largely obscured from view from Romany Close. Due to the modest nature of the proposed works and the location of existing aforementioned tree it is not considered that the proposed door will detract from the character and appearance of the recipient building or the wider street scene.

Impact

Replacement window

The proposed UPVC window is a replacement of an existing unit and as such is not considered to represent any significant detrimental impact on the amenity of neighbouring residents.

Fire escape door

The creation of fire escape door to the rear of the property is most likely to have an impact on the amenity of residents of Romany Close. The application property houses up to 20 employees and there is no existing access from the application property to or from Romany Close; as such it is likely that the regular use of the proposed door would result in some increased level of noise disturbance to residents of Romany Close. Concern has been raised that the proposed fire door could be used as a general access route to the building, and as such is likely to result in significant increase in noise disturbance, as well as a likelihood of increased traffic in Romany Close. However, the proposed door is an emergency fire door, and the applicant has stated that the door will only be used in emergency situations. It is considered that a condition could be imposed on a permission to ensure that the use of the fire door is for use only in the event of emergencies/ fire drills. Subject to this control, it is not considered that the proposed fire door would significantly impact upon the amenity of the residents of Romany Close.

Further issues

Trees

There is an existing Ligustrum tree situated on a grass verge of Romany Close, located 2.5m from the proposed rear fire door. Given the distance from the proposed door it is not considered that passage from the proposed fire exit would be impeded in the event of an emergency. It is noted that the proposed development does not include excavation that could damage the

root run of the existing tree, and further, the applicant has stated that fencing will be erected around the tree trunk during construction to prevent damage. The arboriculture section has raised concerns regarding the protection of the tree during and post development, with particular concern regarding possible soil compaction. It is considered that the restricted use of the fire exit to emergency situations only will adequately protect the tree post development. A construction method statement may be required by condition of any approval to demonstrate that the tree shall not be detrimentally affected during construction and assure its retention. In spite of possible inaccuracies contained within the submitted tree survey, the local authority is satisfied that subject to compliance with aforementioned conditions, the proposed development will not have a detrimental impact on the Ligustrum tree to the rear of nos. 6-8 Foredown Drive, and as such does not object to the scheme on these grounds.

Parking

The submitted floor plans show four existing parking bays in Romany Close. It is noted that despite inclusion in the submitted drawings, the parking bays do not form part of the application site.

Ownership issues

Concern has been raised that the boundary wall housing the proposed fire door, and the parcel of land the door opens onto, are not in the ownership of the applicant and that relevant notice has not been served. The submitted application form indicates that notice has been served on the unknown owners of the boundary wall in the local press in accordance with statutory requirements. Further, given that construction or excavation is not proposed on the parcel of land in question, it is considered that the applicant has demonstrated that appropriate notice has been given to all interested parties.

Alternative fire emergency solutions

Concern has been raised that alternative fire emergency solutions have not been investigated by the applicant. The applicant has stated that there are no alternative locations for fire escape due to the layout of the building and surrounding ground levels. Relocation of the fire door to the south is not possible as 6-8 Foredown Drive is adjoined by a separate premise to the south. Relocation of the door to the front of the building would not serve the purpose as it would be no nearer for employees than the existing main front entrance. It is noted that to the north of the site the ground level is significantly higher than the floor level of the site (approximately 1.5m) and it is considered that the extensive excavation required to provide emergency access, together with the close proximity the exit would need to be to a potentially hazardous electrical substation would be less practical than the proposed positioning.

Plan inaccuracies

Concern has been raised regarding inaccuracies in the submitted drawings. In particular the submitted plans show that 6-8 Foredown Drive forms/ abuts the rear boundary wall facing Romany Close, and this fact has been disputed

during consultation with neighbouring residents. Correspondence received during consultation suggests that the rear boundary is in fact two separate walls separated by approximately 10cm. It is understood that the wall is in a separate untraced ownership, and this issue is also addressed by the serving of an appropriate certificate, as explained in 'Ownership Issues' above. The applicant has submitted amended drawings to clarify the wall position.

8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed development is considered not to be of detriment to the character or appearance of the host property or the surrounding street scene. Furthermore, no significant adverse affects upon the amenities of the neighbouring properties are envisaged.

9 EQUALITIES IMPLICATIONS

None identified.

BH2008/03644 6-8 Foredown Drive



Date: 05/05/2009 03:47:21

Scale 1:1250



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<u>No:</u>	BH2008/03523	Ward:	STANFORD		
App Type:	Full Planning				
Address:	Land rear of 6 & 8 Kelly Road				
<u>Proposal:</u>	Erection of two-storey dwelling on land rear of 6 and 8 Kelly Road				
Officer:	Guy Everest, tel: 293334	Received Date:	07 November 2008		
<u>Con Area:</u>	N/A	Expiry Date:	13 January 2009		
Agent: Applicant:	Turner Associates, 19a Wilbury Avenue, Hove Ms Eman Barakat, 8 Kelly Road, Hove				

1 RECOMMENDATION

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives

Conditions:

- 1. BH01.01 Full Planning.
- 2. BH03.01 Samples of Materials Non-Cons Area (new buildings).
- 3. No development shall commence until full details of proposed land levels relative to surrounding properties have been submitted to and agreed in writing by the Local Planning Authority. The details shall include finished floor levels and the development shall be constructed in accordance with the agreed details.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policy QD27 of the Brighton & Hove Local Plan.

4. No development shall commence until details of temporary protective fencing and a temporary driveway to the northern boundary of the site have been submitted to and approved in writing by the Local Planning Authority. The temporary fencing and driveway shall be in place in accordance with the agreed details prior to the commencement of development. The temporary fencing and driveway shall remain in place as agreed throughout construction works associated with the main building.

Reason: In order to secure the satisfactory preservation of protected trees adjoining the site and to comply with policy QD16 of the Brighton & Hove Local Plan.

5. No development shall commence until a construction method and phasing schedule for the permanent access road and parking area, which shall both be made of porous materials, has been submitted to and approved in writing by the Local Planning Authority. The submitted scheme shall outline temporary protective measures to minimise the impact of the access road and parking area on adjoining trees to the north of the site during construction.

Reason: In order to secure the satisfactory preservation of protected trees adjoining the site and to comply with policy QD16 of the Brighton & Hove Local Plan.

6. The access road and parking area shall be constructed in accordance with the details approved under condition 5 prior to occupation of the hereby approved dwelling and shall thereafter be retained as such.

Reason: In order to secure the satisfactory preservation of protected trees adjoining the site and to comply with policy QD16 of the Brighton & Hove Local Plan.

7. No development shall commence until a scheme for the landscaping and enclosure of the site has been submitted to and approved in writing by the Local Planning Authority. The landscaping scheme shall make provision for the retention and protection of existing planting along the east and southern boundaries of the site, the planting of six new trees to compensate for the loss of existing trees and shall also include details of planting plans, written specifications (including cultivation and other operations associated with tree, shrub, hedge or grass establishment), schedules of plants noting species, plant sizes and proposed numbers / densities and an implementation programme.

Reason: To enhance the appearance of the development in the interests of the visual amenities of the area and to comply with policies QD15 and QD16 of the Brighton & Hove Local Plan.

- 8. The landscaping scheme approved under condition 7 shall be carried out in the first planting and seeding season following the occupation of the building or the completion of the development, whichever is the sooner. Any trees or plants which within a period of 5 years from the completion of the development die, are removed or become seriously damaged or diseased, shall be replaced with others of similar size and species, unless the Local Planning Authority give written consent to any variation. **Reason:** To enhance the appearance of the development in the interests of the visual amenities of the area and to comply with policies QD15 and QD16 of the Brighton & Hove Local Plan.
- 9. BH05.01 Code for Sustainable Homes Pre-Commencement (New build residential) (Code Level 3)
- 10. BH05.02 Code for Sustainable Homes Pre-Occupation (New build residential) (Code Level 3)
- 11. Notwithstanding the submitted details no development shall commence until details demonstrating that the dwelling will be constructed to Lifetime Home standards has been submitted to and approved in writing by the Local Planning Authority. The development shall be completed in accordance with the agreed details.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

12. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no further windows,

dormer windows or rooflights shall be constructed at first floor level or above on the western elevation of the hereby approved dwelling.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policy QD27 of the Brighton & Hove Local Plan.

13. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking or re-enacting that Order with or without modification), no extension or enlargement of the building shall be carried out without Planning Permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the adjoining protected trees, the amenities of the occupiers of nearby properties and to the character of the area, and for this reason would wish to control any future development to comply with policies QD14, QD15 and QD27 of the Brighton & Hove Local Plan.

14. BH02.05 The first floor western elevation window shall not be glazed otherwise than with obscured glass and thereafter permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

Informatives:

- This decision is based on a Design & Access Statement, Waste Minimisation Statement, Sustainability Report, and drawing nos. TA327 02 A, 03 A, 04 B, 05 B, 06 B, 07 A, 08 B, 09 B, 10 B & 11 B submitted 7th November 2008; drawing no. TA327 01 C submitted 17th November 2008; and an Arboricultural Report submitted 6th January 2009.
- 2) This decision to grant Planning Permission has been taken:
- i) having regard to the policies and proposals in the Brighton & Hove Local Plan set out below, including Supplementary Planning Documents:
 - TR1 Development and the demand for travel
 - TR7 Safe Development
 - TR14 Cycle access and parking
 - SU2 Efficiency of development in the use of energy, water and materials
 - SU13 Minimisation and re-use of construction industry waste
 - QD1 Design quality of development and design statements
 - QD2 Design key principles for neighbourhoods
 - QD3 Design efficient and effective use of sites
 - QD15 Landscape design
 - QD16 Trees and hedgerows
 - QD27 Protection of amenity
 - HO3 Dwelling type and size
 - HO4 Dwelling densities

- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes
- SPD03 Construction and Demolition Waste
- SPD06 Trees and Development Sites
- SPD08 Sustainable Building Design; and
- ii) for the following reasons:

The development will make a more efficient and effective use of land within the built up area without causing detriment to the character and appearance of the site or surrounding conservation area. The development will not harm protected trees adjoining the site, have a significant impact on amenity for occupiers of adjoining properties, or create a harmful demand for travel.

3) The applicant is advised that details of the Code for Sustainable Homes can be found on the Planning Portal (www.planningportal.gov.uk), on the Department for Communities and Local Government website (www.communities.gov.uk) and in Supplementary Planning Document SPD08 Sustainable Building Design, which can be accessed on the Brighton & Hove City Council website (www.brighton-hove.gov.uk).

2 THE SITE

The application site relates to land at the rear of 6 & 8 Kelly Road and 13-19 (odd) Hove Park Road, adjoining Mowden School to the north. The site previously formed amenity space attached to properties on Kelly Road; and has already been detached from 6 Kelly Road where building works have recently been completed to convert a bungalow into a two-storey dwelling.

There is well established and substantial vegetation along the north and eastern boundaries of the site. The surrounding area is characterised by substantial detached residential housing set within relatively large plots.

3 RELEVANT HISTORY

Planning permission was granted in 2008 for a two-storey side extension and additional storey at 8 Kelly Road (ref: **BH2008/03418**). The development is complete.

Planning permission was refused in August 2008 for the erection of a twostorey dwelling on the site (ref: **BH2008/01581**). The reasons for refusal were:-

- 1. The proposed dwelling by reason of its footprint and scale represents an overly intrusive and dominant addition to this backland site, and would appear incongruous in relation to the spacious setting of immediately adjoining development. The proposal is therefore contrary to policies QD1, QD2 and QD3 of the Brighton & Hove Local Plan.
- 2. The proposed dwelling is in close proximity to trees protected by Tree Preservation Order 2004/4. The development by reason of its

siting in close proximity to the northern boundary of the site will result in significant damage to the health and vitality of adjoining trees by way of disturbance to roots and through future pressure for their reduction. The proposal is therefore contrary to policies QD1, QD2, QD3 and QD16 of the Brighton & Hove Local Plan, and Supplementary Planning Document 06: Trees and Development Sites.

- 3. The proposed dwelling would lead to significant overlooking and loss of privacy to occupiers of 6 & 8 Kelly Road to the detriment of their amenity. The proposal is therefore contrary to policy QD27 of the Brighton & Hove Local Plan.
- 4. Insufficient information has been submitted to demonstrate the proposal would not represent a safety hazard by reason of insufficient on-site turning space for vehicles. The proposal is therefore contrary to policy TR7 of the Brighton & Hove Local Plan.

Planning permission was granted in 2007 to form a two-storey dwelling at 6 Kelly Road (ref: **BH2007/03572**). The development is complete.

4 THE APPLICATION

The application seeks planning permission for the erection of a two-storey dwelling on land to the rear of 6 & 8 Kelly Road. The site will be accessed through a new driveway adjoining the northern elevation of 8 Kelly Road. The submitted plans indicate the retention of existing vegetation along the north and eastern boundaries of the site.

5 CONSULTATIONS

External:

Neighbours: Letters have been received from **13, 17, 19 & 21 Hove Park Road** <u>objecting</u> to the proposal for the following reasons:-

- the proposal due to its footprint and scale would be an intrusive and dominant addition to a backland site, incongruous in relation to the spacious setting and quiet environment of the immediately adjoining properties;
- the proposed house would have less than half the typical garden size, and 8 Kelly Road would have a garden inappropriate for a family dwelling;
- it is out of keeping with adjacent homes, leading to an increased intensity of occupation and associated levels of noise and loss of amenity for five families who have immediate boundaries to the proposed property;
- overlooking and loss of privacy. The submitted plans showing upper floor windows shaded and obscured by trees is overly optimistic and it is more realistic that there will be significant visibility and loss of privacy;
- the section of Kelly Road where cars would approach the proposed dwelling is very narrow and could be difficult to manoeuvre leading to problems of cars blocking the road and further added noise;
- increasing the density of housing would adversely affect highway safety on a busy intersection;
- there is no footpath provision leading to danger for pedestrians using the

path through to The Droveway;

- there is prospect of significant vehicle movement across the site increasing the loss of amenity in the backland area of adjoining properties;
- the proposed drive is narrow and up against 8 Kelly Road which is not consistent with planning guidelines;
- the proposed plans depend on substantial reduction of major trees in the proximity of the site boundary. Such a significant reduction would be to the detriment of the area;
- despite the proposed drive material the proposal will necessarily result in additional and sustained loads on the soil causing compaction over and above that which would have been the case if the proposal did not proceed. Question whether the driveway will be put in place across the entire site before any construction to allow machinery traffic during site preparation and construction;
- new services and utilities to the house are proposed to run down the drive path with danger that any trenches will sever / upset root systems;
- pressure for future reduction of adjoining trees from occupants of the proposed house.

Cllr Benett <u>objects</u> – see attached letter.

Cllr Brown objects - see attached letter.

Internal:

Aboriculturalist: The submitted Arboricultural Report is an acceptable document and there are no objections.

The temporary road surface and protection of TPO elms should be in place prior to any development commencing. This should remain in situ during the development. The temporary road surface should then be lifted and the permanent one laid in accordance with Section 7 of the report.

Six trees will need to be removed to facilitate this development. A landscaping condition should be attached to any permission granted to replace them.

Sustainable Transport: The application is proposing to add to the number of dwellings in the private unadopted Kelly Road thereby making it of sufficient public utility to justify it being maintained at the public expense. The proposal would increase the transport demand using Kelly Road over that normally expected to use an unadopted road which does not accord with safety standards.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR7 Safe Development

TR14 Cycle access and parking

- SU2 Efficiency of development in the use of energy, water and materials
- SU13 Minimisation and re-use of construction industry waste
- QD1 Design quality of development and design statements
- QD2 Design key principles for neighbourhoods
- QD3 Design efficient and effective use of sites
- QD15 Landscape design
- QD16 Trees and hedgerows
- QD27 Protection of amenity
- HO3 Dwelling type and size
- HO4 Dwelling densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes

Supplementary Planning Documents

- 03 Construction and Demolition Waste
- 06 Trees and Development Sites
- 08 Sustainable Building Design

7 CONSIDERATIONS

The main issues of consideration in the determination of this application are the use of the site to accommodate a dwelling, and its impact on neighbouring amenity, transport and sustainability issues.

Character and appearance

The application site represents a relatively large plot and in principle the proposal would make efficient and effective use of the site, as supported by local plan policies QD3 and HO4. However, an earlier application for a two-storey dwelling on the site was refused as it was considered its footprint and scale represented an overly intrusive and dominant addition to the backland site, and would appear incongruous in relation to the spacious setting of immediately adjoining development.

Following this refusal the proposed footprint has been reduced by approximately 30% and the maximum ridge height is approximately 0.8 metres lower than that previously proposed. As a result of these amendments the footprint and scale of the proposed dwelling is considered acceptable for the size of the plot and in relation to adjoining development. The dwelling will be viewed against the backdrop of boundary vegetation and will not appear an intrusive or dominant addition to the area.

Trees

The northern boundary of the site is marked by a row of Elm trees which are protected by a Tree Preservation Order (2005(4)). The impact of the development on these trees therefore requires consideration.

During construction works

The proposed vehicular access is located within the root protection areas of protected trees within the grounds of Mowden School. An Arboricultural

Report has been submitted advising that during construction operations the boundary between the application site and Mowden School should be temporarily reinforced, to reduce the risk of accidental collision; and that a temporary roadway should be installed to spread vehicle weights and reduce compaction to the undeveloped root area of the adjoining trees. The Council's Aboriculturalist has no objections to the construction works subject to these protective measures. A condition is therefore recommended requiring the temporary road surface and protective fencing are in place prior to the commencement of any development on the site, and that they are retained throughout construction works associated with the main building.

Post construction works

Once construction works associated with the main building are complete a permanent access road and parking area will be constructed. The submitted Arboricultural Report advises that in order for tree roots to be retained undamaged there should be no excavation, no grading of the site, and no soil stripping within the root protection area. The report demonstrates that there are no reasons why this could not be achieved and the Council's Aboriculturalist has no objection to the works. Conditions are recommended requiring the further approval of the construction method of the access road and parking area, which will made of porous materials, and that they are constructed prior to occupation of the dwelling. The conditions are considered sufficient to minimise the potential for long-term harm to the adjoining trees.

The dwelling is a sufficient distance from the adjoining trees to ensure no undue pressure will be created for their future reduction from future occupiers.

It is recommended that permitted development rights for extensions and alterations to the dwelling be removed to protect the adjoining protected trees, the character and appearance of the area, and neighbouring residential amenity.

Conditions are recommended requiring the submission and implementation of a landscaping scheme to compensate for the loss of trees, which are not worthy of retention, elsewhere on the site.

Impact on neighbouring amenity

Hove Park Road

The site is well screened along the eastern boundary with adjoining properties on Hove Park Road: with the recommended landscaping condition requiring provision be made for the retention and protection of this existing planting. It is considered that the siting of the proposed dwelling to the north of these properties, the large separation distances, the positioning of window openings at first floor level, and the retained screening and additional landscaping will prevent significant harm on amenity for occupiers of properties on Hove Park Road.

Kelly Road

The application site has already been separated from 8 Kelly Road and the remaining amenity space attached to no. 8 is considered adequate to meet the reasonable needs of future occupants of this property.

The western elevation of the proposed dwelling incorporates first floor window openings associated with an en-suite bathroom and landing area. It is considered that given the use of these rooms any loss of privacy for occupants of properties on Lloyd Road would be minimal. A condition is recommended requiring the bathroom window be obscurely glazed and removing permitted development rights for the future insertion of windows to this elevation.

There is considered to be sufficient open space between the proposed dwelling and 6 & 8 Kelly Road to ensure the development does not appear overbearing and due to the orientation of these plots no significant loss of light or overshadowing will result. The submitted plans indicate additional landscaping along the rear boundaries of Kelly Road properties and further details will be required as part of the landscaping condition. The potential for disturbance from use of the proposed driveway will be minimised through the provision of boundary screening.

Standard of accommodation

The development will create a substantial four-bedroom dwelling with adequate natural light and ventilation throughout. There are no reasons why lifetime home standards could not be incorporated in the design of the dwelling and further details are required by condition. The application site incorporates amenity space appropriate to the scale and character of the development.

Transport

The Sustainable Transport Team have raised a technical point that the proposal will create a further dwelling and make Kelly Road of sufficient utility to the public to justify it being maintained at the public expense in the form of adoption. There is no information to suggest use of Kelly Road, which provides a functional access arrangement, creates a safety hazard and adequate visibility is available to avoid conflict between pedestrians and vehicles.

Despite the comments from Sustainable Transport, as part of this application it cannot be demonstrated that the additional demand for travel that would be created by 1 additional dwelling would harmfully increase movements along Kelly Road or create a safety hazard for users of adjoining highways. Refusal of the application on the basis of any conflict with local plan policies TR1 and / or TR7 would therefore not be warranted in this instance and could, most likely, not be sustained at appeal.

The development incorporates off-street parking for two vehicles with on-site

turning space, and a secure store for 4 cycles. This provision is sufficient to ensure no harmful demand for street parking will be generated by the proposal and allows vehicles to enter and leave the site in a forward gear.

Sustainability

The applicant has indicated that the development will meet Code for Sustainable Homes (CSH) Level 3 and incorporate measures to reduce the use of energy, water and materials. The outlined measures include water recycling, permeable surfacing, cross ventilation and effective use of natural light and aspect; and it is also noted there is also future potential for installation of solar panels on the dwelling. A condition is recommended requiring the dwelling meet CSH Level 3.

Policy SU13 and Supplementary Planning Document 03 on Construction and Demolition Waste seek to reduce construction waste and require, as best practice, a Waste Minimisation Statement demonstrating how elements of sustainable waste management have been incorporated into the scheme. A Waste Minimisation Statement has been submitted outlining how waste will be minimised during construction works and this is considered acceptable, subject to the provision of further specific details.

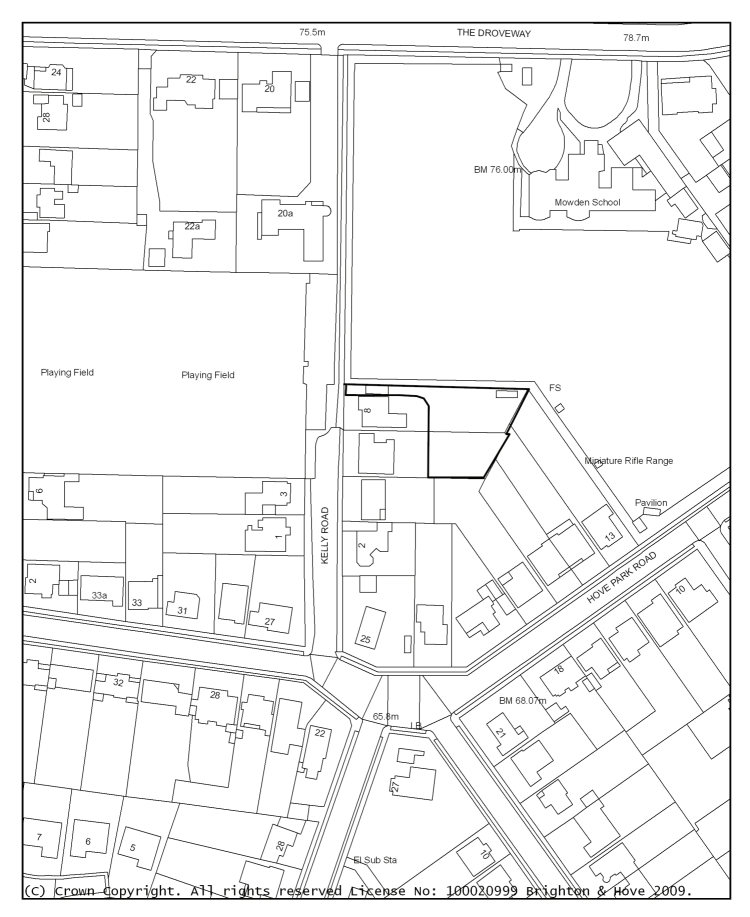
8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The development will make efficient and effective use of land within the built up area without causing detriment to the character and appearance of the site or surrounding conservation area. The development will not harm protected trees adjoining the site, have a significant impact on amenity for occupiers of adjoining properties, or create a harmful demand for travel.

9 EQUALITIES IMPLICATIONS

The development would be expected to be built to Lifetime Homes standard.

BH2008/03523 Rear of 6-8 Kelly Road



Date: 15/04/2009 09:32:40

Scale 1:1250



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PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

The Planning Department Brighton and Hove City Council Hove Town Hall Norton Road Hove

0 7 JAN 2009



Dear Sirs,

Re: BH2008/03523 Land rear of 6/8 Kelly Road

As a councillor for Stanford I wish to object to the above application.

This proposal will cause overlooking and loss of privacy to neighbouring properties. It is an overdevelopment of the site, has a large footprint and will appear dominant due to its height. I'm also very concerned about the impact on the roots of the trees.

As mentioned in my earlier e-mail I wish for this application to go before the planning committee for decision.

Yours faithfully,

Javne Behnett

Jawhe Bennett Stanford Councillor



PLANS LIST – 20TH MAY 2009

COUNCILLOR REPRESENTATION

From: Victoria Golding [mailto:Victoria.].Golding@brighton-hove.gov.uk] On Behalf Of Vanessa Brown Sent: 18 December 2008 12:48 To: Guy Everest Subject: BH2008/03523 - Land at rear of 6 & 8 Kelly Road

Dear Mr Everest

Re: BH2008/03523 - Land at rear of 6 & 8 Kelly Road

As a Councillor for Stanford Ward I am writing to object to this planning application.

Backland development and sub division of plots is gradually altering the character and street scene of parts of Stanford Ward. This area is characterised by houses in fairly large individual garden plots and this kind of development is having a seriously detrimental impact.

The proposed building due to its scale and bulk would be overly intrusive and dominant.

It would also cause a loss of amenity to the five households who have boundaries to the proposed property. Number 19 Hove Park Road is likely to suffer overlooking and therefore a loss of privacy due to the bedroom windows and the proposed balcony overlooking them.

The large upper floor window area on the south elevation will cause a loss of privacy to number 4 Kelly Road.

The proposed development depends on a substantial reduction of major trees close to the site boundary which could cause significant damage to the trees.

If this application should be recommended for approval I would request that it goes before the Planning Committee.

Yours sincerely Clir Vanessa Brown Deputy Leader of the Council Cabinet Member for Children & Young People Stanford Ward Tel 01273 291012

<u>No:</u>	BH2009/00461	Ward:	WITHDEAN		
<u>App Type</u>	Full Planning				
Address:	94-96 Reigate Road, Brighton				
<u>Proposal:</u>	Construction of a new three-bedroom semi-detached house.				
Officer:	Clare Simpson, tel: 292454	Received Date:	24 February 2009		
<u>Con Area:</u>	N/A	Expiry Date:	21 April 2009		
Agent: Applicant:	Mr Alan Wood, 75 Westbourne Street, Hove Mr Steve Gumbrell, 16 Goldstone Crescent, Hove				

1 **RECOMMENDATION**

That the Committee has taken into consideration and agrees with the reasons for the recommendation set out in paragraph 8 of this report and resolves to **GRANT** planning permission subject to the following Conditions and Informatives:

Conditions

- 1. BH01.01 Full Planning Permission.
- 2. BH02.03 No permitted development (extensions).
- 3. BH02.04 No permitted development (windows and doors).
- 4. BH02.05 Obscured glass (side windows south east elevation).
- 5. BH02.08 Satisfactory refuse and recycling storage.
- 6. BH03.01 Samples of Materials Non-Cons Area (new buildings).
- 7. BH04.01 Lifetime Homes.
- 8. BH05.01 Code for Sustainable Homes Pre-Commencement (CSH Level 3).
- 9. BH05.02 Code for Sustainable Homes Pre-Occupation (CSH Level 3).
- 10. BH05.08 Waste Minimisation Statement.
- 11. BH06.04 Sustainable transport measures.
- 12. BH06.02 Cycle parking details to be submitted.
- 13. BH11.01 Landscaping / planting scheme.
- 14. BH11.02 Landscaping / planting (implementation / maintenance).

Informatives:

- 1. This decision is based on drawing nos. 01a, 02a, 03a, 04a, 05, and supporting information submitted on the 24th February 2009 and drawing number 07 and lifetime homes information submitted on the 1st May 2009.
- 2. The applicant is advised that the requirements of Condition 11 may be satisfied by the completion of a Unilateral Undertaking or Agreement under s106 of the Town and Country Planning Act 1990, to provide £1500 to fund improved sustainable transport infrastructure in the vicinity.
- 3. This decision to grant Planning Permission has been taken:

i) having regard to the policies and proposals in the Brighton & Hove Local set out below, and to all relevant material considerations, including Supplementary Planning:

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR5 Sustainable transport corridors and bus priority routes
- TR7 Safe development
- TR14 Cycle access and parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
- SU13 Minimisation and re-use of construction industry waste
- SU15 Infrastructure
- QD1 Design quality of development and design statements
- QD2 Design key principles for neighbourhoods
- QD3 Design efficient and effective use of sites
- QD5 Design street frontages
- QD14 Extensions and alterations
- QD27 Protection of amenity
- QD28 Planning obligations
- HO3 Dwelling type and size
- HO4 Dwelling densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes

Supplementary Planning Guidance

SPGBH4 Parking standards

Supplementary Planning Document

- SPD03 Construction and demolition waste
- SPD08 Sustainable Building Design; and
- ii) for the following reasons:

The proposed development is acceptable in principle and the plot can accommodate the building without appearing overdeveloped. The loss of light and sense of enclosure to neighbouring properties is mitigated by adequate separation between buildings. The development would not result in a significant loss of privacy to neighbours

2 THE SITE

The application relates to a side garden adjacent to a two storey building containing two self-contained flats. The plot is approximately 6.3 metres in width and approximately 23 metres in length. The site lies opposite the Church of the Good Shepherd. Reigate Road is predominately residential with land levels falling down to the rear which boarder residential properties in Compton Road.

3 RELEVANT HISTORY

93/0322/OA: Outline application for the erection of a two storey block of two self-contained flats and two parking spaces – refused 31st August 1993 for

reasons relating to overdevelopment of the site detrimental to neighbouring occupiers by reasons of outlook, loss of light and loss of privacy, provision of outdoor amenity space, and car parking. The decision was the subject of an appeal which was subsequently dismissed.

4 THE APPLICATION

Full planning permission is sought for the construction of a two-storey house with rear dormer windows adjoining the existing flats. The property would contain three bedrooms including one in the roof space. The property would be located approximately 1 metre from the boundary with 92 Reigate Road.

5 CONSULTATIONS

External:

Neighbours: 92 Reigate Road, 125 Compton Road, 123 Compton Road <u>object</u> to the application for the following reasons:

- the development would cause substantial loss of light to rear ground floor rooms and rear ground floor patio area of Compton Road,
- the existing flats at 94-96 Reigate Road overlook the properties to the rear and the new building would have a similar impact,
- the building would cause significant loss of light to rooms and the garden of 92 Reigate Road,
- it is an overdevelopment of the site which would be oppressive to neighbouring properties,
- a similar application was turned down in 1994 and this application should be rejected likewise

Internal:

Councillor Pat Drake <u>objects</u> to the application (letter attached)

Sustainable Transport: <u>No objection</u>. Cycle parking needs to be provided and a contribution to improve sustainable transport infrastructure in the area.

6 PLANNING POLICIES

Brighton & Hove Local Plan:

- TR1 Development and the demand for travel
- TR5 Sustainable transport corridors and bus priority routes
- TR7 Safe development
- TR14 Cycle access and parking
- TR19 Parking standards
- SU2 Efficiency of development in the use of energy, water and materials
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- QD1 Design quality of development and design statements
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- QD14 Extensions and alterations

- QD27 Protection of amenity
- QD28 Planning obligations
- HO3 Dwelling type and size
- HO4 Dwelling densities
- HO5 Provision of private amenity space in residential development
- HO13 Accessible housing and lifetime homes

Supplementary Planning Guidance SPGBH4 Parking standards

Supplementary Planning Document

SPD03 Construction and demolition waste

SPD08 Sustainable Building Design

7 CONSIDERATIONS

The determining issues relate to the principle of the erection of the new building on the site, the design and appearance of the building, the impact on the amenity of neighbouring occupiers, the standard of accommodation proposed and issues relating to sustainability.

Principle of the development

An application for the erection of a two storey block of flats was refused in 1993 and the refusal was upheld at appeal (see planning history). As with the current application, this previous scheme was to erect a new building adjoining the existing building. However the previous scheme had a dropped ridge height and a rear projection to match that of the existing building at 92-94 Reigate Road. Whilst this decision, and the outcome of the appeal has been noted, both local and national planning policy has changed significantly since 1993. Therefore the decision made in 1993 carries limited weight when assessing the current application which must be assessed in accordance with current policies.

PPS3 advocates the better use of previously developed land for housing, such as that which is the subject of this application, which is largely reflected in policies QD3 and HO4 of the Brighton & Hove Local Plan. QD3 and HO4 can support planning permission for higher density infill development in some circumstances. However, this must not result in 'town cramming' or cause other problems for neighbours or the future occupants of the proposed building, nor should it result in a development that is detrimental to its surroundings. Issues of design and appearance and the amenity are discussed in the following sections of the report.

Brighton & Hove Housing Needs Survey identifies a need for additional accommodation, but importantly a specific requirement for additional family housing units. Overall the proposal to erect a three bedroom house on the site is considered to be appropriate for the locality and the prevailing character of the area.

Design and appearance

It is considered that the width of the plot is sufficient to accommodate an additional dwelling. At approximately 6.3 metres in width, it is slightly smaller than the plot width which would result for the existing building at 92-94 Reigate Road. However by taking an overall view of the plots along the street, a width of 6.3 metres would not be out of character with the area. The length of the plot is also consistent with others in the street.

The design of the building has tried to replicate some of the features on the existing building. The bay and fenestration will match that of 92-94 Reigate Road and the established building line set by adjoining properties would be maintained. The proposed building would be approximately 1 metre narrower than the existing building on site, and therefore the new dwelling will not be entirely symmetrical with the existing building. However, it is considered that the broad relationship is acceptable and the proposal pays due regard to the existing features of the site. The proposal would not be detrimental to the Reigate Road street scene.

Turning to the rear of the property, the proposed house would have a significantly smaller rear return than the existing building. Although it is not necessarily a conventional design, the two-storey rear return would be 2 metres in depth with a flat roof, and a further 1.5 metres projecting at ground floor level only. The bulk and form of the rear of the property is considered appropriate to the design of the main part of the house.

Two dormer windows are proposed for the rear roof slope. These are acceptable in terms of design and appearance and would not overly dominate the rear roofslope. Dormer windows are present on some of the neighbouring properties and would not appear out-of-character with the area.

Careful consideration must be given to the materials proposed and samples are required for further approval.

In addition further consideration must be given to the landscaping of the site to ensure a high standard of finish to the property. An additional drawing was submitted showing an area of hard landscaping and a low boundary wall to the front of the property, both of which are acceptable. The boundary fencing which would divide the existing garden would be two metres in height. Some planting will need to be secured on site and these details could be secured by condition.

Overall the proposed building is considered to be comfortably accommodated on the plot without appearing crammed-in. The design and detailing is appropriate for the setting and would not detract from character of the area.

Impact on amenity

The side elevation would be approximately 1 metre from the boundary with 92 Reigate Road. It is this property which would be most affected by the

development. Nevertheless there is a further metre separating the boundary from the side of the garage/side extension to 92 Reigate Road, and a further 2.5 metres to the side wall of the main house. Such separation distances are common in residential areas of this density and are considered sufficient to ensure that the proposed development would not unduly overbearing on the occupiers of 92 Reigate Road.

92 Reigate Road has four windows which face the site. The side dormer window serves the second floor landing, and the first floor window serves the first floor landing. On the ground floor is a downstairs toilet, and a glazed door which provides light to the kitchen. All of these windows will be affected by some loss of light and sense of enclosure, however none of these windows are principal windows to habitable rooms in the house, and therefore the impact is not considered to be so significant to warrant refusal of the application.

Given that the new house would be to the north west of the 92 Reigate Road, substantial loss of light to the garden of no 92 should not be a significant issue in this instance. The garden will still receive good sunlight from the south east and south west.

To the north west, the existing flats in the building must be considered. Given the orientation, the side windows which currently face the site will suffer some restricted sunlight and some enclosure. Again, the degree of separation between the rear return of the existing building and that of the proposed is considered adequate. Furthermore there would be no first floor windows facing the existing flats at 92-94 Reigate Road.

A new fence would be erected along the side garden boundary to prevent a loss of private to the existing ground floor flat. There would be a loss of private amenity space for the existing flats. However from a site inspection it appears that the outdoor space is currently shared and even with the side garden lost, adequate space would be retained for both flats in accordance with HO5 of the Brighton & Hove Local Plan.

Neighbours to the rear of the site have also objected to the proposed development over concerns relating to overlooking and a loss in privacy. The separation distances between the new building and 125 Compton Road would be approximately 15 metres. This is comparable to back-to-back separation distances between most properties in area. It is acknowledged that there is a significant change in land levels between the properties, but this will actually prevent any mutual overlooking between the two properties as the first floor windows of 125 Compton Road sit below the level of the rear boundary wall to the Reigate Road properties. Although some sense of enclosure will result, the separation distances would prevent the new house being overbearing.

Sustainability and lifetime homes

Initially there was been little information submitted in regard to how the

development would reduce the consumption of energy and water. A Sustainability Checklist was been submitted in with the application in accordance with Supplementary Planning Document on Sustainable Building Design (SPD08). The building must achieve a Code for Sustainable Homes Level 3. The applicant has been asked to provide further information during the course of the application. A location for refuse and recycling has now been indentified on site, but there is still a lack of retail in this regard. The supporting information also states that the energy efficient technologies will be used on site. Further information will be required by condition and to secure the development meets Code of Sustainable Homes Level 3.

A Lifetime Homes checklist has now been submitted in accordance with policy HO13 of the Brighton & Hove Local Plan. The new house would have adequate room sizes and circulation space to meet most of the standards. The bathroom layout would need slightly refining, but this would be a relatively minor change and generally the layout is considered acceptable.

Overall, it considered that the proposed development would be acceptable in terms of the aims of current sustainability standards.

Sustainable Transport

There is insufficient space in the front curtilage of the site to provide car parking and it is acknowledged that an additional dwelling will put pressure on the spaces available on the street. This is unavoidable in this instance. The site lies outside the Controlled Parking Zone. Bus services are available on Dyke Road and the site is in walking distance of Preston Park railway station. The Sustainable Transport Team have not objected to the proposed scheme subject to securing cycle parking and a contribution to Sustainable Transport facilities in the area. Subject to these conditions being met it is considered that the proposed development would cater for the travel demands created in accordance with TR1 of the Brighton & Hove Local Plan.

Conclusion

It is considered that the plot is of a sufficient size to accommodate an additional dwelling. The design of the proposed house is considered to be acceptable and relates appropriately to the existing features of the retained building. The distances separating the proposed building with the neighbouring houses is considered sufficient to prevent the building being overbearing or causing a significant increased sense of enclosure or loss of light. The development would not result in a significant loss of privacy. Approval is recommended.

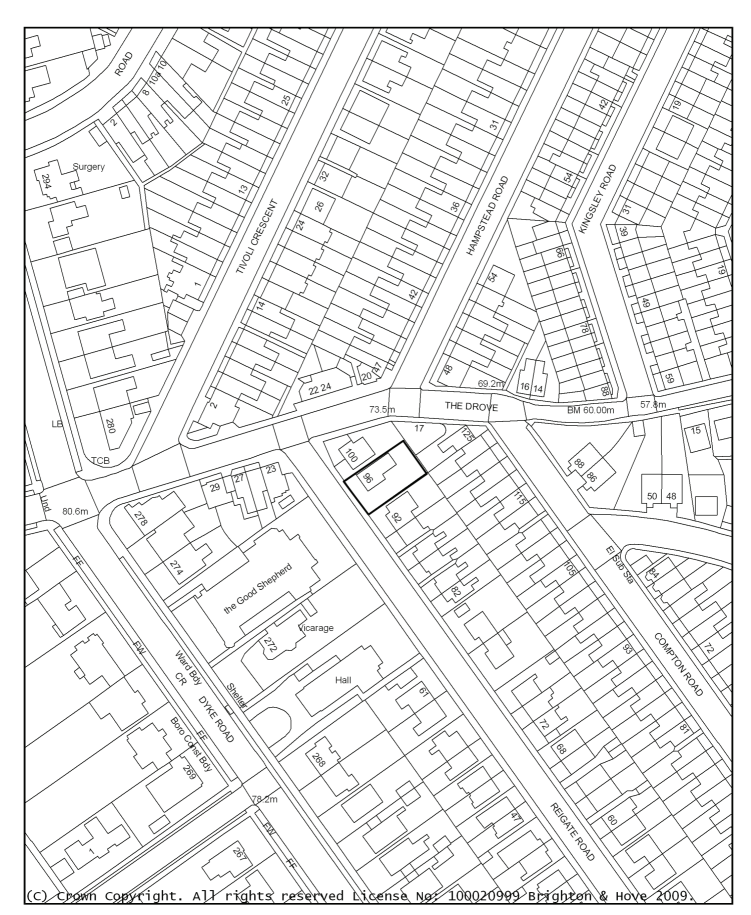
8 REASONS FOR RECOMMENDATION TO GRANT PERMISSION

The proposed development is acceptable in principle and the plot can accommodate the building without appearing overdeveloped. The loss of light and sense of enclosure to neighbouring properties is mitigated by adequate separation between buildings. The development would not result in a significant loss of privacy to neighbours

9 EQUALITIES IMPLICATIONS

The proposed house would be required to meet lifetime homes standards.

BH2009/00461 94-96 Reigate Road



Date: 05/05/2009 03:55:54

Scale 1:1250



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PLANS LIST - 20TH MAY 2009

COUNCILLOR REPRESENTATION

From: Pat Drake [Pat.Drake@brighton-hove.gov.uk]

Sent: 29 March 2009 19:23

To: Clare Simpson

Subject: BH2009/00461 94-96 Reigate Road

Dear Clare Simpson am opposed to this application as it represents a degree of overdevelopment which is unacceptable. The three storey nature of the attached house proposed would seriously overlook the adjoining property and take away essential light from their side windows.

A similar application was rejected in 1994 and I hope that committee will continue to do so. I ask that this application be decided by committee at a full meeting of that committee. Thank you. Kind regards

Pat Drake Councillor Withdean ward

BRIGHTON & HOVE CITY COUNCIL LIST OF APPLICATIONS DETERMINED

PATCHAM

BH2008/0269586 Larkfield Way BrightonSingle storey side extension.Applicant:Mr J PanteliOfficer:Chris Swain 292178Approved on 14/04/09 DELEGATED

1) BH02.01

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the amenities of the occupiers of nearby properties and for this reason would wish to control any future development to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00079

15 Warmdene Road Brighton

Certificate of Lawfulness for proposed loft conversion with hip to gable roof extension, front rooflight and rear dormer with Juliet balcony.

Applicant:Mr Steve ChambersOfficer:Helen Hobbs 293335

Approved on 22/04/09 DECISION ON APPEAL

BH2009/00227

4 Old Court Close Brighton

Erection of a first floor extension to rear.

Applicant: Mr Len Wooller

Officer: Chris Swain 292178

Approved on 16/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.04

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that

Order with or without modification), no window, dormer window, rooflight or door other than those expressly authorised by this permission shall be constructed without planning permission obtained from the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00233

Patcham Nursing Home Eastwick Barn Eastwick Close Brighton

Two-storey rear extension to convert existing twin room into 2no single rooms and provide office space.

Applicant:Mr Chris DaunceyOfficer:Aidan Thatcher 292265Approved on 00/04/00DELECATED

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

3) BH05.09

The development hereby permitted shall not be commenced until details of sustainability measures have been submitted to and approved in writing by the Local Planning Authority. These details shall demonstrate how the development would be efficient in the use of energy, water and materials. The development shall be carried out in strict accordance with the approved details.

Reason: To ensure that measures to make the development sustainable and efficient in the use of energy, water and materials are included in the development and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

4) UNI

No development shall commence on site until full details, including the species, size and location of a tree to replace the protected hawthorn and timescales for the planting of the tree, have been submitted to and approved in writing by the Local Planning authority. The scheme shall be implemented fully in accordance with the approved details and retained as such thereafter.

Reason: To ensure a replacement tree is provided and to confirm to policy QD16 of the Brighton & Hove Local Plan.

54 Woodbourne Avenue Brighton

Loft conversion incorporating side gable and rear dormer. (Retrospective).

Applicant: Mr Jason Carroll

Officer: Sonia Kanwar 292359

Refused on 20/04/09 DELEGATED

1) UNI

The rear dormer, by virtue of its size, positioning and inappropriate design, forms an incongruous and unsightly bulky feature, detrimental to the appearance of the building and the surrounding area. The development is therefore contrary to policies QD1 and QD14 of the Brighton & Hove Local Plan and to Supplementary Planning Guidance Note SPGBH1: Roof Alterations and Extensions.

BH2009/00325

10 Greenfield Crescent Brighton

Certificate of lawfulness for a proposed development of hip to gable roof extension incorporating dormer to rear and 1 no. velux window to front roof slope.

Applicant:Mr Colin HeadOfficer:Louise Kent 292198

Approved on 22/04/09 DELEGATED

BH2009/00448

22 Rotherfield Crescent Brighton

Two storey side extension.

Applicant: Ms Sharon Wood

Officer: Anthony Foster 294495

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.04

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no window, dormer window, rooflight or door other than those expressly authorised by this permission shall be constructed without planning permission obtained from the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

4) UNI

Unless otherwise agreed with the Local Planning Authority the details set out within the Waste Minimisation Statement shall be completed in full accordance with the statement.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary

35 Hartfield Avenue Brighton

Certificate of Lawfulness for proposed development of a hip to gable loft conversion with a rear facing dormer and 2 no. rooflights to front.

Applicant: Mr Connaghan & Ms Wadleigh

Officer: Sonia Kanwar 292359

Approved on 09/04/09 DELEGATED

BH2009/00466

26 Ladies Mile Road Brighton

Single storey rear extension.

Applicant:Mr S OrmistonOfficer:Sonia Kanwar 292359

Approved on 14/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.04

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no window, dormer window, rooflight or door other than those expressly authorised by this permission shall be constructed without planning permission obtained from the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

4) UNI

The proposed windows to the eastern elevation shall not be glazed otherwise than with obscured glass and thereafter permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

PRESTON PARK

BH2007/02525

Caffyns plc 200 Dyke Road Brighton

Alterations to relocate showroom & workshop and improve on site parking (amendment to BH2005/01834/FP) (Retrospective).

Applicant: Caffyns plc

Officer: Liz Holt 291709

Approved on 14/04/09 DELEGATED

1) UNI

The doors and windows to the workshop car wash and valeting areas shall be kept closed while these areas are in use for cleaning cars.

Reason: In order to protect the amenities of surrounding units and to comply with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

2) UNI

The workshop, car valeting and car wash areas shall not be used except between the hours of 08:00 to 18:00 Mondays to Fridays and 09:00 to 12:30 Saturdays and not at anytime on Sundays, Bank or Public Holidays.

Reason: In order to protect the amenities of surrounding units and to comply with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

3) UNI

No open storage shall take place within the curtilage of the site without prior written permission of the Local Planning Authority.

Reason: To safeguard the amenities of neighbouring residential properties in accordance with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

4) UNI

With the exception of loading and unloading, no industrial activity or process of any kind including car valeting and car washing shall take place outside the building without the prior written permission of the Local Planning Authority.

Reason: To safeguard the amenities of neighbouring residential properties in accordance with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

5) UNI

Deliveries shall only take place between the hours of 07:00 and 19:00 Mondays to Fridays, 08:00 to 18:00 Saturdays and at no time on Sundays or Bank or Public Holidays.

Reason: To safeguard the amenities of neighbouring residential properties in accordance with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

6) UNI

Noise associated with plant and machinery incorporated within the development shall be controlled such that the Rating Level, measured or calculated at 1-metre from the façade of the nearest existing noise sensitive premises, shall not exceed a level 5dB below the existing LA90 background noise level. Rating Level and existing background noise levels to be determined as per the guidance provided in BS 4142:1997.

Reason: In order to protect the amenities of surrounding units and to comply with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

BH2009/00200

146 Havelock Road Brighton

Loft conversion incorporating rear dormer and rooflight to front roof slope.

Applicant: Mr C. Smart

Officer: Sonia Kanwar 292359

Approved on 16/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) BH12.05

The rooflights in the approved development shall be of 'conservation style' fitted flush with the adjoining roof surface and shall not project above the plane of the roof.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

4) UNI

Notwithstanding the plans submitted as part of the application, the dormer window shall be painted softwood, double hung vertical sliding sash with concealed trickle vents and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00314

261 Ditchling Road Brighton

Replacement shop front and creation of new entrance door to flat.

Applicant: Gloucester Holdings Brighton Ltd

Officer: Chris Swain 292178

Refused on 23/04/09 DELEGATED

1) UNI

The proposal, by reason of its inappropriate proposed materials and unsympathetic design is considered to detract from the appearance of the property and the Ditchling Road street scene. As such the proposal is contrary to policies QD1, QD2, QD14 and QD10 of the Brighton & Hove Local Plan and the Supplementary Planning Document on Shop Front Design (SPD02).

BH2009/00357

73 Havelock Road Brighton

Installation of conservation style roof light to front roof slope.

Applicant: Mr C Stephens

Officer: Louise Kent 292198

Approved on 21/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.05

The rooflights in the approved development shall be of 'conservation style' fitted flush with the adjoining roof surface and shall not project above the plane of the roof.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00372

173 Waldegrave Road Brighton

Demolition of single storey glazed lean-to and erection of single storey ground floor rear/side extension and construction of enlarged raised deck to rear with glazed screening and store below.

Applicant:Ms Vikki Hayward-CrippsOfficer:Jonathan Puplett 292525Approved on 22/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of

three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

No development shall commence until a scheme for the protection of existing trees and hedgerows located on the site, in compliance with Standard BS 5837 (2005), has been submitted to and approved in writing by the Local Planning Authority. The required measures shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such measures.

Reason: In order to secure the satisfactory preservation of trees within and adjoining the site in accordance with the submitted 'Arboriculture Statement', and to comply with policy QD16 of the Brighton & Hove Local Plan.

BH2009/00437

114 Hythe Road Brighton

Construction of roof terrace (Retrospective).

Applicant: Ms Lindsey Shakoori

Officer: Louise Kent 292198

Refused on 23/04/09 DELEGATED

1) UNI

The proposed second floor terrace would cause increased overlooking and loss of privacy to the surrounding occupiers, harming the residential amenity of the area. It would give potential for noise disturbance adjacent to bedroom windows of the nearby terraced houses, contrary to policies QD14 and QD27 of the Brighton & Hove Local Plan.

2) UNI2

The screening to the proposed terrace would not be well designed and related to the existing property and would be an unattractive and incongruous feature when viewed from adjoining houses. The proposal is therefore contrary to policy QD14 of the Brighton & Hove Local Plan.

BH2009/00443

Downs Junior School Rugby Road Brighton

Installation of new railings to boundary wall, railing to lightwell and new gates.

Applicant: Jacqui Rice

Officer: Helen Hobbs 293335

Approved on 24/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH13.09

The railings shown on the approved plans shall be painted black within one month of installation and shall be retained as such thereafter.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) UNI

No works shall take place until working drawings, at 1:1 scale, of the two new gates to either side of the entrance, have been submitted to and approved by the Local Planning Authority. The works shall be implemented in strict accordance with the agreed details and maintained as such thereafter.

Reason: As insufficient information has been submitted, to ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00462

33b Beaconsfield Villas Brighton

Erection of rear conservatory. <u>Applicant:</u> Mr Townsend Officer: Helen Hobbs 293335

Approved on 21/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The North facing side elevation shall not be glazed otherwise than with obscured glass and thereafter permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

REGENCY

BH2009/00001

Flat 17 Embassy Court Kings Road Brighton

Installation of two lines of glass blocks running vertically in wall separating study and bedroom

Applicant: Mr Dylan Walker

Officer: Adrian Smith 01273 290478

Approved on 24/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) UNI

The glass blocks hereby permitted shall be installed within the area of the former doorway which has been infilled, and no additional original partition wall shall be removed as part of these works.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00048

3 to 5 Vernon Gardens Denmark Terrace Brighton

Change of use from residential care home for the elderly to 10 self-contained flats providing extra care for adults with long term health conditions or a physical disability. Provision of a "community space" facility. Alterations to rear including a glazed canopy over walkway, lift shaft extension and changes to levels in rear garden area.

Applicant: The Guinness Trust Officer: Jonathan Puplett 292525 Approved on 21/04/09 PLANNING COMMITTEE

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.06

No cables, wires, aerials, pipework (except rainwater downpipes as shown on the approved plans), meter boxes or flues shall be fixed to any elevation facing a highway.

Reason: To safeguard the appearance of the building and the visual amenities of the locality and to comply with policies QD1 and QD27 of the Brighton & Hove Local Plan.

3) BH11.01

No development shall take place until there has been submitted to and approved in writing by the Local Planning Authority a scheme for landscaping, which shall include hard surfacing, means of enclosure, planting of the development, indications of all existing trees and hedgerows on the land and details of any to be retained, together with measures for their protection in the course of development.

Reason: To enhance the appearance of the development in the interest of the visual amenities of the area and to comply with policies QD1 and QD15 of the Brighton & Hove Local Plan.

4) UNI

The premises shall only be used as a resource / community centre, and for the provision of 10 self-contained units of affordable extra care housing or housing for adults with a disability or those with long term health conditions, and for no other purpose.

Reason: Having regard to the size and mix of units within the development and to ensure the property is retained for use by persons with special needs in accordance with policies HO3, HO11 and HO15 of the Brighton & Hove Local Plan.

5) UNI

The residential accommodation hereby approved shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to comply with policy HO13 of the Brighton & Hove Local Plan.

6) UNI

Before the proposed use commences a Travel Plan shall be submitted to and agreed in writing by the Local Planning Authority. The Travel Plan shall include a package of measures aimed at promoting sustainable travel choices and reducing reliance on the car and shall be implemented within a time frame as agreed with the Local Planning Authority and should be subject to annual review.

Reason: In order to promote sustainable choices and to reduce reliance on the private car to comply with policies SU2, TR1 and TR4 of the Brighton & Hove Local Plan.

7) UNI

The vehicle parking area shown on the approved plans shall be constructed and be ready for use prior to the occupation of the flats, and shall not be used otherwise than for the parking of private motor vehicles in association with the use of the development hereby approved. Reason: To ensure that parking provision is retained and to comply with policies TR1 and TR19 of the Brighton & Hove Local Plan.

8) UNI

The development hereby permitted shall not be commenced until details of secure cycle parking facilities have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided, to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

9) UNI

No development shall take place until further details of the proposed refuse and recycling storage area have been submitted to and approved in writing by the Local Planning Authority. The works shall be carried out in full as approved prior to occupation, and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policies SU2 and QD27 of the Brighton & Hove Local Plan. **10) UNI**

No development shall take place until elevational details of additional windows to the rear ground floor have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD14 and HE6 of the Brighton & Hove Local Plan.

11) UNI

In the event of land contamination being found to be present at the site, no further development (unless otherwise agreed in writing with the Local Planning Authority) shall be carried out until the developer has submitted, and obtained written approval from the Local Planning Authority for, a method statement to identify, risk assess and address the unidentified contaminants. The works shall be carried out in strict accordance with the approved details.

Reason: Previous historical activities associated with this site may have potentially caused, or have the potential to cause, contamination of controlled waters and to ensure that the proposed site investigations and remediation will not cause pollution of controlled waters and in accordance with policies SU3 and SU11 of the Brighton & Hove Local Plan.

12) UNI

Notwithstanding the submitted details regarding sustainability measures, no development shall take place until further details have been submitted demonstrating that the proposed development will meet an Ecohomes refurbishment rating of 'good'. Works shall be carried out in accordance with the approved details.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

13) UNI

Notwithstanding the submitted Site Waste Management Plan, no development shall take place until a revised statement, providing further detail as to how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The statement should include fully completed checklists, lists of specific waste materials, quantities of materials, and details of the specific waste contractors to be employed. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced, to comply with policy W10 of the East Sussex and Brighton & Hove Structure Plan, WLP11 of the East Sussex and Brighton & Hove Waste Local Plan, policy SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

14) UNI

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building, including tiles, bricks, decorative brick mouldings, brick coursing and pointing, joinery dimensions and external moulding profiles, and glazing.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD14 and HE6 of the Brighton & Hove Local Plan.

15) UNI

Notwithstanding the submitted details, no development shall take place until further details of the proposed new entrance door to the eastern elevation of the building, consisting of 1:20 scale drawings and 1:1 joinery sections, have been submitted to and approved in writing by the Local Planning Authority. Works shall be carried out in strict accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD14 and HE6 of the Brighton & Hove Local Plan.

16) UNI

The new rear basement entrance door and screen shall have solid timber bottom panels and their joinery details shall match the joinery details of the original doors to the rear of the building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD14 and HE6 of the Brighton & Hove Local Plan.

17) UNI

No development shall take place until details of the proposed covered walkway at the rear of the building, including 1:50 scale drawings, and details of any associated lighting scheme, have been submitted to and approved in writing by the local planning authority. Works shall be carried out in strict accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area, to protect neighbouring amenity, and to comply with policies QD14, QD27, and HE6 of the Brighton & Hove Local Plan.

BH2009/00083

36 Victoria Street Brighton

Provide staircase access from existing terrace balcony to ground floor courtyard. (Retrospective).

Applicant:Mr Ian HeathOfficer:Charlotte Hughes 292321

Officer. Chanolie Hughes 292321

Refused on 21/04/09 DELEGATED

1) UNI

Policies QD14 and QD27 of the Brighton & Hove Local Plan seeks to ensure that alterations and additions to properties do not have a harmful impact upon the

residential amenity of neighbouring occupiers. The staircase is situated along the shared boundary with the adjoining property, and whilst it is acknowledged that a certain degree of overlooking between the two properties is already in existence, it is considered that this would be intensified by the staircase to a level which would adversely impact on the residential amenity currently enjoyed by the neighbouring property No.35 Victoria Street. The proposal is therefore considered to contrary to policies QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00113

17 Sillwood Road Brighton

Replace front elevation French windows with timber sash windows.

Applicant: Mr Chris Sadowski

Officer: Charlotte Hughes 292321

Approved on 15/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.03

All new windows shall be painted softwood, double hung vertical sliding sashes with concealed trickle vents and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00138

11 Regent Hill Brighton

Display of non-illuminated 1 No fascia sign, 1 No projection sign and 1 No vinyl nameplate.

Applicant: Ms Margaret Sutliffe

Officer: Adrian Smith 01273 290478

Approved on 09/04/09 DELEGATED

1) 10.01

This consent shall expire 5 years from the date of this notice whereupon the signage shall be removed and any damage repaired unless further consent to display has been given by the Local Planning Authority.

Reason: To accord with regulation 14(7) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

2) 10.02

Any advertisement displayed, and any site used for the display of advertisements, shall be maintained in a condition that does not impair the visual amenity of the site.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

3) 10.03

Any structure or hoarding erected or used principally for the purpose of displaying advertisements shall be maintained in a condition that does not endanger the public.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

4) 10.04

Where an advertisement is required under these Regulations to be removed, the site shall be left in a condition that does not endanger the public or impair visual amenity.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

5) 10.05

No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

6) 10.06

No advertisement shall be sited or displayed so as to obscure, or hinder the ready interpretation of, any road traffic sign, railway signal or aid to navigation by water or air, or so as otherwise to render hazardous the use of any highway, railway, waterway (including any coastal waters) or aerodrome (civil or military).

No advertisement shall be sited or displayed so as to-

(a) endanger persons using any highway, railway, waterway, dock, harbour or aerodrome (civil or military);

(b) obscure, or hinder the ready interpretation of, any traffic sign, railway signal or aid to navigation by water or air; or

(c) hinder the operation of any device used for the purpose of security or surveillance or for measuring the speed of any vehicle.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

BH2009/00245

42 Sillwood Road Brighton

Replacement of slate roof with spanish slates (retrospective). Replacement of concrete ridge tiles with half round glazed ridge tiles, and the replacement rooflight with conservation rooflight.

Applicant: Mr Guy Nickalls

Officer: Mark Thomas 292336

Approved on 28/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) UNI

No works shall take place until full details of the proposed rooflight have been submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in strict accordance with the agreed details and maintained as such thereafter.

Reason: As insufficient information has been submitted, to ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00257

Clarendon Mansions 80 East Street Brighton

Erection of three externally illuminated signs to fascia.

Applicant: Barracuda Group Ltd

Officer: Charlotte Hughes 292321

Approved on 14/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning

63A Ship Street Brighton

Replacement first floor windows to north elevation with new timber windows (retrospective).

Applicant: Mr Tam Rustom Officer: Wayne Nee 292132 Approved - no conditions on 09/04/09 DELEGATED

BH2009/00340

77 West Street Brighton

External alterations to main and rear buildings including extension to terrace, modifications to doors and windows and changes to external finishes.

Applicant: Inventive Leisure Officer: Chris Wright 292097 Refused on 24/04/09 DELEGATED

1) UNI

The proposed double doors to the ground floor of the southerly rear annex along with the proposed doors to the link corridor with the main frontage building would allow noise to emanate from inside the premises and result in intensified usage by customers and staff, allowing for easy access between the new bar and the rear courtyard, leading to increased noise and disturbance from staff, customers and associated activities, which would be detrimental to the amenity and living conditions of neighbouring residents. As such the proposal is contrary to the objectives and requirements of policies SU10 and QD27 of the Brighton & Hove Local Plan.

BH2009/00342

77 West Street Brighton

Internal and external alterations to main and rear buildings including extension of terrace and modifications to internal layout, replacement doors and windows and changes to external finishes.

Applicant: Inventive Leisure Officer: Chris Wright 292097

Refused on 24/04/09 DELEGATED

1) UNI

The proposed alterations to the interior floors and walls of the buildings would be harmful to the character of the listed building, would be damaging to its historic fabric and would fail to respect the integrity and intrinsic character of the interiors by way of introducing incongruous materials and finishes and removing existing finishes in a fashion that would neither preserve nor enhance the character and appearance of the listed building and would compromise original features including skirting, staircases and door architraves. As such the proposal is contrary to the requirements of policy HE1 of the Brighton & Hove Local Plan.

2) UNI2

The proposed false ceiling and bulkhead proposed in the southern part of the building between the main bar and what was formerly a separate building to the south side of 77 West Street, is unacceptable due to its height and the absence of a downstand demarcating and making legible the original vertical division between the two buildings. This alteration would be harmful to the character, space and layout of the interior of the listed building and is contrary to the objectives of policy HE1 of the Brighton & Hove Local Plan.

3) UNI3

Insufficient details have been submitted in relation to the west elevation of the proposed decking extension and planting, the internally glazed lobby, the requirement for plasterboard over-boarding of ceilings, details of original lathe plastered ceilings and cornices to be retained, and the proposed Ultradeck floor finishes. As such the formal determination as to the acceptability of these aspects of the proposal has not been possible and is contrary to the aims of policy HE1 of the Brighton & Hove Local Plan.

BH2009/00369

20 Regency Square Brighton

Removal of redundant fire escape <u>Applicant:</u> Mr Jon Hagard <u>Officer:</u> Adrian Smith 01273 290478 <u>Approved on 24/04/09 DELEGATED</u>

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) UNI

Notwithstanding the details shown on the application, following the removal of the redundant fire escape the walls shall be made good to match the existing material, finish and colour of the building.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00401

72-73 Western Road Brighton

Display of 1 No. internally illuminated fascia sign and 1 No. externally illuminated hanging sign.

Applicant: Mr Simon Cochrane

Officer: Charlotte Hughes 292321

Approved on 23/04/09 DELEGATED

1) BH10.01

This consent shall expire 5 years from the date of this notice whereupon the signage shall be removed and any damage repaired unless further consent to display has been given by the Local Planning Authority.

Reason: To accord with Regulation 14(7) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of amenity and public safety.

2) BH10.02

Any advertisement displayed, and any site used for the display of advertisements, shall be maintained in a condition that does not impair the visual amenity of the site.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of visual amenity.

3) BH10.03

Any structure or hoarding erected or used principally for the purpose of displaying advertisements shall be maintained in a condition that does not endanger the public.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of

public safety.

4) BH10.04

Where an advertisement is required under these Regulations to be removed, the site shall be left in a condition that does not endanger the public or impair visual amenity.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of public safety and visual amenity.

5) BH10.05

No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

6) BH10.06

No advertisement shall be sited or displayed so as to-

(a) endanger persons using any highway, railway, waterway, dock, harbour or aerodrome (civil or military);

(b) obscure, or hinder the ready interpretation of, any traffic sign, railway signal or aid to navigation by water or air; or

(c) hinder the operation of any device used for the purpose of security or surveillance or for measuring the speed of any vehicle.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

7) BH10.07

The illumination of the advertisement shall be non-intermittent.

Reason: To safeguard the appearance and character of the area in accordance with policy QD12 of the Brighton & Hove Local Plan.

8) UNI

Illumination of the signs should accord with the latest draft of the Institute of Lightening Engineers Technical Report No.5 – The Brightness of Illuminated Advertisements.

Reason: In the interest of highway safety in accordance with policy TR7 of the Brighton & Hove Local Plan.

BH2009/00402

72-73 Western Road Brighton

Installation of a new shopfront to 2 no. units.

Applicant:Mr Simon CochraneOfficer:Charlotte Hughes 292321

Officer: Chanolie Hughes 292321

Approved on 24/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

Prior to the installation of the shopfront hereby the permitted, colour samples of the external painted finish are to be submitted to and approved by the Local Planning Authority and shall be maintained as approved unless any variation has been agreed in writing by the Local Planning Authority.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD10 and HE6 of the Brighton & Hove Local Plan.

5 Bedford Place Brighton

Conversion of four storey maisonette to form a ground floor flat and an upper maisonette (Part Retrospective).

Applicant: Mr Finn Whelan

Officer: Chris Wright 292097

Approved on 24/04/09 DELEGATED

1) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

3) BH04.01

The new dwellings shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

5) BH05.03

Unless otherwise agreed in writing by the Local Planning Authority, no residential development shall commence until:

(a) evidence that the development is registered with the Building Research Establishment (BRE) under Ecohomes and a Design Stage Assessment Report showing that the development will achieve an Ecohomes rating for all residential units have been submitted to the

Local Planning Authority; and

(b) a BRE issued Design Stage Certificate demonstrating that the development has achieved an Ecohomes rating for all residential

units has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

6) BH05.04

Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until an Ecohomes Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that each residential unit built has achieved an Ecohomes rating has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policies S1 of the East Sussex and Brighton & Hove Structure Plan 1991-2011 and SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

8) BH05.08

No development shall take place until a written Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to

comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

10) BH06.03

The development hereby permitted shall not be occupied until the cycle parking facilities shown on the approved plans have been fully implemented and made available for use. The cycle parking facilities shall thereafter be retained for use by the occupants of, and visitors to, the development at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

12) UNI

The development hereby permitted shall not be occupied until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details. Reason: To ensure that the proposed development provides for the demand for travel it creates, reduces reliance on the private car, does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1, TR14, HO7 and SU15 of the Brighton & Hove Local Plan.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00619

Montpelier Lodge 16 Montpelier Terrace

2 Large Elms - Reduce to previous pruning points.Applicant:Peter Overill AssociatesOfficer:Di Morgan 292186Approved on 21/04/09 DELEGATED

ST. PETER'S & NORTH LAINE

BH2008/02375

1-5 New Dorset Street Brighton

Removal of mansard roofs and the formation of second floor walls and the construction of an additional storey of residential accommodation.

Applicant:Mr K. BurchfieldOfficer:Hamish Walke 292101Refused on 20/04/09DELEGATED

1) UNI

The terraced properties are located on an elevated corner plot and the additional storey by reason of its height and design, would result in the properties appearing over-dominant within the street scene and would harm the character and appearance of the surrounding area and West Hill Conservation Area. As such the proposal is contrary to policies QD1, QD2 and HE6 of the Brighton & Hove Local Plan.

2) UNI2

The proposal is considered poorly designed by reason of its detailing, use of roof lights and materials, failing to preserve or enhance the character and appearance of the terrace, street scene and the West Hill conservation Area. This is contrary to policies QD1, QD2 and HE6 of the Brighton & Hove Local Plan and

Supplementary Planning Guidance note 1 (SPGBH1).

3) UNI3

The proposal would have a detrimental impact upon the residential amenities of the occupiers of No. 70 Centurion Road by virtue of an increased sense of enclosure and loss of outlook, contrary to policies QD14 and QD27 of the Brighton & Hove Local Plan.

4) UNI4

The proposal fails to demonstrate adequate minimisation and re-use of construction industry waste, contrary to policies SU13 of the Brighton & Hove Local Plan and WLP11 of the East Sussex and Brighton & Hove Waste Local Plan.

BH2008/03744

The Victoria Public House 31A Richmond Road Brighton

Conversion of existing public house (A4) and flat into 2 two-storey dwellings. External alterations including creation of cycle and bin stores, railings and lightwells. New basement windows and replacement of rear ground floor doors with window.

Applicant: Hardwick Hartey Partnership

Officer: Ray Hill 293990

Approved on 14/04/09 DELEGATED

1) BH02.01

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the amenities of the occupiers of nearby properties and for this reason would wish to control any future development to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

2) BH02.07

The development hereby approved shall not be occupied until the refuse and recycling storage facilities indicated on the approved plans have been fully implemented and made available for use. These facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and recycling and to comply with policy QD27 of the Brighton & Hove Local Plan.

3) BH04.01

The new dwellings shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

4) BH06.03

The development hereby permitted shall not be occupied until the cycle parking facilities shown on the approved plans have been fully implemented and made available for use. The cycle parking facilities shall thereafter be retained for use by the occupants of, and visitors to, the development at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

5) BH06.04

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

6) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

7) BH12.03

All new windows shall be painted softwood, double hung vertical sliding sashes with concealed trickle vents and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

8) BH12.04

The railings shown on the approved plans shall be painted black prior to the occupation of the development hereby permitted and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

9) BH12.07

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the character of the area and to the amenities of the occupiers of nearby properties and for this reason would wish to control any future development proposals to comply with policies QD14, QD27 and HE6 of the Brighton & Hove Local Plan.

10) UNI

Unless otherwise agreed in writing by the Local Planning Authority, the measures for the recovery and re-use of demolition and construction industry waste shall be implemented in strict accordance with the Waste Minimisation Statement hereby approved.

Reason: To ensure that the development would include the re-use of limited resources, to ensure the amount of waste to landfill is reduced, to comply with policy WLP11 of the East Sussex and Brighton & Hove Waste Local Plan, policy SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

11) UNI

No works shall take place until full details including 1:20 scale sample elevations and 1:1 scale joinery and railings profiles have been submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in strict accordance with the agreed details and maintained as such thereafter. *Reason: To ensure a satisfactory appearance to the development and comply with policy HE6 of the Brighton & Hove Local Plan.*

12) UNI

No works shall commence until details of the proposed barrier to the lightwell on the south-western elevation adjoining the ground floor bedroom window have been submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in strict accordance with the agreed details and maintained as such thereafter.

Reason: To ensure the satisfactory appearance of the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2008/03792

The Royal Pavilion Church Street Brighton

Display of non-illuminated flags.

Applicant: Ms Cara Bowen

Officer: Liz Holt 291709

Approved on 14/04/09 PLANNING COMMITTEE

1) BH10.02

Any advertisement displayed, and any site used for the display of advertisements, shall be maintained in a condition that does not impair the visual amenity of the site.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of visual amenity.

2) BH10.03

Any structure or hoarding erected or used principally for the purpose of displaying advertisements shall be maintained in a condition that does not endanger the public.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of public safety.

3) BH10.04

Where an advertisement is required under these Regulations to be removed, the site shall be left in a condition that does not endanger the public or impair visual amenity.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and for the purposes of public safety and visual amenity.

4) BH10.05

No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

5) BH10.06

No advertisement shall be sited or displayed so as to-

(a) endanger persons using any highway, railway, waterway, dock, harbour or aerodrome (civil or military);

(b) obscure, or hinder the ready interpretation of, any traffic sign, railway signal or aid to navigation by water or air; or

(c) hinder the operation of any device used for the purpose of security or surveillance or for measuring the speed of any vehicle.

Reason: To accord with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

6) UNI

This advertisement consent shall expire 2 years from the date of this notice whereupon the banners shall no longer be used unless further consent to display

has been given by the Local Planning Authority. Reason: To accord with Regulation 14(7) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 and to ensure the satisfactory preservation of the setting of this listed building once the scaffolding for the restoration of the building have been removed as it is considered that the banners are not suitable for a longer period of display and to comply with policy HE9 of the Brighton & Hove Local Plan.

7) UNI

The advertisement banners hereby granted consent shall not be displayed when the Royal Pavilion is closed to the public.

Reason: To ensure the satisfactory preservation of the setting of this listed building and to comply with policy HE9 of the Brighton & Hove Local Plan.

8) UNI

The advertisement banners hereby granted consent shall not be displayed simultaneously with any A-board advertisements within 25 metres of from the main visitor entrance door to the Royal Pavilion.

Reason: To ensure the satisfactory preservation of the setting of this listed building and to comply with policy HE9 of the Brighton & Hove Local Plan.

BH2008/03950

Seasons Cafe 36 Gloucester Road Brighton

Application for variation of condition 2 of application BH1999/00436/FP in order to allow opening hours between 8am to 8pm Monday to Saturday, and removal of condition 5 in order to allow the preparation and sale of hot food on the premises.

Applicant: Mr Ken Handley

Officer: Anthony Foster 294495

Refused on 14/04/09 PLANNING COMMITTEE

1) UNI

The applicant has failed to adequately demonstrate that the proposal would not detrimentally impact on the amenities of neighbouring properties, by reason of odours as such the proposal is contrary to policies QD27 and SU9 of the Brighton & Hove Local Plan.

BH2009/00039

St. Peter's House 20-26 York Place Brighton

Alterations to roof.

Applicant:Park Avenue Estates LtdOfficer:Kate Brocklebank 292175

Refused on 09/04/09 DELEGATED

1) UNI

The roof extensions are poorly related to the original buildings and are inappropriate to the building in their heights, forms and architectural detailing. They have resulted in a loss of original architectural features. They are of poor standard of design, and are highly damaging and detract from the special character, appearance and historic interest of the buildings and the street scene of this part of the Valley Gardens Conservation Area. Further, the lack of upper roof pitches renders the new block at the rear more visible in long public views, impacting on the historic rooflines and skylines of the Valley Gardens Conservation Area. They are also harmful to the setting and views of nearby listed buildings. The proposal is contrary to policies QD1, QD2, QD4, QD14, HE3 and HE6 of the Brighton & Hove Local Plan and the guidance set out in SPGBH01 - Roof Alterations and Extensions and the Valley Gardens Conservation Area Study.

1st Floor Vantage Point New England Road Brighton

Variation of condition 4 of application BH2005/05850 to allow the premises to be open on Sundays between 9am and 3:30pm.

Applicant: Mr Glenn Griffiths

Officer: Aidan Thatcher 292265

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

BH2009/00087

GB Liners Blackman Street Brighton

Demolition of existing warehousing/storage and distribution (B8) building at rear of site facing Blackman Street. Redevelopment of site for offices (B1) on ground and three upper floors, together with underground car parking.

Applicant: Mr Robert Bartup

Officer: Kate Brocklebank 292175

Approved on 27/04/09 PLANNING COMMITTEE

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH05.05

Unless otherwise agreed in writing by the Local Planning Authority, no non-residential development shall commence until:

(a) evidence that the development is registered with the Building Research Establishment (BRE) under BREEAM (either a 'standard' BREEAM or a 'bespoke' BREEAM) and a Design Stage Assessment Report showing that the development will achieve an BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment within overall 'Excellent' for all non-residential development have been submitted to the Local Planning Authority; and

(b) a BRE issued Design Stage Certificate demonstrating that the development has achieved a BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment within overall 'Excellent' for all non-residential development has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

3) BH05.06

Unless otherwise agreed in writing by the Local Planning Authority, none of the non-residential development hereby approved shall be occupied until a BREEAM Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that the non-residential development built has achieved a BREEAM rating of 60% in energy and water sections of relevant BREEAM assessment within overall 'Excellent' has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

4) BH05.07

No development shall take place until a written Site Waste Management Plan, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The Plan shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

5) BH07.07

No development shall commence until a scheme for the suitable treatment of all plant and machinery against the transmission of sound and/or vibration has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details prior to the occupation of the development and shall thereafter be retained as such.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

6) BH12.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

7) UNI

The development shall not be occupied until cycle parking areas have been provided in accordance with the approved plans or details which have been submitted to and approved in writing by the Planning Authority and the areas shall thereafter be retained for that use and shall not be used other than for the parking of cycles.

Reason: In order that the development site is accessible by non-car modes and to meet the objectives of sustainable development and in accordance with policies TR1 and TR14 of the Brighton & Hove Local Plan.

8) UNI

The development shall not be occupied until the parking areas have been provided in accordance with the approved plans or details which have been submitted to and approved in writing by the Planning Authority. The areas shall thereafter be retained for that use and shall not be used other than for the parking of motor vehicles.

Reason: To ensure the safety of persons and vehicles entering and leaving the access and proceeding along the highway and in accordance with policies TR1, TR18 and TR19 of the Brighton & Hove Local Plan.

9) UNI

No development shall commence until the following details have been submitted to and approved in writing by the Local Planning Authority:

i) sample elevations and sections at 1:20 scale of the shopfronts and fascias,

bays, windows, doors, parapets, balustrades, copings, brises soleil, and all other features, ventilation terminals, and external lighting;

ii) sectional profiles at 1:1 scale of window, door and shopfront frames;

iii) details of the layout and surfacing of the forecourt area and entrance recesses;
 iv) details of contributions towards street tree planting in the adjoining streets,
 including any tree grids;

v) details of any external plant and equipment;

vi) a method statement setting out how the boundary walls and buildings adjoining the southern boundary of the site are to be protected and stabilised during and after excavation and construction works, including details of any strengthening works that may be required; and

vii) details and samples of materials and colours.

The development shall then be carried out in strict accordance with the approved details and maintained as such thereafter.

Reason: To ensure the satisfactory appearance of the development and the preservation and enhancement of the character of the adjacent conservation area in accordance with policies QD1, QD2, QD4 and HE6 of the Brighton & Hove Local Plan.

10) UNI

No blinds or awnings shall be attached to the exterior of the building without the prior written permission of the Local Planning Authority.

Reason: To ensure the satisfactory appearance of the development and the preservation and enhancement of the character of the adjacent conservation area in accordance with policies QD1, QD2, QD4 and HE6 of the Brighton & Hove Local Plan.

11) UNI

If, during development, contamination not previously identified is found to be present at the site then no further development (unless otherwise agreed in writing with the Local Planning Authority) shall be carried out until the developer has submitted, and obtained written approval from the Local Planning Authority for, an amendment to the remediation strategy detailing how this unsuspected contamination shall be dealt with.

Reason: The site overlies a major aquifer. In the interests of the protection of Controlled Waters and in accordance with policies SU3 and SU11 of the Brighton & Hove Local Plan.

12) UNI

No development approved by this permission shall be commenced until a scheme for the provision and implementation of surface water drainage works has been submitted to and approved in writing by the Local Planning Authority. The drainage works shall be completed in accordance with the details and timetable agreed.

Reason: The site overlies a major aquifer. In the interests of the protection of Controlled Waters and in accordance with policies SU3, SU5 and SU11 of the Brighton & Hove Local Plan.

13) UNI

Detailed design of the proposed drainage system shall include measures to protect the development from possible surcharging within the public sewerage system in order to protect the development from potential flooding.

Reason: To reduce the risk of flooding in accordance with policy SU5 of the Brighton & Hove Local Plan.

14) UNI

Prior to the commencement of development approved by this planning permission (or such other date or stage in development as may be agreed in writing with the Local Planning Authority), the following components of a scheme

to deal with the risks associated with contamination of the site shall each be submitted to and approved, in writing, by the local planning authority:

i) A preliminary risk assessment which has identified all previous uses, potential contaminants associated with those uses, a conceptual model of the site indicating sources, pathways and receptors, potentially unacceptable risks arising from contamination at the site.

ii) A site investigation scheme, based on (1) to provide information for a detailed assessment of the risk to all receptors that may be affected, including those off site.

iii) The site investigation results and the detailed risk assessment (2) and, based on these, an options appraisal and remediation strategy giving full details of the remediation measures required and how they are to be undertaken.

iv) A verification plan providing details of the data that will be collected in order to demonstrate that the works set out in (3) are complete and identifying any requirements for longer-term monitoring of pollutant linkages, maintenance and arrangements for contingency action.

Reason: Prior to occupation of any part of the permitted development, a verification report demonstrating completion of the works set out in the approved remediation strategy and the effectiveness of the remediation shall be submitted to and approved, in writing, by the local planning authority. The report shall include results of sampling and monitoring carried out in accordance with the approved verification plan to demonstrate that the site remediation criteria have been met. It shall also include any plan (a "long-term monitoring and maintenance plan") for longer-term monitoring of pollutant linkages, maintenance and arrangements for contingency action, as identified in the verification plan, and for the reporting of this to the local planning authority. Any changes to these components require the express consent of the Local Planning Authority. The scheme shall be implemented as approved. As the site's history indicates potential contamination and as the site overlies a major aquifer and in the interests of the protection of Controlled Waters and in accordance with policies SU3 and SU11 of the Brighton & Hove Local Plan.

15) UNI

The ground floor windows shall not be blanked out, obscured or covered over in any way without written agreement from the Local Planning Authority.

Reason: To ensure the satisfactory appearance of the development and the preservation and enhancement of the character of the adjacent conservation area in accordance with policies QD1, QD2, QD4 and HE6 of the Brighton & Hove Local Plan.

16) UNI

Prior to the commencement of development, full details of proposed green roofs and rooftop planting shall be submitted to and approved in writing by the Local Planning Authority. The scheme shall be implemented in full prior to the first occupation of the building unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure that the development contributes to ecological enhancement on the site and in accordance with policy QD17 of the Brighton & Hove Local Plan.

17) UNI

The Level 1 Unit 3b south facing windows and Staff Room north facing windows, the Level 2 Unit 5 south facing windows and Disabled and Gents WC north facing windows, the Level 3 Unit 6 north and south facing windows and the Level 4 Unit 7 north and south facing windows shall not be glazed otherwise than with obscured glass and fixed shut and thereafter permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and

to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan. 18) UNI

Other than to the Level 3 and 4 balcony areas, access to the flat roofed parts of the development hereby approved shall be for maintenance or emergency purposes only and the flat roofs shall not be used as a roof garden, terrace, patio or similar amenity area.

Reason: In order to protect adjoining properties from overlooking and noise disturbance and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00100

8-8A Air Street Brighton

Change of use of ground floor suite from vacant bank (A2) to GP clinic and walk in centre (D1).

Applicant: Care UK Officer: David Alabi 290486 Approved on 22/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH05.09

The development hereby permitted shall not be commenced until details of sustainability measures have been submitted to and approved in writing by the Local Planning Authority. These details shall demonstrate how the development would be efficient in the use of energy, water and materials. The development shall be carried out in strict accordance with the approved details.

Reason: To ensure that measures to make the development sustainable and efficient in the use of energy, water and materials are included in the development and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

3) UNI

Unless otherwise agreed in writing with the Local Planning Authority, measures for the recovery and re-use of demolition and construction waste shall be submitted to and approved in writing by the Local Planning Authority prior to the commencement of construction works hereby permitted.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policy SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

BH2009/00145

147-148 North Street Brighton

Retention of new shop-front. (Retrospective). Applicant:

Somerfield Stores Ltd Helen Hobbs 293335

Officer:

Refused on 20/04/09 DELEGATED

1) UNI

The shopfront, by reason of its design, proportions, fascia size and visibility would be unduly prominent in the street scene and would therefore detract from the appearance of the building and adversely affect the visual amenity of the surrounding area. The proposal is therefore contrary to policy QD10 of the Brighton & Hove Local Plan and Supplementary Planning Document on Shop Front Design (SPD02).

BH2009/00206

Windsor Court Windsor Street Brighton

Creation of disabled access ramp and new opening to front entrance.

Applicant: Baron Homes Corporation Ltd

Officer: Aidan Thatcher 292265

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.02

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

3) BH05.10

The hard surface hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the property.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

4) UNI

Measures for the protection of the tree subject to Tree Preservation Order (No. 3) 1986 to BS 5837 (2005) Trees on Development Sites shall be submitted to and approved in writing by the Local Planning Authority prior to any development commencing on site. The fences shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such fences.

Reason: To ensure the protection of the tree and to comply with policy QD16 of the Brighton & Hove Local Plan.

5) UNI

Should the raised planter containing the tree subject to the Tree Preservation Order (No. 3) 1986 be re-built as part of this application, a full Arboricultural Method Statement shall be submitted to and approved in writing by the Local Planning authority prior to any development commencing.

Reason: To ensure the protection of the tree and to comply with policy QD16 of the Brighton & Hove Local Plan.

BH2009/00208

26 Belton Road Brighton

Installation of 1 no. rooflight to front elevation (part retrospective).

Applicant: Mr M Wooley

Officer: Helen Hobbs 293335

Approved on 15/04/09 DELEGATED

1) BH12.05

The rooflights in the approved development shall be of 'conservation style' fitted

lush with the adjoining roof surface and shall not project above the plane of the roof.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00315

Ground Floor 9 Princes Crescent Brighton

Conversion of shop to one bedroom self-contained flat, with provision of residential frontage to ground floor elevation.

Applicant: Mr Joseph Farchy

Officer: Anthony Foster 294495

Approved on 14/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.06

No cables, wires, aerials, pipework (except rainwater downpipes as shown on the approved plans), meter boxes or flues shall be fixed to any elevation facing a highway.

Reason: To safeguard the appearance of the building and the visual amenities of the locality and to comply with policies QD1 and QD27 of the Brighton & Hove Local Plan.

3) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

4) BH06.02

Notwithstanding the details on the approved plans, the development hereby permitted shall not be commenced until details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

5) BH12.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

6) UNI

The development hereby permitted shall not be occupied until the details of sustainable measures as outlined within the completed Brighton & Hove

Sustainability Checklist submitted on 11 February 2009, have been fully implemented. These measures shall thereafter be retained for use by the occupants of the development at all times.

Reason: To ensure that measures to make the development sustainable and efficient in the use of energy, water and materials are included in the development and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

7) UNI

No works shall take place until full elevational details of the proposed front wall and pillars including details of height and profile of pier caps, and the height in comparison to the neighbouring wall at no. 7 Princes Crescent as part of a street scene elevation are to be submitted to and approved in writing by the Local Planning Authority. The approved details shall be installed prior to first occupation of the development of the hereby approved and retained in full unless otherwise agreed in writing with the Local Planning Authority.

Reason: As insufficient information has been submitted, to ensure the satisfactory preservation of the Round Hill Conservation Area and to comply with policy HE6 of the Brighton & Hove Local Plan.

8) UNI

Notwithstanding the details on the approved plans, prior to commencement of the development full details relating to the proposed fenestration on the front elevation, including details of proportions of the front elevation, cill and reveal profiles, rendering moulding details and joinery sections are to be submitted to and approved in writing by the Local Planning Authority. The approved fenestration shall be installed prior to first occupation of the development herby approved and retained in full unless otherwise agreed in writing with the Local Planning Authority.

Reason: As insufficient information has been submitted, to ensure the satisfactory preservation of the Round Hill Conservation Area and to comply with policy HE6 of the Brighton & Hove Local Plan.

9) UNI

The measures set out in the waste minimisation statement submitted with this application shall be implemented in full unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure that development would include the reuse of limited resources, to ensure that the amount of waste for landfill is reduced, to comply with policy SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

BH2009/00363

101-102 North Road Brighton

Erection of eight lamps to ground floor elevations (Retrospective)

Applicant: Zelgrain Ltd

Officer: Liz Holt 291709

Refused on 17/04/09 DELEGATED

1) UNI

The retention of the 8 lamps and the associated surface mounted cabling in addition to the other existing elements located on the south and east facing elevations of the premises results in excessive visual clutter of these elevations and is detrimental to the character and appearance of the building, the North Road and Cheltenham Place street scenes and the wider area, including the surrounding North Laine Conservation Area and as such is contrary to policies QD1, QD2, QD14 and HE6 of the Brighton & Hove Local Plan.

40 Dyke Road Brighton

Conversion of house comprising of 6 units with shared facilities and 1 self-contained flat to 1 No. self-contained two-bed flat, 5 No. one-bed flats, and 1 no. studio flat.

Applicant:Scott LunnOfficer:Jonathan Puplett 292525Approved on 29/04/09DELEGATED

1) B05.03

Prior to the commencement of development a scheme for bicycle parking facilities shall be submitted to and approved by the Local Planning Authority. The approved scheme shall be fully implemented and made available for use prior to the occupation of the development and shall be maintained to the satisfaction of the Local Planning Authority.

Reason: To ensure that a comprehensive range of on-site vehicle parking facilities are made available to users of the development.

2) B05.04

The dwellings forming part of the development shall not be occupied until the access roads and footpaths shown on the approved plans have been built to the specification and satisfaction of the Local Planning Authority and until an agreement under Section 38 of the Highways Act 1980 has been entered into with the Highway Authority or the Council acting as the agent of the Highway Authority (whichever the case may be) to secure the future maintenance of the roads so constructed.

Reason: To ensure that adequate access to the site for pedestrians and vehicles is provided and is at all times properly maintained.

3) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

4) BH06.04

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

5) UNI

The flat units hereby permitted shall be retained as affordable housing and shall not be sold or rented on the open market without the prior consent of the Local Planning Authority in an application on that behalf. For clarity, affordable housing means residential accommodation that is provided with a subsidy to ensure that rents/prices remain at a level that is genuinely affordable to local people whose income means that they are unable to meet their housing needs through the open housing market.

Reason: To ensure the development complies with policy HO14 of the Brighton & Hove Local Plan in meeting an identified housing need in the city and because release of the flats onto the open market would raise policy and environmental implications.

6) UNI

Notwithstanding the submitted details, no development shall take place until a revised Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. Details such as quantities of waste materials and the specific waste contractor to be employed shall be included. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

7) UNI

Notwithstanding the details shown on drawing no. 03 rev. 03, the development hereby permitted shall not be commenced until a revised scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse, to ensure a satisfactory appearance to the development and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

8) UNI

Notwithstanding the details shown on drawing no. 03 rev. 03, the development hereby permitted shall not be commenced until revised details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided, to encourage travel by means other than private motor vehicles, to ensure a satisfactory appearance to the development to comply with policies TR14 and QD14 of the Brighton & Hove Local Plan.

9) UNI

The flats hereby approved shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

BH2009/00370

St Pauls C Of E School & Nursery St Nicholas Road Brighton

Extension of existing paving outside reception classroom and erection of a timber canopy to form new covered play area.

Applicant: The Governors Of St Paul's CE School & Nursery

Officer: Chris Swain 292178

Approved on 24/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

99 Buckingham Road Brighton

Erection of two-storey side extension above existing lower ground and ground floor extension and alterations to rear elevation to form a 3no bedroom maisonette from existing ground floor flat.

Applicant: Mr Satish Kainth

Officer: Anthony Foster 294495

Refused on 17/04/09 DELEGATED

1) UNI

The proposal would by reason of its design, bulk, and massing, would unbalance this pair of semi-detached properties to the detriment of the character and appearance of the host property, the pair of semi-detached properties and this part of the conservation area, contrary to policies QD2, QD14 and HE6 of the Brighton & Hove Local Plan.

2) **UNI2**

The applicant has failed to provide sufficient information relating to the provision of cycle parking, therefore the proposal fails to provide a suitable level of accessible covered secure cycle parking. Consequently the proposal fails to provide for the travel demands that it creates, contrary to policies SU2, TR1 and TR14 of the Brighton & Hove Local Plan and Supplementary Planning Guidance No.4 Parking Standards.

3) UNI3

The proposed development fails to demonstrate that it will meet the travel demands from the site or contribute to improving sustainable transport methods. As such the proposal is contrary to policy TR1 and HO7 of the Brighton & Hove Local Plan.

BH2009/00465

Windsor Court Windsor Street Brighton

Proposed additional ground floor flat for disabled occupancy and alterations to form disabled access ramp.

Applicant: Baron Homes Corporation Ltd

Officer: Aidan Thatcher 292265

Refused on 22/04/09 DELEGATED

1) UNI

The proposed residential unit would result in an unacceptable impact on the amenities of the future occupiers by virtue of a cramped form of development, limited access to natural light and poor outlook. As such the proposal would be contrary to policy QD27 of the Brighton & Hove Local Plan

2) UNI2

The application would result in the reduction of private open space in the courtyard serving the existing flats within Windsor Court and as such would be contrary to policy HO5 of the Brighton & Hove Local Plan.

3) UNI3

The application fails to demonstrate how the proposal would provide for the demand for travel it creates and as such would be contrary to policies TR1 and QD28.

4) UNI4

The application fails to demonstrate how the proposed would result in the efficient use of energy, water and materials and as such would be contrary to policy SU2 of the Brighton & Hove Local Plan.

20 New Road Brighton

Change of use of ground floor from office (B1) to restaurant (A3) Including Installation of ventilation ducts at rear.

Applicant: Baron Homes Corporation Ltd

Officer: Aidan Thatcher 292265

Approved on 21/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH07.03

No development shall commence until a scheme for the fitting of odour control equipment to the building has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details prior to the occupation of the development and shall thereafter be retained as such.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policy QD27 of the Brighton & Hove Local Plan.

3) BH07.04

No development shall commence until a scheme for the sound insulation of the odour control equipment referred to in the condition set out above has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details prior to the occupation of the development and shall thereafter be retained as such.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan

BH2009/00524

13a Warleigh Road Brighton

Proposed external steps between lower ground floor level and street level and proposed new post, railings and plinth.

Applicant: Ms Sara Burns

Officer: Sonia Kanwar 292359

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The railings shown on the approved plans shall be painted black and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00566

57 Buckingham Place Brighton

Replacement of felt roof covering to main roof crown and front and rear dormers with new insulation and built-up roofing felt.

Applicant: Fendall Properties Ltd

Officer: Sonia Kanwar 292359

Approved on 27/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The felt roofs of the dormers shown on the approved plans shall be grey in colour and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

WITHDEAN

BH2009/00168

5 Hollingbury Copse Brighton

Demolition of existing annex, conservatory and outside store and replacement with part one and two storey side extension and part flat roof to two storey rear extension, with ground floor terrace incorporating green roof with photovoltaic and solar thermal panels.

Applicant:Mr Loeb & Mrs MillsOfficer:Chris Wright 292097Approved on 22/04/09DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.04

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no window, dormer window, rooflight or door other than those expressly authorised by this permission shall be constructed without planning permission obtained from the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of nearby properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH03.02

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

4) BH05.08

No development shall take place until a written Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the

Local Planning Authority. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

5) BH05.10

The hard surface hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the property.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

6) UNI

The first floor window on the northerly flank elevation of the development hereby permitted (identified as serving a study on the drawings submitted) shall not be glazed otherwise than with obscure glass and the method of opening shall be submitted to and agreed in writing by the local planning authority prior to the commencement of the approved development. The window shall thereafter be permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00302

97 Tivoli Crescent North Brighton

Demolition of existing garage and construction of 2-storey side extension and porch to front.

Applicant: Mr Malcolm Leeming

Officer: Adrian Smith 01273 290478

Approved on 28/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

3) UNI

Access to the flat roof over the extension hereby approved shall be for maintenance or emergency purposes only and the flat roof shall not be used as a roof garden, terrace, patio or similar amenity area.

Reason: In order to protect the character of the area and adjoining properties from overlooking and noise disturbance and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00306 59 Bramble Rise Brighton

Erection of a front porch.

Applicant: Mr S Love

Officer: Charlotte Hughes 292321

Approved on 16/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00348

39 Whittingehame Gardens Brighton

Extension over existing first floor balcony to the rear.

Applicant: Mr & Mrs Whitehead

Officer: Mark Thomas 292336

Refused on 14/04/09 DELEGATED

1) UNI

Policy QD14 states that planning permission will only be granted if the proposed development is well designed and sited in relation to the property to be extended, adjoining properties and to the surrounding area. The proposed first floor extension would detract from the uniformity of this terrace of visually similar properties which back onto and are prominent on Surrenden Road to the west; and, as such, would be to the detriment of the visual amenity of the host property and the wider street scene. The scheme is therefore contrary to policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00367

38a North Road Preston Park Brighton

Replacement UPVC windows to front elevation and installation of air conditioning unit with condensing unit to rear.

Applicant: Remus

Officer: Wayne Nee 292132

Approved on 09/04/09 DELEGATED

1) 01.01AA

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 (as amended) of the Town and Country Planning Act 1990

2) UNI

Noise associated with plant and machinery incorporated within the development shall be controlled such that the Rating Level, measured or calculated at 1-metre from the façade of the nearest existing noise sensitive premises, shall not exceed a level 5dB below the existing LA90 background noise level. Rating Level and existing background noise levels to be determined as per the guidance provided in BS 4142:1997.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

EAST BRIGHTON

BH2008/01580

Flat 6 11 Chesham Place Brighton

Loft conversion with one front rooflight, one rear dormer window and one rear rooflight. Internal change of layout to restore flat to former layout.

Applicant: Daniel Tonkin

Officer: Louise Kent 292198

Approved on 21/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH13.03

All new windows shall be painted softwood, double hung vertical sliding sashes with joinery details to match originals, where existing, and shall be retained as such.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) BH13.10

The rooflights hereby approved shall be of 'conservation style' fitted flush with the adjoining roof surface with slim section metal frames.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2008/01888

Flat 6 11 Chesham Place Brighton

Loft conversion with one front rooflight, one rear dormer window and one rear rooflight. Internal change of layout to restore flat to former layout.

Applicant: Mr Daniel Tonkin

Officer: Louise Kent 292198

Approved on 21/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) BH13.02

The external finishes of the works hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) BH13.03

All new windows shall be painted softwood, double hung vertical sliding sashes with joinery details to match originals, where existing, and shall be retained as such.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

4) BH13.06

All existing architectural features including staircases, balustrades, windows,

doors, architraves, skirtings, dados, picture rails, panel work, fireplaces, tiling, corbelled arches, cornices, decorative ceilings and other decorative features shall be retained except where otherwise agreed in writing with the Local Planning Authority.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

5) BH13.10

The rooflights hereby approved shall be of 'conservation style' fitted flush with the adjoining roof surface with slim section metal frames.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

6) BH13.11

No cables, wires, aerials, pipework (except rainwater downpipes as shown on the approved plans), meter boxes or flues shall be fixed to any elevation fronting a highway.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

7) BH13.13

All existing doors are to be retained, except where indicated on the drawings hereby approved. Any new doors shall be of timber construction with recessed panels and be of a specified size and design as agreed in writing by the Local Planning Authority prior to commencement of work. Any fireproofing to doors should be an integral part of the door construction, and self closing mechanisms, if required, shall be of the concealed mortice type.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2008/03161

City College Wilson Avenue Brighton

Erection of 2 storey educational building for motor vehicles courses.

Applicant: City College

Officer: David Alabi 290486

Approved on 14/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy QD1 of the Brighton & Hove Local Plan.

3) UNI

No development shall take place until a scheme for the storage of refuse and recycling has been submitted along with specific measures for the storage and disposal of tyres; engine oils; brake fluid; batteries and anti freeze has been submitted to and approved in writing by the Local Planning Authority. The scheme should be carried out in full as approved prior to first use of the development.

Reason: In order to ensure that satisfactory provision is made for the storage, disposal and recycling in compliance with policy QD27 of the Brighton & Hove Local Plan.

4) UNI

Full details of facilities within the building for people with disabilities shall be submitted to and improved in writing by the Local Planning Authority prior to the commencement of the use of the building hereby permitted.

Reason: To ensure that the proposal provides inclusive access to those using the facility in accordance with the Disability Discrimination Act 2005.

5) UNI

Noise associated with plant and machinery incorporated within the development shall be controlled such that the Rating Level, measured or calculated at 1-metre from the facade of the nearest existing noise sensitive premises, shall not exceed a level 5dB below the existing LA90 background noise level. Rating Level and existing background noise levels to be determined as per the guidance provided in BS 4142:1997.

Reason: To safeguard the amenities of the neighbouring occupiers and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

6) UNI

The use hereby permitted shall not operate except between the hours of 08.00 to 21.00 on Mondays to Fridays and not at anytime on Saturdays, Sundays, Bank or Public Holidays.

Reason: To safeguard the amenities of the locality and comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

BH2009/00199

141 Bristol Court West Marine Parade Brighton

Replacement of external emergency escape steel staircase to rear elevation to match existing.

Applicant: Mrs Barbara Maddows

Officer: Helen Hobbs 293335

Approved on 21/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The steel staircase shown on the approved plans shall be painted black within one month of installation and shall be retained as such thereafter.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) UNI

The corroded fixings of the existing structure must be carefully removed from the masonry and the rear elevation made good and decorated to match the existing materials and finishes prior to the staircase, hereby approved, being made available for use.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

HANOVER & ELM GROVE

BH2007/03236

17 Agnes Street Brighton

Change of use from dwelling to house of multiple occupation (retrospective).

Applicant:Mr Craig SmithOfficer:Liz Holt 291709

Refused on 17/04/09 DELEGATED

1) UNI

The change of use from residential to a unit of multiple occupancy would result in the loss of a dwelling house within Use Class C3 and the applicant has failed to demonstrate that the proposal complies with policy HO8 of the Brighton & Hove Local Plan.

BH2009/00166

1 Carisbrooke Road Brighton

Change of use from retail (A1) to cafe (A3) including replacement of rear door (part retrospective).

Applicant: Mr Gary Bostock

Officer: Aidan Thatcher 292265

Refused on 09/04/09 DELEGATED

1) UNI

The proposed development would result in the loss of an individual shop (Class A1) and the application has failed to demonstrate that the existing shop is no longer economically viable and as such would be contrary to policy SR8 of the Brighton & Hove Local Plan.

2) UNI2

The proposed development, by virtue of a lack of adequate ventilation would result in an unacceptable impact to the amenity of adjoining occupiers and as such would be contrary to policies SR8 and QD27.

3) UNI3

The proposed development fails to demonstrate how the scheme would reduce the reliance on energy, water and materials and thus would be contrary to policy SU2 of the Brighton & Hove Local Plan.

BH2009/00295

23 Howard Road Brighton

Proposed pitch roof to existing flat roofed outbuilding to the rear.

Applicant: Mr R Hannabuss

Officer: Sonia Kanwar 292359

Approved on 14/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing house at No. 23 Howard Road.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00352

30 Bonchurch Road Brighton

Conversion of existing dwelling to form a basement flat and maisonette above.

Applicant: Mr Lee Morrison

Officer: Anthony Foster 294495

Approved on 23/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

3) BH04.01

The new dwelling[*s*] shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

4) BH06.02

The development hereby permitted shall not be commenced until details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

5) UNI

Unless otherwise agreed in writing with the Local Planning Authority, the scheme shall be implemented fully in accordance with the Site Waste Management Plan which was submitted on the 16 October 2008.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced, to comply with policy SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

6) UNI

Notwithstanding the details on the approved plans, prior to commencement of the development details relating to the segregation of the proposed amenity space and fencing are to be submitted to and approved in writing by the local planning authority. The approved details shall be implemented in full before the amenity space hereby approved is brought into use.

Reason: In ensure that the development provides appropriate amenity space to each of the proposed units and to comply with policies HO5 and QD27of the Brighton & Hove Local Plan.

HOLLINGDEAN & STANMER

BH2008/03670

2 Forest Road Brighton

Erection of a single detached two storey dwelling house.

Applicant: Mr Tim Harding

Officer: Anthony Foster 294495

Refused on 14/04/09 PLANNING COMMITTEE

1) UNI

The proposed development, by virtue of its scale, design and siting would fail to appropriately address the character of the Forest Road street scene and be inconsistent with the pattern of development within the surrounding area. The proposal would appear as an incongruous addition and intrusive within the street scene to the detriment of the character and appearance of the area. As such the proposal is contrary to policies QD1, QD2, QD3 and HO4 of the Brighton & Hove Local Plan.

2) UNI2

The proposed development, by virtue of its height, siting, and design would an unacceptable impact upon the amenity of the occupiers of No.2 Forest Road in terms of loss of light and overshadowing, increased building bulk, and increased sense of enclosure and as such the proposal is contrary to policy QD27 of the Brighton & Hove Local Plan.

3) UNI3

The applicant has failed to adequately demonstrate that the proposed development would be sustainable and achieve a high standard of efficiency in the use of energy, water and resources. The proposal is therefore contrary to policy SU2 of the Brighton & Hove Local Plan, and Supplementary Planning Guidance Notes SPGBH16 (Energy Efficiency & Renewable Energy) and SPGBH21 (Brighton & Hove Sustainability Checklist).

BH2009/00232

63 Uplands Road Brighton

Excavation to land to front of property to create hardstanding (retrospective).

Applicant: Miss Nicola Turnbull

Officer: Chris Swain 292178

Refused on 29/04/09 DELEGATED

1) UNI

The development, by reason of its scale and design is detrimental to the appearance and character of the property and would form an incongruent feature in the Uplands Road street scene, contrary to policies QD1, QD2 and QD14 of the Brighton & Hove Local Plan.

BH2009/00381

120 Hawkhurst Road Brighton

Construction of raised hard standing to front of property. (Part Retrospective) <u>Applicant:</u> Mrs Sonia McDavitt

Officer: Jonathan Puplett 292525

Refused on 27/04/09 DELEGATED

1) UNI

Policy QD14 of the Brighton & Hove Local Plan requires that all extensions and alterations are well designed, sited and detailed in relation to the property to be extended, adjoining properties and to the surrounding area. The raised hardstanding which has been constructed is of a prominent and incongruous appearance when viewed from neighbouring properties and the adjoining

highway. The provision of safety railings or other types of boundary screening to protect users of the hardstanding would add to its adverse visual impact. It is considered that the appearance of the property, and the visual amenities of the surrounding area have been harmed, contrary to the above policy.

2) UNI2

Policies QD14 and QD27 of the Brighton & Hove Local Plan seek to protect the amenity of neighbouring residents. The raised hardstanding has a prominent appearance when viewed from neighbouring properties, which would be exacerbated by safety railings; in particular, the outlook from the front windows of no. 115 Beatty Avenue has been harmed, contrary to the above policies.

3) UNI3

Policy TR7 of the Brighton & Hove Local Plan states that planning permission will be refused for development which would increase danger to users of adjacent pavements, cycle routes and roads. Due to the height of the raised hardstanding, the potential for pedestrians to fall from the hardstanding to the garden below is considered to represent a public safety risk. This safety issue could only be addressed through the provision of safety railings or other types of boundary screening, which are considered unacceptable for the visual appearance reasons set out in the first reason for refusal. The development is therefore contrary to the above policy.

BH2009/00397

53 Crespin Way Brighton

Demolition of existing garage and erection of a two storey dwelling.

Applicant: Mr David Allen

Officer: Aidan Thatcher 292265

Approved on 24/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.02

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the character of the area and for this reason would wish to control any future development to comply with policy QD14 of the Brighton & Hove Local Plan.

3) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

4) BH03.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the

external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy QD1 of the Brighton & Hove Local Plan.

5) BH04.01

The new dwelling shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

6) BH05.02

Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until a Building Research Establishment issued Final Code Certificate confirming that each residential unit built has achieved a Code for Sustainable Homes rating of Code level 3 has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

7) BH05.10

The hard surface hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the property.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

8) BH06.02

The development hereby permitted shall not be commenced until details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

9) BH06.04

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

10) UNI

The development shall not be occupied until the existing crossover has been removed, including the raising of the kerb and the replacement of the grass verge.

Reason: To ensure the highway is restored to its original form, to maintain highway safety and to comply with policy TR7 of the Brighton & Hove Local Plan. **11) UNI**

The trees which are to remain on site are to be fully protected to BS 5837 (2005) 'Trees on Development Sites' in strict accordance with details contained in the RW Green Limited Arboricultural Report dated September 2008.

Reason: To ensure the protection of the trees and to comply with policy QD16 of the Brighton & Hove Local Plan.

BH2009/00458

101 Hollingbury Road Brighton

Certificate of Lawfulness for proposed development of a ground floor rear extension and a rear box dormer.

Applicant:Dr Mark OsborneOfficer:Sonia Kanwar 292359Approved on 21/04/09DELEGATED

BH2009/00591

86 Davey Drive Hollingdean Brighton

Certificate Of Lawfulness for the proposed development of alterations to rear decking, including removal of lower deck and provision of shed.

Applicant: Mr Kevin Cohen Officer: Liz Holt 291709 Approved on 27/04/09 DELEGATED

MOULSECOOMB & BEVENDEAN

BH2008/02732

Falmer Community Stadium Land North and South of Village Way Falmer Brighton

a) A community stadium with accommodation for Class B1 business, educational, conference, club shop merchandise, entertainment and food. Revision to stadium permitted under reference BH2001/02418/FP including the following alterations; Change in roof design and elevational treatment, increase in useable floor area and amendments to use of internal floorspace.

b) Proposed re-contouring of land south of Village Way with chalk and soil arising from excavations required to construct community stadium (as above).

Applicant: Mr Martin Perry

Officer: Mick Anson 292354

Approved on 22/04/09 PLANNING COMMITTEE

1) UNI

The development for which permission is hereby granted must be commenced within 3 years from the date of permission.

Reason: To ensure that the Local planning Authority retains the right to review unimplemented consents.

2) UNI

The Stadium shall not be brought into use until the Transport Interchange as proposed in the application to Lewes District Council ref: LW/02/1595, the development proposed in Applications C & D (ref: BH2003/02499 & LW/03/1618) and other means of access and parking for vehicles and cyclists and pedestrian facilities which form part of this permission have been laid out, constructed and provided, such Interchange, access, parking and other facilities shall be retained as such at all times.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in compliance with policies TR1, TR2, TR4, TR6, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

3) UNI

No development shall take place (with the exception of archaeological and other preliminary site investigations) until there has been submitted to and approved in writing by the Local Planning Authority a scheme of landscaping, which shall include hard surfacing, means of lighting to the car parks and all circulation areas including the concourse, pedestrian and cycle ways, means of enclosure, planting of development including a management plan, indications of all existing trees and hedgerows on the land and details of any to be retained, together with measures for their protection in the course of development.

Reason: To enhance the appearance of the development in the interests of the amenity of the area in compliance with policies QD1 and QD15 of the Brighton & Hove Local Plan.

4) UNI

All planting, seeding or turfing comprised in the approved scheme of landscaping shall be carried out in the first planting and seeding seasons following the occupation of the building or the completion of the development, whichever is sooner: and any trees or plants which within 5 years from the completion of the development die, are removed, or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species. unless the Local Planning Authority gives written consent to any variation.

Reason: To enhance the appearance of the development in the interests of the amenity of the area in compliance with policies QD1 and QD15 of the Brighton & Hove Local Plan.

5) UNI

All hard landscaping, means of lighting and means of enclosure shall be completed before the development is occupied.

Reason: To ensure high quality of design and in order that activities at the development can be carried out safely for occupiers and visitors in compliance with policies QD1, QD15 and QD25 of the Brighton & Hove Local Plan.

6) UNI

The development shall not be commenced until fences for the protection of trees to be retained have been erected to a written specification and in positions to be agreed in writing by the Local Planning Authority. These fences shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such fences.

Reason: To maintain the existing landscaping in order to enhance the appearance of the development in the interests of the amenity of the area in compliance with policies QD1 and QD15 of the Brighton & Hove Local Plan.

7) UNI

The Stadium shall not be brought into use unless and until a scheme for the integrated provision of suitable secure bicycle parking facilities has been submitted to and approved in writing by the Local Planning Authority and the approved scheme has been fully implemented.

Reason: To ensure that satisfactory facilities are provided for the parking of bicycles and to encourage travel by means other than private motor vehicle in compliance with policy TR14 of the Brighton & Hove Local Plan.

8) UNI

The Stadium shall not be brought into use unless and until details of any external lighting, pitch floodlighting, security fencing and CCTV cameras have been submitted to and approved in writing by the Local Planning Authority and the said

works have been fully implemented in accordance with the approved details. Reason: In order to ensure that the stadium operates in a safe manner and that crime prevention measures are incorporated in compliance with policy QD7 of the Brighton & Hove Local Plan.

9) ŪNI

The pitch floodlighting shall not be used other than for an Outdoor Event and shall be turned off after each Outdoor Event no later than 11.00 pm.

Reason: In order to minimise light pollution and avoid any harmful impact on the amenity of occupiers of adjoining properties in compliance with policies QD26 and QD27 of the Brighton & Hove Local Plan.

10) UNI

No events involving motor vehicles (including static vehicles) shall take place within the Stadium.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in the countryside in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

11) UNI

There shall be no laser and/or firework displays at the Stadium.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in the countryside in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

12) UNI

All external lighting, including pitch floodlighting and lighting for the Falmer High School car park, shall be of a nature and design having a zero upward lighting requirement so as to eliminate upward glare.

Reason: In order to minimise light pollution and avoid any harmful amenity impact on occupiers of adjoining properties in compliance with policies QD26 and QD27 of the Brighton & Hove Local Plan.

13) UNI

No development shall be commenced (with the exception of archaeological and other preliminary site investigations) until a scheme for the disposal of foul and surface waters has been submitted and approved in writing by the Local Planning Authority and the Stadium shall not be brought into use until all works have been carried out in accordance with the approved scheme.

Reason: In order to ensure that there is adequate infrastructure on site to deal with foul and surface water in compliance with policies SU5 and SU15 of the Brighton & Hove Local Plan.

14) UNI

Only clean uncontaminated roof water shall discharge direct to soakaway via a sealed drainage system (capable of preventing accidental/unauthorised discharge of contaminated liquid into the soakaway without passing through either trapped gulleys or interceptors, other than that from existing roads and car parks within the application site. Any facilities above ground for the storage of oils, fuels or chemicals shall be sited on an impervious base and surrounded by impervious walls. The volume of the bunded compound should be at least equivalent to the capacity of the tank plus 10%. All filling points, vents gauges and sights glasses must be located within the bund. The drainage system of the bund shall be sealed with no discharge to any watercourse, land or underground

strata. Associated pipework should be located above ground and protected from accidental damage. All filling points and tank overflow outlets should be detailed to discharge into the bund. Such facilities shall be constructed and completed in accordance with the plans approved by the Local Planning Authority.

Reason: In order to avoid polluted substances or liquids entering the water infrastructure or the natural environment in compliance with policies SU3, SU4

and SU9 of the Brighton & Hove Local Plan. **15) UNI**

No development shall take place until a scheme to deal with any contamination of the site (excluding existing roads and car parks) has been submitted to and approved in writing by the Local Planning Authority and thereafter implemented. Such a scheme shall include an investigation and assessment to identity the extent of contamination and the measures to be taken to avoid risk to the public, buildings and the environment when the site is developed.

Reason: In order to ensure that contaminated material and substances are dealt with safely and do not enter the ecological system and harm the environment in compliance with condition SU9 of the Brighton & Hove Local Plan.

16) UNI

A sample of all materials to be used on the exterior of the development hereby permitted shall be submitted to and approved in writing by the Local Planning Authority before development commences.

Reason: To ensure a satisfactory appearance to the development in compliance with policy QD1 of the Brighton & Hove Local Plan.

17) UNI

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (as amended) (or amendments or re-enactment thereof) the elevations of the building(s) hereby permitted shall not be painted other than in such colours as shall be agreed in writing by the Local Planning Authority prior to the occupation of the buildings.

Reason: The Local Planning Authority considers that any changes in the colours of the materials hereby approved could cause harm to the character and amenity of the area and would wish to control future changes in compliance with policies QD1, QD27 and NC6 of the Brighton & Hove Local Plan.

18) UNI

A minimum of 14 days notice of the commencement date of the development shall be given in writing to the Local Planning Authority.

Reason: In order to avoid dispute over the timing of development construction and the subsequent discharging of conditions related to the commencement of development.

19) UNI

Amplified sound from outdoor concerts within the Stadium shall be controlled in accordance with the guidance provided by the Code of Practice on Environmental Noise Control at Concerts, The Noise Council 1995, such that noise levels do not exceed 75 dB LAeq 15 min, 1 metre from the façade of any noise sensitive premises, which for the avoidance of doubt shall include all the University of Brighton's Falmer Campus, residential dwellings at Falmer Village and the University of Sussex's academic and residential buildings.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

20) UNI

At least 28 days prior to any outdoor music concert a detailed feasibility study examining the likely propagation of music noise from the proposed event shall be submitted in writing for the approval of the Local Planning Authority. The study shall have reference to the guidance of The Noise Council's Code of Practice on Environmental Noise Control at Concerts (1995) or any subsequent alternative guidance and shall include, though not necessarily be restricted to, information on timing, programme and duration of the music entertainment and sound checks the proposed maximum music noise levels within the Stadium bowl audience area and at any front of house mixing desks; the likely music noise levels at LAeq and Leq, 15 min at the 63 Hz and 125 Hz octave bands, 1 metre from the façade of the nearest noise sensitive property, which for the avoidance of doubt shall include all the University of Brighton's academic and residential buildings at the University of Brighton's Falmer Campus, residential dwellings at Falmer Village and the University of Sussex's academic and residential buildings; the location, type and directionality of all sound systems associated with the event; the measures and steps that will be in place to manage music noise levels to ensure that the music noise level criterion of 75 dB LAeq, 15 min is unlikely to be exceeded 1 metre from the façade of the nearest noise sensitive property. *Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.*

21) UNI

All Outdoor Events within the Stadium shall only take place between 9.00 am and 11.00 pm Monday to Saturday, and between 9.00 am and 10.30 pm on Sundays and Bank Holidays.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

22) UNI

The total number of Outdoor Events within the Stadium in any period of 12 months shall not exceed 50 of which not more than two shall be music concerts. Any proposed events in addition to these shall be subject to the prior written approval of the Local Planning Authority.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution and disturbance in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

23) UNI

All events within indoor bars and indoor function areas shall only take place between 8am and midnight Monday to Saturday and 8am and 11pm on Sundays, unless otherwise agreed in writing by the Local Planning Authority.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

24) UNI

No use of the Stadium for Outdoor Events shall take place unless and until a scheme for the design specification and operation of the Public Address (PA) system (both internally and externally) has been submitted to and approved in writing by the Local Planning Authority and the said scheme shall thereafter be implemented in accordance with the approved scheme. The Rating Level, measured or calculated at 1m from the façade of the nearest noise sensitive property, which for the avoidance of doubt shall include all the University of Brighton's academic and residential buildings at the University of Brighton's Falmer Campus, residential dwellings at Falmer Village and the University of Sussex's academic and residential buildings, shall not exceed the existing LA90 background noise level. The Rating Level, including a +5 dB character correction of the PA noise and existing background noise levels shall be determined as per the guidance provided in BS 4142: 1997. The PA system shall not be used (other than for testing and commissioning purposes) until the Local Planning Authority has approved the PA system and its operational noise levels in writing. This condition shall not preclude the use of a PA system at such level as may be required for ensuring crowd safety during an emergency incident either inside or immediately outside the Stadium.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

25) UNI

No development shall commence until there has been submitted to and approved by the Local Planning Authority a scheme of noise attenuation measures which will control the break out of noise from the entertainment, banqueting and conferencing facilities and other such enclosed areas within the stadium such that its rating level, measured or calculated at 1m from the facade of the nearest noise sensitive property, shall not exceed the existing LA90 background noise level. The scheme shall thereafter be implemented in accordance with the approved details.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

26) UNI

No car park to the west of the stadium shall be used for events finishing after 11.00 pm.

Reason: In order to protect the amenity of nearby residents and to minimise noise pollution in compliance with policy QD27 of the Brighton & Hove Local Plan.

27) UNI

The use of the PA system shall be limited to between 9.00am and 11.00pm Monday to Saturday and 9.00am and 10.30pm Sundays and Bank Holidays, and the use of the external PA system (outside the stadium) shall be restricted to public safety announcements and shall not be used for general crowd entertainment.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

28) UNI

Noise associated with plant and machinery used at the development shall be controlled such that the Rating Level, measured or calculated at 1m from the facade of the nearest existing noise sensitive premises, shall not exceed 5 dB (A) below the existing LA90 background noise level. Rating Level and existing background noise levels shall be determined as per the guidance provided in BS4142: 1997.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

29) UNI

Refuse collection and deliveries shall only take place between specified hours, details of which shall be first submitted to and approved in writing by the Local Planning Authority except at those parts of the application site forming part of the campus of the University of Sussex and Falmer School.

Reason: In order to protect the amenity of adjoining occupiers and to avoid vehicle congestion at peak hours in compliance with policies NC6 and QD27 and TR7 of the Brighton & Hove Local Plan.

30) UNI

The Stadium shall not be brought into use unless and until:

1) The Link Road between Stanmer Park Road and the University of Sussex as shown on Plan No. HED/307. VWN.PP.002.REV B has been constructed in accordance with the said plan and brought into use.

2) The Link Road shall thereafter be available at all times to provide vehicular access and egress to the University of Sussex;

3) The existing access to the University of Sussex from the A27 to Falmer House Road shall thereafter be closed to all vehicular traffic except emergency vehicles, in the manner detailed at (iv).

4) Vehicular access to the development and the University of Brighton from the westbound A27 on slip shall be restricted to emergency vehicles by a locked gate or demountable bollards.

5) Prior to the commencement of works on the link road detailed plans/drawings showing the proposed construction details of the proposed link road, closure of Falmer House Road and all associated works including surfacing materials shall be submitted and approved in writing by the Local Planning Authority and the Highways Agency.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4 and TR6 of the Brighton & Hove Local Plan.

31) UNI

The Stadium shall not be brought into use unless and until the new traffic signal controlled junction (including A27/A270 eastbound flyover) at the access to Falmer High School and Stanmer Park has been laid out, constructed and provided to the satisfaction of the Local Planning Authority and the Highways Agency.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4 and TR19 of the Brighton & Hove Local Plan.

32) UNI

Prior to occupation plans shall be submitted to and approved by the Local Planning Authority showing the detailed layout of the taxi/drop off facility adjacent to Falmer High School and the Stadium shall not be brought into use until the taxi/drop off facility has been laid out in accordance with such approved plans, constructed and brought into use.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

33) UNI

The stadium shall not be brought into use unless and until the new footbridge across the railway line at Falmer Station, the detailed design (including materials) of which shall have been submitted to and approved in writing by the Local Planning Authority has been laid out, constructed and brought into use.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR14, TR18 of the Brighton & Hove Local Plan.

34) UNI

The Stadium shall not be brought into use unless and until the new pedestrian footway/cycleway from Falmer High School (from the new junction on the A270) to the Stadium, the detailed design (including materials) of which shall have been submitted to and approved in writing by the Local Planning Authority, has been laid out, constructed and brought into use.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR11, TR12, TR14 and TR15 of the Brighton & Hove Local Plan.

35) UNI

The Stadium shall not be brought into use unless and until details of the arrangements for car parking for a minimum of 2000 and a maximum of 2200 cars at Sussex University and Falmer High School or at alternative locations within 1.5km of the Stadium have been submitted to and approved by the Local Planning Authority and the said car parking provided. No Outdoor Event for which these parking spaces are required in accordance with the travel Management Plan shall take place unless such parking spaces are available for use by persons attending the said Outdoor Event. The total number of car parking spaces to be provided for Outdoor Event traffic shall not exceed 2350 within 1.5km of the Stadium.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR18 and TR19 of the Brighton & Hove Local Plan.

36) UNI

All buildings and trees scheduled for removal or surgery shall be surveyed for bats by a suitably licensed bat ecologist immediately prior to commencement of works and in case of occupancy being identified, removal works suspended and English Nature contacted and its advice followed. Ivy clad trees in any event shall be left for two days before clearing to allow any bats to leave. Details of the design and siting of bat boxes to be installed on mature trees in Westlain Plantation shall be submitted to the local planning Authority for approval and shall be implanted in accordance with the scheme.

Reason: In the interests of nature conservation and to accord with policy NC2 of the Brighton & Hove Local Plan.

37) UNI

At least ten weeks prior to commencement of works, a dust control plan, including details of control particulate levels, shall be submitted to the Local Planning Authority for its written approval. No works shall commence until the control plan has been approved, and the works shall be carried out in accordance with the control plan.

Reason: In order to protect the amenity of adjoining occupiers and to minimise noise pollution in compliance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

38) UNI

No outdoor event shall take place at the Community Stadium with an attendance in excess of 22,500 people.

Reason: In the interests of public safety and to avoid excessive noise and disturbance in accordance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

39) UNI

The overall maximum attendance at an indoor event or events in the conference/banqueting facilities hereby approved shall not exceed 2510.

Reason: In order to avoid excessive noise and disturbance in accordance with policies NC6 and QD27 of the Brighton & Hove Local Plan.

40) UNI

No part of the Stadium building shall be occupied or used unless and until a Green Travel Plan relating to the occupiers of the accommodation within the Stadium has been submitted to and approved in writing by the Local Planning Authority. All occupiers of the accommodation in the Stadium building shall be required to comply with the requirements of the approved Green Travel Plan.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

41) UNI

No development shall be commenced (with the exception of archaeological or other preliminary site investigations) until a Travel Management Group has been established in accordance with the terms of reference submitted to and approved in writing by the Local Planning Authority for the purpose of consultation with interested parties as to arrangements for travel management associated with the use of the Stadium and the preparation of the Travel Management Plan as required by Condition 42. The parties to be invited to become members of the Travel Management Group shall include: The Contractors (during Construction Period), The Company, Brighton & Hove Council, The University of Brighton, The University of Sussex, Sussex Police, British Transport Police, East Sussex Fire Service, East Sussex Ambulance Service, East Sussex Highway Authority, The Highways Agency, Brighton & Hove Bus and Coach Company, Southern Railway, Lewes District Council, Falmer Parish Council Or any successor body to the said groups, organisations or Councils.

Reason: In order to ensure that there is sufficient consultation with interested parties to ensure that the Travel Management Plan achieves the efficient and effective transportation of users of the Stadium whilst meeting sustainable transportation objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

42) UNI

The Stadium shall not be brought into use unless and until a Travel Management Plan prepared in consultation with the Travel Management Group has been submitted to and approved in writing by the Local Planning Authority. The Travel Management Plan shall include details of:

1) Match ticket sales points;

2) Provision of Transport Voucher or equivalent and journeys/modes to be covered by the same;

3) Capacity location management and operational arrangements of Park and Ride sites and the Bus and Coach Park;

4) Provision of Signage directing vehicles, pedestrians and cyclists to Stadium and Parking;

5) Public Transport arrangements to be provided including (but not limited to) additional public transport capacity for indoor and outdoor events;

6) A Parking Management Strategy for the Controlled Parking Zone as defined in Condition 46 below;

7) Methodology for assessment of additional traffic impacts;

8) Publicity arrangements in respect of parking restrictions within the Stadium complex and in the vicinity of the Stadium including (but not limited to) restrictions on parking on the Falmer Campus of the University of Brighton in Falmer Village and in the Stanmer Park and the use of non-car travel modes (to include away supporters);

9) Pedestrian routing to and from the Stadium;

10) Management of Pedestrian Routes.

11) An Information Strategy for publicity of travel details and advice of spectator behaviour.

12) Mechanism for monitoring and review of the Travel Management Plan;

No indoor or outdoor event(s) (which for the avoidance of doubt will include conferences and banquets) with an anticipated individual or cumulative attendance at any time of 250 or more shall take place at the Stadium other than in accordance with the Travel Management Plan or such separate Travel Management Plan as shall have been submitted to and approved in writing by the

Local Planning Authority specific to that Event.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

13) Details of the location of Park and Ride facilities to be made available when appropriate for use by persons attending Outdoor Events at the Stadium The capacity of the Park and Ride facilities shall be commensurate with the size of the event within an agreed sliding scale forming part of the Travel Management Plan.

14) Details of a Parking Management Strategy for the Controlled Parking Zone (identified in Inquiry documents BHA 251/253 and 252 at Plans 2 and 2 respectively, but for the avoidance of doubt shall include the village of Falmer) including arrangements for placement of temporary signage. The operation of the Controlled Parking Zone shall be commensurate with the size of the event within an agreed scale forming part of the Travel Management Plan.

43) UNI

The Stadium shall not be brought into use unless and until a Stewarding Plan (which for the avoidance of doubt shall not apply to the area of the Stadium or adjoining concourse) shall be submitted to and approved in writing by the Local Planning Authority. The Stewarding Plan shall include details of:

1) Stewarding arrangements for the Match Day Parking Zone before, during and after Outdoor Events;

2) Stewarding arrangements for the Bus and Coach Park before, during and after Outdoor Events

3) Stewarding arrangements for pedestrian and cycle access routes in the vicinity of the Stadium;

4) Stewarding arrangements for the Park and Ride sites before, during and after Outdoor Events.

5) Stewarding arrangements for train station and routes to Falmer Station before, during and after Outdoor Events.

6) The provision of situation response stewards to respond as necessary to local problems arising as a result of Outdoor Events held at the Stadium;

7) Stewarding arrangements for preserving Campus security and amenity and free flows of traffic (to include pedestrian, vehicular and cyclists) to and from the Campus before, during and after Outdoor Events (subject to such arrangement as may be agreed for the checking of passes or other authorisation);

8) Stewarding arrangements for the supervision of bus queues outside the Bus and Coach Park in the vicinity of the site before, during and after Outdoor Events;9) Post-event litter collection;

10) A mechanism for stewards, the University and local people to advise of breaches of the Stewarding Plan, or parking restrictions or of disorderly behaviour;

11) Equipment to be supplied to Stewards;

12) Arrangements for placement of temporary signs;

No event with an anticipated attendance of 500 or more shall place at the Stadium other than in accordance with the Stewarding Plan or such separate Stewarding Plan as shall have been submitted to and approved in writing by the Local Planning Authority specific to that Event. Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

44) UNI

The Stadium shall not be occupied by City College Brighton & Hove until a Travel

Management Plan detailing means of travel for staff and students to the Stadium has been submitted to and been approved in writing by the Local Planning Authority.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

48) UNI

45. The car parking hereby approved within the stadium itself shall only be available for use by occupiers and users of the stadium.

Reason: In order to prevent increasing the general availability of car parking spaces in the area and to meet sustainable transport objectives in compliance with policies TR1, TR2, TR19 of the Brighton & Hove Local Plan.

46) UNI

No use of the Stadium for Outdoor Events shall take place unless and until Outdoor Event day Controlled Parking Zone is brought into operation for the duration of each Outdoor Event and for three hours either side of the start and finish times of each Outdoor Event. The area covered by the Controlled Parking Zone is identified in inquiry documents BHA 251/253 and 252 at Plans 3 and 2 respectively, but for the avoidance of doubt shall include the village of Falmer, The Controlled Parking Zone will in every case operate to prevent visitors to the Outdoor Event from parking their vehicles within the area controlled by the Controlled Parking Zone.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR8, TR14, TR18 and TR19 of the Brighton & Hove Local Plan.

47) UNI

Within 6 months of the first opening of the Stadium, the Artistic Component, details (including the location) of which shall have first been submitted to and approved by the Local Planning Authority, shall be installed in the location so approved.

Reason: In order to comply with policy QD6 of the Brighton & Hove Local Plan. **48) UNI**

The Stadium shall not be brought into use until accommodation is made available within the Stadium building for the following:

1) A study support centre to be operated jointly with the Learning and Skills Council or with any such other agency or agencies as may be agreed in writing with the Local Planning Authority of not less than 81 square metres.

2) A Skills Training Centre which may be operated in conjunction with such commercial or educational agencies as may wish to participate to provide such range of courses as may be agreed in writing with the Local Planning Authority of not less than 1224 square metres.

3) Such internal space as may be reasonably required and subject to the prior needs of the Company's football and other commercial activities to be provided on a not for profit basis for the agreed periods of use by the local residents and other groups to be agreed in writing by the Local Planning Authority.

Reason: In order to ensure the delivery of the community educational benefits by the club which partly enabled the tests to be met for allowing an exception to policy to be made under PPS7.

49) UNI

The chalk reprofiling proposed shall be carried out in strict accordance with the Soil Handling and Agricultural Land Restoration Method Statement set out in Appendix 7.3 of the Environmental Statement (including after care measures

contained therein)unless any variation is agreed in writing by the Local Planning Authority.

Reason: In order to ensure the satisfactory handling of soils and restoration of agricultural land in accordance with PPS7 and policies NC6 and NC7 of the Brighton & Hove Local Plan.

50) UNI

The chalk reprofiling and soil restoration shall be completed to the written satisfaction of the Local Planning Authority no later than two months from the date of the first use or occupation of the Stadium. The 5 year aftercare programme set out in the Agricultural Method Statement shall begin on the date 2 months following the first use or occupation of the stadium, unless any variation is agreed in writing by the Local Planning Authority.

Reason: In order to ensure the satisfactory handling of soils and restoration of agricultural land in accordance with PPS7 and policies NC6 and NC7 of the Brighton & Hove Local Plan.

51) UNI

Prior to the commencement of development, details of the proposed water infrastructure plans shall be submitted to the Local Planning Authority for approval in consultation with Southern Water.

Reason: In order to ensure that there is an adequate water supply to the site and that the development does not have a harmful impact on existing supplies.

52) UNI

No development shall take place until the implementation of a programme of archaeological works in accordance with a written scheme of investigation which has been submitted and approved in writing by the Local Planning Authority.

Reason: In order to ensure that any items or sites of archaeological and historic value are preserved or retained in situ in accordance with policy HE12 of the Brighton & Hove Local Plan.

53) UNI

Prior to occupation a scheme of landscaping, which shall include hard surfacing, means of access, lighting, planting and means of enclosure for the construction of a car park at Falmer High School (or an alternative location to be agreed within 1.5km of the Stadium) shall be submitted to and be agreed in writing by the Local Planning Authority.

Reason: In order that the transport arrangements in respect of the use of the Stadium are capable of operating effectively and safely and meet sustainable transport objectives in accordance with policies TR1, TR2, TR4, TR6, TR18 and TR19 of the Brighton & Hove Local Plan.

BH2008/03893

Land Adjoining Brighton Health & Racquet Club Village Way Falmer

Erection of 2-storey building for sport, recreation and social facilities, with associated plant, access, disabled, coach and cycle parking - University of Brighton, Falmer Campus.

Applicant: University Of Brighton

Officer: Aidan Thatcher 292265

Approved on 29/04/09 PLANNING COMMITTEE

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.07

The development hereby approved shall not be occupied until the refuse and

recycling storage facilities indicated on the approved plans have been fully implemented and made available for use. These facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and recycling and to comply with policy QD27 of the Brighton & Hove Local Plan. **3)** BH03.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy QD1 of the Brighton & Hove Local Plan.

4) BH05.06

Unless otherwise agreed in writing by the Local Planning Authority, none of the non-residential development hereby approved shall be occupied until a BREEAM Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that the non-residential development built has achieved a BREEAM rating of 70% in energy and water sections of relevant BREEAM assessment within overall 'Excellent' has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

5) BH05.07

No development shall take place until a written Site Waste Management Plan, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The Plan shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

6) BH05.10

The hard surface hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the property.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

7) BH06.02

The development hereby permitted shall not be commenced until details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

8) BH07.11

No development shall take place until details of external lighting have been submitted to and approved in writing by the Local Planning Authority. The external lighting shall be installed in accordance with the approved details and thereby retained as such unless a variation is subsequently submitted to and approved in writing by the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies QD25 and QD27 of the Brighton & Hove Local Plan.

9) BH15.01

Prior to being discharged into any watercourse, surface water sewer or soakaway system, all surface water drainage from parking areas, roads and hardstandings shall be passed through trapped gullies to BS 5911:1982 with an overall capacity compatible with the site being drained.

Reason: To prevent pollution of the water environment and to comply with policy SU3 of the Brighton & Hove Local Plan.

10) BH15.02

No material shall be deposited at the site other than clean, uncontaminated naturally occurring excavated material, brick and concrete rubble.

Reason: To prevent pollution of the water environment and to comply with policy SU3 of the Brighton & Hove Local Plan.

11) BH15.06

No development approved by this permission shall be commenced until a scheme for the provision of surface water drainage works has been submitted to and approved in writing by the Local Planning Authority. The drainage works shall be completed in accordance with the details and timetable agreed to the satisfaction of the Local Planning Authority.

Reason: To prevent the increased risk of flooding and to prevent pollution of controlled waters by ensuring the provision of a satisfactory means of surface water disposal and to comply with policy SU3 of the Brighton & Hove Local Plan. **12) UNI**

Noise associated with plant and machinery incorporated within the development shall be controlled such that the Rating Level, measured or calculated at 1-metre from the façade of the nearest existing noise sensitive premises, shall not exceed a level 5dB below the existing LA90 background noise level. Rating Level and existing background noise levels to be determined as per the guidance provided in BS 4142:1997.

Reason: To safeguard the amenities of the locality and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

13) UNI

The measures for the protection of the group of Beech trees adjacent to the site covered by Tree Preservation Order (No. 20) 1974 in accordance with BS 5837 (2005) shall be submitted to and approved in writing by the Local Planning Authority prior to any development commencing on site. The fences shall be retained until the completion of the development and no vehicles, plant or materials shall be driven or placed within the areas enclosed by such fences.

Reason: To ensure the protection of the trees and to comply with policy QD16 of the Brighton & Hove Local Plan.

14) UNI

Prior to first occupation of the development a Travel Plan (a document setting out a package of measures tailored to the needs of the site and aimed at promoting sustainable travel choices and reduce reliance on the car) for the development shall be submitted to and approved by the Local Planning Authority. The Travel Plan shall be approved in writing prior to first occupation of the development and shall be implemented as approved thereafter. Reason: To seek to reduce traffic generation by encouraging alternative means of transport to private motor vehicles in accordance with policy TR4 of the Brighton & Hove Local Plan.

15) UNI

Prior to the new access being brought into use the new access roads shall be appropriately road marked and signed in accordance with details submitted to and approved in writing by the Local Planning Authority. The road markings and signs shall be retained in accordance with the details approved.

Reason: To mitigate for the potential conflict of the road layout, to ensure a proper and safe access and to accord with policies TR1 and TR7 of the Brighton & Hove Local Plan.

16) UNI

No development shall take place until details of a green or biodiverse roof have been submitted to and approved in writing by the Local Planning Authority. The approved scheme shall be implemented as part of the development and shall be retained as such thereafter.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and in accordance with policy SU2 of the Brighton & Hove Local Plan.

17) UNI

Details of a Sports Development Plan should be submitted to and approved in writing by the Local Planning Authority prior to works commencing on site. The Sports Development Plan shall be implemented in full and be applied thereafter unless otherwise agreed in writing by the Local Planning Authority.

Reason: To provide enhanced sports facilities in accordance with policy EM17 in the Brighton & Hove Local Plan.

18) UNI

Prior to development commencing on site, a plan detailing how the layout of the facility complies with Sport England/NGB Technical Design Guidance Notes shall be submitted to and approved in writing by the Local Planning authority and thereafter retained as such.

Reason: To ensure the proposal provides for an acceptable inclusive layout and to comply with policy QD3 of the Brighton & Hove Local Plan.

19) UNI

Prior to development commencing on site, a Community Use Agreement Statement shall be submitted to and approved in writing by the Local Planning Authority. The facility shall be run in full accordance with the details within the approved statement unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure the facility provides benefit for the wider community and to comply with policy SR20 of the Brighton & Hove Local Plan.

20) UNI

No development shall commence on site until full details confirming that the site will be developed under the Considerate Constructors Scheme has been submitted to and approved in writing by the Local Planning Authority.

Reason: To safeguard the amenities of the area and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

21) UNI

No development shall commence until a scheme for nature conservation enhancement as part of the site landscaping scheme has been submitted to and approved by the Local Planning Authority. The scheme shall be implemented in accordance with the agreed details to include: the choice of plant species to be used and the number, type and locations of bird and bat boxes to be erected. Reason: To ensure the protection and enhancement of the ecological interest of the site, to promote its use by bats and birds and to comply with policies QD17 and QD18 of the Brighton & Hove Local Plan.

22) UNI

Details of the renewable energy measures to be incorporated into the building shall be submitted to and approved in writing by the Local Planning Authority prior to the building being occupied. The approved measures shall be implemented in full and be applied thereafter unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and SPD08 Sustainable Building Design.

QUEEN'S PARK

BH2008/00705

14 New Steine Brighton

Replacement of existing fire escape at rear with new fire escape at rear.

Applicant: Corton House Management Ltd

Officer: Chris Swain 292178

Approved on 20/04/09 DELEGATED

1) 01.01AA

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 (as amended) of the Town and Country Planning Act 1990.

2) UNI

After the fire escape has been reinstated the external finishes of the rear elevation shall be made good to match exactly the existing rear elevation and retained as such thereafter.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policies HE1 of the Brighton & Hove Local Plan.

3) UNI

The fire escape should be painted black and retained as such thereafter.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policies HE1 of the Brighton & Hove Local Plan.

BH2008/01709

14 New Steine Brighton

Replacement of existing fire escape at rear with new fire escape at rear.

Applicant: Corton House Management Limited

Officer: Chris Swain 292178

Approved on 20/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) UNI

After the fire escape has been reinstated the external finishes of the rear elevation shall be made good to match exactly the existing rear elevation and retained as such thereafter.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policies HE1 of the Brighton & Hove Local Plan.

3) UNI

The fire escape should be painted black and retained as such thereafter. Reason: To ensure the satisfactory preservation of this listed building and to comply with policies HE1 of the Brighton & Hove Local Plan.

BH2008/03391

14 Queens Park Road Brighton

Removal of existing timber garage and construction of a single storey side extension with roof terrace above.

Applicant: Mrs Nicole Huddleston

Officer: Helen Hobbs 293335

Approved on 17/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

Notwithstanding the submitted plans, no development shall commence until details of the railings have been submitted to and approved in writing by the Local Planning Authority. The scheme shall be implemented fully in accordance with the approved details and retained as such thereafter.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2008/03612

16 Circus Street Brighton

Change of use of ground floor storage (B8) to hot food take-away (A5) including new shopfront and illuminated signage.

Applicant:Mr S AhmedOfficer:Ray Hill 293990

Refused on 22/04/09 DELEGATED

1) UNI

The development would result in the loss of a small storage unit (Use Class B8) contrary to policy EM6 of the Brighton & Hove Local Plan which seeks to retain small industrial, business and warehouse premises (Use Classes B1, B2 and B8) for employment purposes.

2) UNI2

The use of the premises as a hot food take-away between the hours of 12:00 - 04:00 daily would adversely effect the amenities of neighbouring residential occupiers by reason of noise and disturbance contrary to policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

3) UNI3

The application is not accompanied with sufficient information with regard to the extraction and ventilation system to satisfy the Local Planning Authority that the proposed use could operate without detriment to the amenities of neighbouring residential occupiers by reason of noise, disturbance and odours contrary to policies SU9, SU10 and QD27 of the Brighton & Hove Local Plan.

4) UNI4

The proposed shopfront by reason of its design, proportions and detailing, would be out of keeping with the parent building and adversely affect the visual amenity of the street scene contrary to policy QD10 of the Brighton & Hove Local Plan and Supplementary Planning Document 02 Shop Front Design.

BH2008/03939

67 St James's Street Brighton

Replacement of existing roller shutters with weld-mesh window grilles.

Applicant: Mr Daniel Dice

Officer: Aidan Thatcher 292265

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

No development shall take place until a sample of the material to be used for the proposed metal shutters hereby permitted have been submitted to and approved in writing by the Local Planning authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

During the opening hours of the premises the shutters hereby approved shall be removed from the windows and stored within the building out of public view.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2008/03949

Rear of 242 Queens Park Road Brighton

Erection of three two storey dwellings.

Applicant: Mr L. Pearce

Officer: Jonathan Puplett 292525

Approved on 28/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.03

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the amenities of the occupiers of nearby properties and to the character of the area and for this reason would wish to control any future development to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

4) BH03.02

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan

5) BH06.03

The development hereby permitted shall not be occupied until the cycle parking facilities shown on the approved plans have been fully implemented and made available for use. The cycle parking facilities shall thereafter be retained for use by the occupants of, and visitors to, the development at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

6) BH06.04

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

7) UNI

Notwithstanding the annotation of drawing no. A.2, unless otherwise agreed in writing by the Local Planning Authority, the windows of the dwellings hereby approved shall be timber framed sliding sashes, and shall be permanently retained as such thereafter. The front doors of the dwellings hereby approved shall be of timber construction with recessed panels, and shall be permanently retained as such thereafter.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1, QD2, QD3, and QD14 of the Brighton & Hove Local Plan.

8) UNI

Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until a Building Research Establishment issued Final Code Certificate confirming that each residential unit built has achieved a Code for Sustainable Homes rating of Code level 3 has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

9) UNI

Notwithstanding the submitted details, no development shall take place until a revised Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. Details of quantities of waste materials and the specific waste contractor(s) to be employed shall be included. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

10) UNI

The hard surfaces hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the properties.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

11) UNI

Unless otherwise agreed in writing by the Local Planning Authority, no residential development shall commence until:

(a) evidence that the development is registered with the Building Research Establishment (BRE) under the Code for Sustainable Homes and a Design Stage Report showing that the development will achieve Code level 3 for all residential units have been submitted to the Local Planning Authority; and

(b) a BRE issued Interim Code for Sustainable Homes Certificate demonstrating that the development will achieve Code level 3 for all residential units has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

12) UNI

The development hereby permitted shall not be occupied until the existing crossover on Down Terrace has been removed and the footpath and kerb reinstated.

Reason: To ensure the safety of users of the adjoining highway and to comply with policy TR7 of the Brighton & Hove Local Plan.

13) UNI

The first floor rear and side bathroom windows of the dwellings hereby approved shall not be glazed other than with obscured glass and shall be permanently retained as such thereafter.

Reason: To safeguard the privacy of the occupiers of neighbouring properties, and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan. **14) UNI**

The development hereby permitted shall not be commenced until full details, including elevation drawings, of the proposed gated garden access to the eastern boundary wall of site have been submitted to and approved in writing by the Local Planning Authority. Works shall be carried out in accordance with the approved details and retained as such thereafter.

Reason: To ensure a satisfactory appearance to this element of the development in accordance with Policies QD1, QD2, QD3, and QD14 of the Brighton & Hove Local Plan.

15) UNI

Unless otherwise agreed in writing by the Local Planning Authority, the lower half of the rear bedroom windows of the two westernmost dwellings hereby approved shall not be glazed other than with obscured glass, shall be fixed shut, and shall be permanently retained as such thereafter.

Reason: To safeguard the privacy of the occupiers of neighbouring properties, and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan. **16) UNI**

The houses hereby approved shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

BH2009/00203

23 Charles Street Brighton

Replacement of rear windows and front dormer window with softwood sash windows, replacement of rear lower ground floor window with timber french doors and installation of steel beams to support chimney breasts on third floor.

Applicant: Mr G Shepherd

Officer: Chris Swain 292178

Approved on 09/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) BH13.03

All new windows shall be painted softwood, double hung vertical sliding sashes with joinery details to match originals, where existing, and shall be retained as such.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) BH13.12

This approval is limited to the works shown on the approved drawings and does not indicate approval for associated or enabling works that may be necessary to carry out the scheme. Any further works must be submitted to and approved in writing by the Local Planning Authority prior to any works commencing.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00391

3 St Georges Terrace Brighton

First floor rear extension, and installation of rooflight to front roof slope.

Applicant: Ms Leigh Woolf

Officer: Jonathan Puplett 292525

Approved on 27/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review

unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) BH12.05

The rooflights in the approved development shall be of 'conservation style' fitted flush with the adjoining roof surface and shall not project above the plane of the roof.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

4) UNI

All new windows shall be painted softwood, double hung vertical sliding sashes with joinery details to match originals, where existing, and shall be retained as such.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policies QD14 and HE6 of the Brighton & Hove Local Plan. **5) UNI**

The west facing bathroom window hereby approved shall not be glazed otherwise than with obscured glass and shall be thereafter permanently retained as such.

Reason: To safeguard the privacy of the occupiers of the adjoining property and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

ROTTINGDEAN COASTAL

BH2008/02307

57 Falmer Road Brighton

Demolition of existing derelict building and construction of 6 x 2 storey town houses. Provision of 12 cycle spaces.

Applicant: Falmer Road Developments (Sussex) Ltd

Officer: Kate Brocklebank 292175

Refused on 20/04/09 PLANNING COMMITTEE

1) UNI

Policy QD3, states 'in order to avoid town cramming' open space and grassed areas within urban areas should be retained. Properties in the Falmer Road, are characterised by being detached with large gardens. The existing site contains one large building and it is currently in keeping with the character of the Falmer Road area. The proposal does not reflect the character of the existing area. The proposal is therefore contrary to the objectives of policy QD3 of the Brighton & Hove Local Plan.

2) UNI2

The proposed development is located in an area with low public transport accessibility. Policy TR3 states that planning permission with not be granted for development proposals that would generate an inappropriate level of car parking in locations that fall within area of low public transport accessibility. The proposal is therefore contrary to the objectives of policy TR3 of the Brighton & Hove Local Plan.

3) UNI3

The proposed development which includes six residential units would increase the danger to users of adjacent pavements and roads and exacerbate the congestion at the Falmer Road junction. No alternative solutions have been submitted which would overcome the concerns raised. The proposal is therefore contrary to policy TR7 of the Brighton & Hove Local Plan.

BH2008/03574

18 Hempstead Road Brighton

Amendment to application BH2008/01414 to replace previously approved conservatory with extension, with no increase in footprint, height or shape to that approval.

Applicant:Mr R SolisOfficer:Louise Kent 292198Approved on 29/04/09DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00038

10 Cranleigh Avenue Rottingdean Brighton

Erection of a detached garage and formation of a vehicular crossover.

Applicant: Mr James Haynes

Officer: Helen Hobbs 293335

Approved on 17/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH05.10

The hard surface hereby approved shall be made of porous materials and retained thereafter or provision shall be made and retained thereafter to direct run-off water from the hard surface to a permeable or porous area or surface within the curtilage of the property.

Reason: To reduce the risk of flooding and pollution and increase the level of sustainability of the development and to comply with policy SU4 of the Brighton & Hove Local Plan.

3) UNI

The external finishes of the boundary wall hereby permitted shall match in material, colour, style, pattern of brickwork, bonding and texture those of the existing boundary wall.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

4) UNI

The hardstanding area shown on drawing no. 2 at the front of the garage, shall not be used as a parking area for vehicles at any time except temporarily by vehicles entering/leaving the garage.

Reason: To ensure the safety of persons and vehicles entering and leaving the access and proceeding along the highway as a result of the small depth of the proposed hardstanding and to comply with policy TR7 of the Brighton & Hove Local Plan.

BH2009/00388

5 Royles Close Rottingdean Brighton

Certificate of Lawfulness for proposed rear and side dormers and four velux rooflights. Removal of existing conservatory and installation of one ground floor and one first floor window.

Applicant:Mr Nigel ClarkeOfficer:Chris Swain 292178Approved on 09/04/09DELEGATED

BH2009/00407

3 Stanmer Avenue Brighton

Erection of porch to front elevation. <u>Applicant:</u> Mr John Stanley <u>Officer:</u> Chris Swain 292178 <u>Approved on 27/04/09 DELEGATED</u>

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00423

Rear of 7 Arundel Terrace Brighton

Formation of new escape door on street level.

Applicant: Mr Keith Honhold-Beresford

Officer: Helen Hobbs 293335

Approved on 16/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

The external door hereby permitted shall be painted black unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure the satisfactory preservation of this Listed Building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00424

Rear Of 7 Arundel Terrace Brighton

Formation of new escape door on street level.

Applicant: Mr Keith Honhold-Beresford

Officer: Helen Hobbs 293335

Approved on 23/04/09 DELEGATED

1) BH01.05

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) UNI

The external door hereby permitted shall be painted black unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure the satisfactory preservation of this Listed Building and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00502

38 The Cliff Brighton

Amendments to application BH2006/03340 for a second floor extension in roof to replace previously approved front roof lights with two front dormers and to replace existing flat roof over entrance porch with pitched roof.

Applicant: Lord & Lady Brooke

Officer: Helen Hobbs 293335

Approved on 28/04/09 DELEGATED

1) 01.01AA

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 (as amended) of the Town and Country Planning Act 1990

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

3) UNI

Unless otherwise agreed in writing the scheme shall be fully implemented in accordance with the measures contained within the Waste Minimisation Statement submitted on 3 March 2009.

WOODINGDEAN

<u>BH2009/00496</u>

24 Millyard Crescent Brighton

Demolition of existing garage and store. The erection of a garage and store with pitched roof to front elevation.

Applicant: Mr Matthew Bridgman

Officer: Sonia Kanwar 292359

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review

unimplemented permissions.

2) BH02.09

Access to the flat roof over the extension hereby approved shall be for maintenance or emergency purposes only and the flat roof shall not be used as a roof garden, terrace, patio or similar amenity area.

Reason: In order to protect adjoining properties from overlooking and noise disturbance and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BRUNSWICK AND ADELAIDE

<u>BH2008/03637</u>

31B Western Road Hove

Display of 2x non-illuminated fascia signs, 1x non-illuminated flag sign and 1 x non-illuminated hoarding (Retrospective).

Applicant: Mr Harvey Roberts

Officer: Jason Hawkes 292153

Approved on 14/04/09 DELEGATED

1) 10.01

This consent shall expire 5 years from the date of this notice whereupon the signage shall be removed and any damage repaired unless further consent to display has been given by the Local Planning Authority.

Reason: To accord with regulation 14(7) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

2) 10.02

Any advertisement displayed, and any site used for the display of advertisements, shall be maintained in a condition that does not impair the visual amenity of the site.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

3) 10.03

Any structure or hoarding erected or used principally for the purpose of displaying advertisements shall be maintained in a condition that does not endanger the public.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

4) 10.04

Where an advertisement is required under these Regulations to be removed, the site shall be left in a condition that does not endanger the public or impair visual amenity.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

5) 10.05

No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

6) 10.06

No advertisement shall be sited or displayed so as to obscure, or hinder the ready interpretation of, any road traffic sign, railway signal or aid to navigation by water or air, or so as otherwise to render hazardous the use of any highway, railway, waterway (including any coastal waters) or aerodrome (civil or military). No advertisement shall be sited or displayed so as to-

(a) endanger persons using any highway, railway, waterway, dock, harbour or aerodrome (civil or military);

(b) obscure, or hinder the ready interpretation of, any traffic sign, railway signal or aid to navigation by water or air; or

(c) hinder the operation of any device used for the purpose of security or surveillance or for measuring the speed of any vehicle.

Reason: To comply with Regulation 14(1) of the Town and Country Planning (Control of Advertisements) (England) Regulations 2007.

BH2009/00018

6 Brunswick Place Hove

Replacement of sash windows to front and rear. Replacement of existing roof hatch and man made roof tiles with natural slate.

Applicant: Mr Robin Harlow

Officer: Wayne Nee 292132

Approved on 09/04/09 DELEGATED

1) 01.01AA

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 (as amended) of the Town and Country Planning Act 1990

2) UNI

Notwithstanding the details submitted, the repaired and replacement windows shall be single glazed painted timber vertical sliding sashes with no trickle vents and with concealed sash boxes recessed within the reveals and masonry cills to match exactly the original sash windows, including their architrave, frame, glazing bar dimensions and mouldings, and subcill, cill and reveal details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00019

6 Brunswick Place Hove

Replacement of sash windows to front and rear. Replacement of existing roof hatch and man-made roof tiles with natural slate and internal alterations to layout of flat.

Applicant:Mr Robin HarlowOfficer:Wayne Nee 292132

Approved on 09/04/09 DELEGATED

1) 01.05AA

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) 14.02A

The external finishes of the works hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) UNI

The works to strengthen the spine wall shall include the reinstatement of the cornice and skirting to match existing.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE1 of the Brighton & Hove Local Plan.

4) UNI

Notwithstanding the details submitted, the repaired and replacement windows shall be single glazed painted timber vertical sliding sashes with no trickle vents and with concealed sash boxes recessed within the reveals and masonry cills to match exactly the original sash windows, including their architrave, frame, glazing bar dimensions and mouldings, and subcill, cill and reveal details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2009/00420

31B Western Road & 5 Brunswick Place Hove

Internal alterations to common ways comprising reinstatement of assumed original opening and replacement of non-original staircase with new traditional staircase.

Applicant: 5 Brunswick Place Ltd

Officer: Adrian Smith 01273 290478

Approved on 20/04/09 DELEGATED

1) 01.05A

The works hereby permitted shall be commenced before the expiration of five years from the date of this consent.

Reason: To comply with Section 18 of the Planning (Listed Building and Conservation Areas) Act 1990.

CENTRAL HOVE

BH2008/02242

Texaco Service Station Kingsway Hove

Advertisement consent for two internally illuminated, single sided, free standing advertisement display units (retrospective).

Applicant: Primelight Advertising Ltd

Officer: Wayne Nee 292132

Refused on 17/04/09 DELEGATED

1) UNI

Policy QD12 of the Brighton & Hove Local Plan states that advertisements and signs which are detrimental to visual amenity will not be allowed. Furthermore, policy HE6 states that proposals that are likely to have an adverse impact on the setting of a conservation area will not be permitted. The display units are a prominent feature of the street and by virtue of their size, siting and illumination are considered to be inappropriate for the garage forecourt. The signage gives the premises a cluttered appearance when viewed from the street to the detriment of the wider street scene and the adjacent Cliftonville conservation area. For these reasons the proposal is contrary to policies QD12 and HE6 of the Brighton & Hove Local Plan and Supplementary Planning Document on Advertisements SPD07.

BH2008/03830

Flat 4 25 Fourth Avenue Hove

Erection of single storey outdoor structure within rear garden for ancillary residential purposes (the amended plans show the property correctly identified on the site plan, block plan and floor plan).

Applicant: Mr Nick Williams

Officer: Weahren Thompson 290480

Approved on 17/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

All new windows and doors shall be painted softwood and shall be retained as such.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

No development shall take place until samples of the materials for the external cladding, design of the sedum roof and timber decking

- in particular height (brochure showing materials, colour and finishes may suffice) to be used in the structure of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00262

1-2 Victoria Terrace Hove

Change of use of existing car showroom (Sui Generis) and associated basement storage to 2 no. professional A2 units at ground level with storage at lower ground level and installation of new shopfronts; creation of 2 no. studio flats at lower ground level and 1 no. two-bedroom flat at ground level.

Applicant: Mr J Regan

Officer: Chris Wright 292097

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH04.01

The new dwelling[*s*] shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

3) BH05.03

Unless otherwise agreed in writing by the Local Planning Authority, no residential development shall commence until:

(a) evidence that the development is registered with the Building Research Establishment (BRE) under Ecohomes and a Design Stage Assessment Report

showing that the development will achieve an Ecohomes rating for all residential units have been submitted to the Local Planning Authority; and

(b) a BRE issued Design Stage Certificate demonstrating that the development has achieved an Ecohomes rating for all residential units has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

4) BH05.04

Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until an Ecohomes Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that each residential unit built has achieved an Ecohomes rating has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policies S1 of the East Sussex and Brighton & Hove Structure Plan 1991-2011 and SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

5) BH05.08

No development shall take place until a written Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

6) BH06.02

The development hereby permitted shall not be commenced until details of secure cycle parking facilities for the occupants of, and visitors to, the development hereby approved have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

7) BH13.05

No works shall take place until full details of the proposed works including 1:20 scale sample elevations and 1:1 scale joinery profiles have been submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in strict accordance with the agreed details and maintained as such thereafter.

Reason: As insufficient information has been submitted, to ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

8) UNI

Having regard to the new shopfront and fascia works hereby permitted, the works

shall not take place until a schedule of all features to be removed, retained, replaced or reinstated has been submitted to and approved in writing by the local planning authority. All replacement and reinstated features must match exactly the originals in materials and detail. Photographs, drawings or sections recording the features to be retained, repaired or reinstated must be submitted along with 1:1 scale drawings of proposed items for approval by the local planning authority.

Reason: The existing side doors leading to upper floors should be retained and the existing fascia is thought to cover surviving original cornice, fascia and corbels. The satisfactory reinstatement and repair of these features will help preserve the listed building and the condition is justified by policies HE1 and HE4 of the Brighton & Hove Local Plan.

9) UNI

The residential units hereby permitted shall not be occupied until the precise details of the proposed private and useable amenity spaces have been approved by the local planning authority. These amenity spaces shall be fully implemented and made available for use prior to the occupation of the residential units hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure provision of satisfactory private and useable amenity space for future residents of the development and to comply with policies HO5 and QD27 of the Brighton & Hove Local Plan.

BH2009/00291

85 George Street Hove

Display of non-illuminated fascia sign (retrospective).

Applicant: Mr Babak Iran

Officer: Mark Thomas 292336

Refused on 14/04/09 DELEGATED

1) UNI

Policy QD12 of the Brighton & Hove Local Plan states that advertisements and signs should be sensitively designed and located, and contribute to the visual amenity of the area. Having regard to the inappropriate size and coverage, the proposal is deemed to detract from the character and appearance of the building. Additionally, the proposal, due to its prominent position within the frontage of the building results in a cluttered and unsympathetic appearance. The proposal is therefore contrary to the above policy.

BH2009/00292

85 George Street HoveNew shop front (part retrospective).Applicant:Mr Babak IranOfficer:Jason Hawkes 292153Refused on 17/04/09 DELEGATED1) UNI

Supplementary Planning Document 2 on Shop Front Design (SPD02) aims to give detailed policy guidance on the replacement of existing and the installation of new shop fronts throughout the city, in order to raise the standard of design quality and enhance the attractiveness and local distinctiveness of the city's shopping centres. The document states that new shop fronts should respect the form of the building above and the frontages to each side. Policy QD10 (Shop Fronts) of the Brighton & Hove Local Plan also states that replacement shop fronts will be permitted provided the proposed shop front respects the style, proportions, detailing, colour and materials of the parent building and surrounding shop fronts. Policy QD1 also states that all proposals should demonstrate a high standard of design. Having regard to the inappropriate design, materials and

finish of the shopfront, the proposal results in a detrimental impact on the appearance and character of the host building and surrounding area. This would be contrary to the above policies and supplementary planning guidance.

BH2009/00360

36 Medina Villas Hove

Demolition of existing porch and erection of new enlarged porch and entrance steps to match no. 37.

Applicant: Jeremy Quinlan & Franses Allen

Officer: Guy Everest 293334

Approved on 14/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

No works shall be carried out until details of moulding profiles, step materials, finishes and profiles, pier and wall materials, profiles and finishes, and large scale joinery details of the front door have been submitted to and approved in writing by the Local Planning Authority. The development shall be completed in accordance with the approved details and shall be maintained as such thereafter.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00392

13 Malvern Street Hove

Conversion of storerooms (B8) to a single dwelling. External alterations including new doors to rear elevation.

Applicant: Blatchingtons Ltd

Officer: Guy Everest 293334

Approved on 27/04/09 DELEGATED

1) 02.01A

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking or re-enacting that Order with or without modification), no extension, enlargement or other alteration of the building(s) shall be carried out without Planning Permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the amenities of the occupiers of nearby properties or to the character of the area, and for this reason would wish to control any future development to comply with QD14 and QD27 of the Brighton & Hove Local Plan.

2) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

3) BH05.09

The development hereby permitted shall not be commenced until details of

sustainability measures have been submitted to and approved in writing by the Local Planning Authority. These details shall demonstrate how the development would be efficient in the use of energy, water and materials. The development shall be carried out in strict accordance with the approved details.

Reason: To ensure that measures to make the development sustainable and efficient in the use of energy, water and materials are included in the development and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

4) BH06.04

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1 and SU15 of the Brighton & Hove Local Plan.

BH2009/00498

Flat 1 62 Tisbury Road Hove

Replacement of white timber window and french doors at the rear with white uPVC window and french doors.

Applicant: Mr J Wiston

Officer: Charlotte Hughes 292321

Approved on 15/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

BH2009/00517

Flat 7 46 Norton Road Hove

Alterations to hall and replacement of existing glasshouse with new conservatory. Re-location of front door.

Applicant: Mr Peter Stubbs

Officer: Adrian Smith 01273 290478

Approved on 27/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

3) UNI

The replacement windows and doors hereby permitted shall match the material, finish and glazing design of the existing units and be retained so thereafter.

Reason: For the avoidance of doubt in the interests of the visual amenities of the surrounding area, in compliance with policies QD14 and HE6 of the Brighton &

Hove Local Plan.

4) UNI

Notwithstanding the details shown on the application, the north side window shall be in-filled to match the existing material, finish and colour of the building. *Reason: For the avoidance of doubt in the interests of the visual amenities of the building and surrounding area, in compliance with policies QD14 and HE6 of the Brighton & Hove Local Plan.*

GOLDSMID

BH2008/02906

23 Cromwell Road Hove

Repairs to steps leading from ground floor flat into the rear garden.

Applicant: 23 Cromwell Road Hove Ltd

Officer: Wayne Nee 292132

Approved on 16/04/09 DELEGATED

1) 01.05AA

The works hereby permitted shall be commenced before the expiration of three years from the date of this consent.

Reason: To comply with Sections 18 (as amended) and 74 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

2) 14.02A

The external finishes of the works hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure the satisfactory preservation of this listed building and to comply with policy HE1 of the Brighton & Hove Local Plan.

3) UNI

The existing original cast iron railings shall be salvaged, restored and reused on the stairs and the new section of railings shall match exactly the original railings and they shall be seated into the steps in lead caulking.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE1 of the Brighton & Hove Local Plan.

4) UNI

The new cast concrete steps shall match the colour and texture of the existing steps as closely as possible and the bull-nosed edges of the steps shall match the original steps' bull-nosed edges.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE1 of the Brighton & Hove Local Plan.

BH2008/03452

Southdown House 4-8 Somerhill Avenue Hove

Retrospective permission for alterations to the dimensions, siting and fenestration of the gymnasium as previously approved.

Applicant: Mr Nick Keeley

Officer: Paul Earp 292193

Approved - no conditions on 14/04/09 DELEGATED

BH2008/03592

98 Goldstone Villas Hove

Erection of extract duct and air handling plant to rear elevation (amended scheme).

Applicant:Mr Jeffrey DriverOfficer:Adrian Smith 01273 290478Approved on 16/04/09DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

BH2009/00304

Blue Willow 7 Lansdowne Road Hove

Side and rear roof extension including dormers.

Applicant: Brunswick Property Services

Officer: Charlotte Hughes 292321

Approved on 17/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

HANGLETON & KNOLL

BH2009/00335

5 Hangleton Gardens Hove

Removal of existing garage and rear outhouse and replacement with two storey side and rear extension including side roof extension, juliet balcony to rear.

Applicant: Mrs Sophia Warner

Officer: Mark Thomas 292336

Approved on 22/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00373

34 Gleton Avenue Hove

Certificate of lawfulness for a proposed development of the erection of a single storey rear extension.

Applicant:Mr Craig MilneOfficer:Charlotte Hughes 292321Refused on 09/04/09DELEGATED

BH2008/02479

Former Flexer Sacks Building Wellington Road Portslade

Change of use of all floors to mixed use development comprising ground floor leisure (D2) and music and rehearsal studios (B1) first and existing second floor offices (B1). Additional second floor to south section comprising offices (B1) and vertical circulation core (B1) to serve ground to second floors with lift motor room at roof level. Also, external refurbishment and alterations to all elevations.

Applicant: City Gateway Developments Ltd

Officer: Guy Everest 293334

Approved on 14/04/09 DELEGATED

1) UNI

The development hereby permitted shall be commenced before the expiration of five years from the date of this permission.

Reason: To comply with Section 91 of the Town and Country Planning Act 1990. **2) UNI**

Notwithstanding the provisions of the Town and Country Planning (Use Classes) Order or any subsequent similar re-enactment the ground floor leisure uses hereby permitted, as indicated on drawing no. 766 105, shall be for a health and fitness club and music / media venue and no other purpose, including any other uses within Class D2 (Assembly and Leisure) of the Schedule to the Order.

Reason: To retain control of the use of the premises, in the interests of the amenities of users of the Class B1 units, and the surrounding industrial estate, in compliance with policy QD27 of the Brighton & Hove Local Plan.

3) UNI

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The works shall be carried out in full as approved prior to occupation and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policies SU2 and QD27 of the Brighton & Hove Local Plan.

4) UNI

No development shall take place until samples of the materials (including colour of render, paintwork or colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 of the Brighton & Hove Local Plan.

5) UNI

The development hereby permitted shall not be commenced until details of secure cycle parking facilities to SPG4 standards have been submitted to and approved in writing by the Local Planning Authority. These facilities shall be fully implemented and made available for use prior to the occupation of the development hereby permitted and shall thereafter be retained for use at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than the private car and to comply with policy TR14 of the Brighton & Hove Local Plan.

6) UNI

A Travel Plan shall be submitted to the Local Planning Authority prior to first occupation of the premises. The Travel Plan shall be agreed in writing by the

Local Planning Authority and include a package of measures, proportionate to the scale of the approved development, aimed at promoting sustainable travel choices and reducing reliance on the car. The measures shall include an assessment of the viability and need of establishing a car club and an evaluation of the provision of changing and shower facilities for cyclists. The measures shall be implemented within a time frame as agreed with the Local Planning Authority and be subject to annual review.

Reason: In order to promote sustainable choices and to reduce reliance on the private car to comply with policies SU2, TR1 and TR4 of the Brighton & Hove Local Plan.

7) UNI

The premises shall not be occupied until details of the first floor car park layout, which shall allow for disabled parking provision, has been submitted to and approved in writing by the Local Planning Authority. The car park shall be used in accordance with the agreed layout and be maintained as such thereafter.

Reason: To ensure that satisfactory facilities for the parking of vehicles are provided and to comply with policies TR1, TR4 and TR18 of the Brighton & Hove Local Plan.

8) UNI

No works pursuant to this permission shall commence, unless otherwise agreed in writing by the Local Planning Authority, until there have been submitted to and approved in writing by the Local Planning Authority:

a) A desk top study documenting all the previous and existing land uses of the site and adjacent land;

b) A site investigation report assessing the ground conditions of the site and incorporating chemical and gas analysis identified as appropriate by the desk top study; and

c) A detailed scheme for remedial works and measures to be undertaken to avoid risk from contaminants and/or gases when the site is developed and proposals for future maintenance and monitoring. Such scheme shall include nomination of a competent person to oversee the implementation of the works.

The development hereby permitted shall not be occupied or brought into use until verification has been submitted to the Local

Planning Authority by the agreed competent per on that any remediation scheme has been implemented fully in accordance with the approved details (unless varied with the written agreement of the Local Planning Authority). Unless otherwise agreed in writing by the Local Planning Authority such verification shall comprise:

a) As built drawings of the implemented scheme;

b) Photographs of the remediation works in progress; and

c) Certificates demonstrating that imported and/or material left in situ is free from contamination.

Thereafter the scheme shall be monitored and maintained in accordance with the approved remediation scheme.

Reason: Previous activities associated with this site may have caused, or had the potential to cause, land contamination and to ensure that the proposed site investigations and remediation will not cause pollution and in accordance with policy SU11 of the Brighton & Hove Local Plan.

9) UNI

No development shall commence until a scheme for the soundproofing of the building has been submitted to and approved in writing by the Local Planning Authority. The scheme shall outline the precise nature of the proposed soundproofing measures and the resulting noise attenuation benefits. The development shall be carried out in accordance with the agreed details and shall

be maintained as such thereafter.

Reason: To protect residential amenity and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

10) UNI

No development shall take place until a scheme for the suitable treatment of all plant and machinery against the transmission of sound and/or vibration is submitted to and agreed in writing by the Local Planning Authority. The use of the premises shall not commence until all specified works have been carried out in accordance with the agreed details and thereafter be retained to the satisfaction of the Local Planning Authority.

Reason: To protect residential amenity and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

11) UNI

No development shall take place until a scheme for the fitting of odour control equipment to the building has been submitted to an agreed in writing by the Local Planning Authority. The use of the premises shall not commence until all odour control equipment works have been carried out in accordance with the approved details and thereafter be retained to the satisfaction of the Local Planning Authority.

Reason: To protect residential amenity and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

12) UNI

No development shall take place until a scheme for sound insulation of odour control equipment referred to in the condition set out above shall be submitted to and agreed in writing by the Local Planning Authority. The use of the premises shall not commence until all sound insulation works have been carried out in accordance with the agreed details and thereafter be retained to the satisfaction of the Local Planning Authority.

Reason: To protect residential amenity and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

13) UNI

No development shall take place until details of the external lighting of the site has been submitted to and approved in writing by the Local Planning Authority. The lighting installation shall comply with the recommendations of the Institution of Lighting Engineers (ILE) "Guidance Notes for the Reduction of Light Pollution" (dated 2005) for zone E or similar guidance recognised by the council. A certificate of compliance signed by a competent person shall be submitted with the details. The approved installation shall be maintained and operated in accordance with the approved details and thereafter be retained to the satisfaction of the Local Planning Authority.

Reason: To protect residential amenity and to comply with policies SU10 and QD27 of the Brighton & Hove Local Plan.

STANFORD

BH2008/03960

Waste Management facility Leighton Road /Old Shoreham Road Hove

Application for the variation of the following conditions attached to planning permission BH1997/00778/FP: 1. Condition 3 amended to allow the use of the waste transfer building for general household waste and the receipt of dry recyclables. 2. Condition 5 amended to allow extended hours of operation, from 0800-1700 hrs Monday to Friday and 0800-1300 hrs on Saturdays. 3. Condition 6 amended to permit the use of HGVs for operational purposes (other than street cleansing) from 0730-1800 hrs Monday to Friday and 0800-1300 hrs on

Saturdays. 4. Condition 7 amended to enable use of mechanical shovels and loaders between 0730-1800 hrs Monday to Friday and 0800-1300 hrs on Saturdays and Sundays. 5. Condition 10 amended to allow the site to accept 25,000 tonnes per annum. 6. Condition 11 amended to allow HGV parking along the eastern side of the waste transfer hall. 7. Condition 17 amended to permit the fitting of a low level reversing safety alarm to transfer station loading plant. 8. Condition 27 amend the wording of this condition, which restricts sale of recycled materials to a designated area, by the addition of the phrase "except where agreed in writing by the Waste Planning Authority". 9. Condition 28 amended to allow the placement on the ground of metal items delivered by the public, prior to loading into waste containers on a permanent basis. 10. Condition 30 amended to permit the positioning of waste containers in the approved designated areas (drawing LEIG/04/001/C) except where otherwise agreed in writing with the Local Planning Authority. 11. Condition 35 amended to permit the development to be carried out in accordance with the approved plans, or where otherwise agreed in writing by the Local Planning Authority.

Applicant:Veolia Environmental ServicesOfficer:Jason Hawkes 292153Approved on 20/04/09PLANNING COMMITTEE

1) UNI

Condition 3 amended to state that premises shall be used for no other purpose than as a Household Waste Recycling Site and transfer facility for street cleansing waste / communal bin operations, and on occasions when the Hollingdean MRF or WTS facility are unavailable or where there are other exceptional operational conditions the site shall also be used as a transfer facility for kerbside collected waste and recyclables (not to exceed 20 days per year, except where agreed in writing by the Local Planning Authority).

Reason: Due to the proximity of residential properties there is a need to secure control over additional activities on the site in the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

2) UNI

Condition 5 amended to state that containers receiving waste shall not be emptied on site or collected except between the hours of 0800-1700 hrs Monday to Friday and 0800-1300 hrs on Saturdays and not at any time on Sundays or Bank holidays.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

3) UNI

Condition 6 amended to state that other than street cleansing, no HGVs shall be used for operational purposes except between the hours of 0800-1800 hrs Monday to Friday and 0900-1300 hrs on Saturdays and Sundays and at no time on Bank holidays.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

4) UNI

Condition 7 amended to enable use of mechanical shovels and loaders between 0800-1800 hrs Monday to Friday and 0900-1300 hrs on Saturdays and Sundays and at no time on Bank Holidays.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and

policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

5) UNI

Condition 10 amended to state that the tonnage of waste accepted by the civic amenity facility shall not exceed 25,000 tonnes per annum.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

6) UNI

Condition 11 amended to allow HGV parking along the eastern side of the waste transfer hall. The parking shall be restricted to the area hatched in blue as shown on drawing LEIG/04/001/B received on the 13th January. Any HGV will be either empty or contain dry recyclables only.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies TR1, QD27, SU10 and SU15 of the Brighton & Hove Local Plan.

7) UNI

Condition 17 amended to permit the fitting of a low level reversing safety alarm to transfer station loading plant. Prior to their installation, details of the safety reversing devices shall be submitted to and agreed in writing with the Local Planning Authority and thereafter retained.

Reason: In the interests of protecting residential amenity and in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies TR7, QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

8) UNI

Condition 27 amended which to allow the sale of recycled materials outside the designated area shown on the approved plan. Prior to the use of the additional areas for sales of recycled materials a plan shall be submitted indicating the location of the proposed areas to the Local Planning Authority for approval in writing. The plan as approved shall be implemented in accordance with the agreed details.

Reason: To secure control over activity occurring on the site and in the interests of protecting residential amenity in accordance with polices WLP5 and WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policy QD27 of the Brighton & Hove Local Plan.

9) ŪNI

Condition 28 amended to allow the placement on the ground of metal items delivered by the public, prior to loading into waste containers on a permanent basis. No other waste material shall be tipped onto the ground outside of the waste transfer building for storage purposes, sorting or loading into skips.

Reason: To secure control over activity on the site in order to safeguard residential amenity and to prevent ground water pollution in accordance in accordance with policy WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies SU9 and QD27 of the Brighton & Hove Local Plan.

10) UNI

Condition 30 amended to retain the positioning of waste containers in the as shown on drawing LEIG/04/001/C, unless otherwise agreed in writing with the Local Planning Authority.

Reason: To control the level of activity on the site and in accordance with policies WLP5 and WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies SU9 and QD27 of the Brighton & Hove Local Plan.

11) UNI

Condition 35 amended to permit the development not to be carried out wholly in accordance with the plans approved under BH1999/00778/FP.

Reason: To allow alterations and amendments to the site as outlined in the former amendments to conditions approved under BH1999/00778/FP and in accordance policies WLP5 and WLP35 of the East Sussex and Brighton & Hove Waste Local Plan and policies SU9 and QD27 of the Brighton & Hove Local Plan. **12) UNI**

Details of an acoustic fence to be positioned on the south western corner of the site to be submitted and agreed in writing by the Local Planning Authority. The agreed scheme shall be implemented within 3 months of the date of this permission.

Reason: In order to protect adjoining residential properties from noise disturbance and to comply with policy QD27 of the Brighton & Hove Local Plan.

BH2009/00243

64 Goldstone Crescent Hove

Certificate of lawfulness for a proposed development of hip to gable loft conversion incorporating rooflights to the front and rear and 1 No window to the side elevation.

Applicant:Mr Julian MasonOfficer:Mark Thomas 292336Approved on 09/04/09DELEGATED

BH2009/00358

39 Benett Drive Hove

Removal of existing roof and erection of first floor extension to form two-storey dwelling. Creation of new pitched roof with side and rear rooflights.

Applicant: Mr & Mrs Ian & Donna Holden

Officer: Wayne Nee 292132

Approved on 27/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.02

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no extension, enlargement or other alteration of the dwellinghouse(s) other than that expressly authorised by this permission shall be carried out without planning permission obtained from the Local Planning Authority.

Reason: The Local Planning Authority considers that further development could cause detriment to the character of the area and for this reason would wish to control any future development to comply with policy QD14 of the Brighton & Hove Local Plan.

3) BH03.02

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

4) UNI

The first floor windows to both sides of extended dwelling hereby approved shall not be glazed otherwise than with obscured glass and shall thereafter be permanently retained as such.

Reason: To safeguard the privacy of the occupiers of neighbouring properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan. **5) UNI**

The height of the building hereby approved in relation to the adjoining properties shall be constructed in strict compliance with contextual drawing no. 477/03 rev. A submitted on the 13 February 2009.

Reason: For the avoidance of doubt to ensure a satisfactory appearance to the property, to safeguard the amenity of residents of neighbouring properties, and to comply with policies QD1, QD2, QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00416

4 Stanford Close Hove

Erection of roof extension to rear incorporating 5no. rooflights

Applicant: Mr Simon Taylor

Officer: Charlotte Hughes 292321

Approved on 20/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

3) UNI

The lower cill level of the roof lights hereby permitted shall not be lower than 1.7m above finished floor level, unless otherwise agreed in writing by the Local Planning Authority.

Reason: To safeguard the amenities of the occupiers of adjoining properties and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

BH2009/00487

2A Radinden Manor Road Hove

Replacement of UPVC rainwater guttering and downpipes with galvanised metal. Replacement of UPVC fascias, soffits and trims with sweet chestnut timber. Rendering of existing front and side elevations.

Applicant: Ms Emma Dunstan

Officer: Wayne Nee 292132

Approved on 27/04/09 DELEGATED

1) 01.01AA

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 (as amended) of the Town and Country Planning Act 1990.

WESTBOURNE

BH2009/00130

6 Langdale Road Hove

Conversion of existing single dwelling to form 1 two-bedroom flat in roofspace and 1 four-bedroom maisonette. External alterations including new entrance door to north elevation, bin and recycling stores and cycle racks.

Applicant: Mr Anant

Officer: Adrian Smith 01273 290478

Refused on 20/04/09 DELEGATED

1) UNI

Policy QD27 of the Brighton & Hove Local Plan states that planning permission for any development or change of use will not be granted where it would cause material nuisance and loss of amenity to the proposed, existing and / or adjacent residents. The proposed new flat located in the roof space of the building would not provide an acceptable standard of accommodation for future residents. The rooms are dictated by roof pitches that reduce the amount of habitable floor area to an unacceptable level. The proposal would be detrimental to the amenities of the future occupants and contrary to policy QD27 of the Brighton & Hove Local Plan.

BH2009/00239

44 Pembroke Crescent Hove

Erection of single storey rear extension, reinstatement of chimney, installation of rooflights to side and rear roof slopes, replace door with sash window on rear elevation, new timber french doors and repositioning of a doorway.

Applicant: Mrs Beth Lindsay

Officer: Charlotte Hughes 292321

Approved on 22/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.09

Access to the flat roof over the extension hereby approved shall be for maintenance or emergency purposes only and the flat roof shall not be used as a roof garden, terrace, patio or similar amenity area.

Reason: In order to protect adjoining properties from overlooking and noise disturbance and to comply with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) BH12.02

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

4) BH12.05

The rooflights in the approved development shall be of 'conservation style' fitted flush with the adjoining roof surface and shall not project above the plane of the roof.

Reason: To ensure a satisfactory appearance to the development and to comply with policy HE6 of the Brighton & Hove Local Plan.

BH2009/00252

40C Sackville Gardens Hove

Conversion of 1st & 2nd floor maisonette to form two self-contained units comprising a two-bed flat at 1st floor level and a one-bed flat at 2nd floor level. New front rooflight and etched glass screen to side elevation.

Applicant: Penny Enterprises Ltd

Officer: Jonathan Puplett 292525

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH02.08

No development shall take place until a scheme for the storage of refuse and recycling has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be carried out in full as approved prior to first occupation of the development and the refuse and recycling storage facilities shall thereafter be retained for use at all times.

Reason: To ensure the provision of satisfactory facilities for the storage of refuse and to comply with policy QD27 of the Brighton & Hove Local Plan.

3) BH05.03

Unless otherwise agreed in writing by the Local Planning Authority, no residential development shall commence until:

(a) evidence that the development is registered with the Building Research Establishment (BRE) under Ecohomes and a Design Stage Assessment Report showing that the development will achieve an Ecohomes rating for all residential units have been submitted to the Local Planning Authority; and

(b) a BRE issued Design Stage Certificate demonstrating that the development has achieved an Ecohomes rating for all residential units has been submitted to, and approved in writing by, the Local Planning Authority. A completed pre-assessment estimator will not be acceptable.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

4) BH05.04

Unless otherwise agreed in writing by the Local Planning Authority, none of the residential units hereby approved shall be occupied until an Ecohomes Design Stage Certificate and a Building Research Establishment issued Post Construction Review Certificate confirming that each residential unit built has achieved an Ecohomes rating has been submitted to, and approved in writing by, the Local Planning Authority.

Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with policies S1 of the East Sussex and Brighton & Hove Structure Plan 1991-2011 and SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document SPD08 Sustainable Building Design.

5) BH06.03

The development hereby permitted shall not be occupied until the cycle parking facilities shown on the approved plans have been fully implemented and made available for use. The cycle parking facilities shall thereafter be retained for use by the occupants of, and visitors to, the development at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and to comply with policy TR14 of the Brighton & Hove Local Plan.

6) UNI

The glass screens to the rear roof terrace shown on drawing nos. TA333/ 06 rev C, 08 rev. A, 09, and 011 shall not be glazed other than with obscured glass, shall be implemented entirely in accordance with the approved details, and shall be erected prior to the flats being first brought into use, and retained as such thereafter.

Reason: To protect the privacy of neighbouring residents in accordance with policies QD14 and QD27 of the Brighton & Hove Local Plan.

7) UNI

Notwithstanding the submitted details, no development shall take place until a revised Waste Minimisation Statement, confirming how demolition and construction waste will be recovered and reused on site or at other sites, has been submitted to and approved in writing by the Local Planning Authority. Details of quantities of waste materials and the specific waste contractor to be employed shall be included. The measures shall be implemented in strict accordance with the approved details.

Reason: To ensure that the development would include the re-use of limited resources, to ensure that the amount of waste for landfill is reduced and to comply with policies WLP11 of the East Sussex and Brighton & Hove Waste Local Plan and SU13 of the Brighton & Hove Local Plan and Supplementary Planning Document 03 Construction and Demolition Waste.

8) UNI

The flats hereby approved shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

BH2009/00256

Co-op Supermarket 67 -71 Portland Road Hove

Replacement of air conditioning units on flat roof to rear with new mechanical plant.

Applicant: Co-op Supermarket

Officer: Adrian Smith 01273 290478

Refused on 09/04/09 DELEGATED

1) UNI

Insufficient information has been received to demonstrate that use of the mechanical plant will not result in a significant loss of amenity to the occupiers of adjacent properties in terms of noise disturbance. The proposal is therefore contrary to policies QD27, SU9 and SU10 of the Brighton & Hove Local Plan.

BH2009/00350

47 Pembroke Crescent Hove

Replacement front entrance door and replacement of aluminium doors to rear.

Applicant: Mr P Seaton

Officer: Charlotte Hughes 292321

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) UNI

No development shall take place unless and until 1:1 joinery details or samples of the front door panels have been submitted to and approved in writing by the Local Planning Authority. The works shall be implemented in strict accordance with the approved details and maintained as such thereafter.

Reason: To ensure a satisfactory appearance to the development and to comply with policies QD1, QD14 and HE6 of the Brighton & Hove Local Plan.

BH2009/00365

18 Modena Road Hove

Erection of single storey rear extension with rooflight.

Applicant: Mr Bill Webb

Officer: Mark Thomas 292336

Approved on 09/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.03

The external finishes of the development hereby permitted shall match in material, colour, style, bonding and texture those of the existing building.

Reason: To ensure a satisfactory appearance to the development in the interests of the visual amenities of the area and to comply with policies QD1 and QD14 of the Brighton & Hove Local Plan.

BH2009/00390

130 Cowper Street Hove

Extension above valeting shop (B1) to create office space (B1).

Applicant: Mr R Raggio

Officer: Chris Wright 292097

Refused on 22/04/09 DELEGATED

1) UNI

The application fails to demonstrate the need for new office space given the availability of existing premises on the market or with outstanding planning permission. The development does not provide adequate landscaped amenity open space and would be detrimental to the amenities of nearby properties and the general character of this predominantly residential area, which is characterised by traditional terrace dwellings. As such the proposal is contrary to the requirements of policy EM4 of the Brighton & Hove Local Plan

2) UNI2

The proposal would, by reason of its increased height and massing in close proximity to neighbouring properties, have an overbearing impact and result in loss of light and an increased sense of enclosure, which would be detrimental to the amenities and living conditions enjoyed by the neighbouring occupiers. The development therefore conflicts with policies QD14 and QD27 of the Brighton & Hove Local Plan.

3) UNI3

The proposed development would, by reason of its design, form, scale and detailing in relation to neighbouring properties, fail to respect the context of its setting or enhance the positive qualities of the prevailing townscape, would be

incongruous with surrounding buildings and represent a cramped form of development. Therefore the development would give rise to visual harm and conflicts with policies QD1, QD2 and QD14 of the Brighton & Hove Local Plan.

4) UNI4

The application is contrary to the requirements of policy SU2 of the Brighton & Hove Local Plan and the associated Supplementary Planning Document SPD08: Sustainable building design, because the scheme does not incorporate measures to increase efficiency in the use of energy, materials and water.

<u>WISH</u>

<u>BH2009/00155</u>

330 Kingsway Hove

Conversion of roof void to form 5 new guest rooms, including installation of rooflights to south elevation and flat roof plane.

Applicant:Mr Alan KaneOfficer:Chris Wright 292097

Refused on 14/04/09 DELEGATED

1) UNI

The development is unacceptable by reason of the number, size and siting of the proposed rooflights on the southerly roof slope. The rooflights would dominate the rear roof slope and have a poor relationship with the composition and appearance of the rear elevation below. The excessive number of rooflights combined with their size and close spacing would detract from the character of the building, to the detriment of visual amenity and, due to the prominent location of the building, the wider street scene and distance views. As such the application is contrary to the requirements of policies QD1, QD2, QD4 and QD14 of the Brighton & Hove Local Plan, and the design guidance contained in Supplementary Planning Guidance note 1: Roof alterations and extensions.

BH2009/00251

59 Grange Road Hove

Change of use from office (B1) on ground floor and flat on first floor to a single dwelling.

Applicant: Mr Barry Kerrison

Officer: Adrian Smith 01273 290478

Refused on 22/04/09 DELEGATED

1) UNI

The proposal would be contrary to policy EM5 of the Brighton & Hove Local Plan which seeks to restrict the loss of office floor space unless it has been demonstrated that the use is no longer viable and is unsuitable for alternative employment generating uses. Applicants are expected to demonstrate active marketing of the unit on competitive terms for a period of at least twelve months or more. Insufficient evidence has been submitted with the application to demonstrate that the use of the office space is no longer viable.

BH2009/00326

47 Glebe Villas HoveTwo-storey rear extension.Applicant:Mr & Mrs SpratlingOfficer:Mark Thomas 292336Refused on 15/04/09 DELEGATED

1) UNI

Policy QD14 of the Brighton & Hove Local Plan requires extensions and alterations will only be granted if the proposed development would not result in significant loss of amenity to neighbouring properties. The proposed two storey rear extension, by virtue of its bulk, projection, positioning, and proximity to the neighbouring boundary, forms an inappropriate addition to the property. The development would result in an overbearing and un-neighbourly addition to the property to the detriment of the amenity of the residents of the property at no. 45 Glebe Villas. The proposal therefore leads to a loss of amenity and is contrary to policies QD14 and QD27 of the Brighton & Hove Local Plan.

2) UNI2

Policy QD14 of the Brighton & Hove Local Plan requires that all extensions and alterations are well designed, sited and detailed in relation to the property to be extended, adjoining properties and to the surrounding area. The proposed two storey rear extension represents an incongruous and inappropriately bulky addition to the rear of the recipient property and would result in a cluttered, overdeveloped rear elevation. The proposed development would harm the appearance of the property. The proposal is therefore contrary to the above policy and guidance.

BH2009/00343

36 Boundary Road Hove

Conversion of shop and rear store rooms to form a retail unit and 1 no. Residential unit with the formation of a roof terrace to existing first and second floor maisonette and alterations to the shopfront.

Applicant: Mr P Fowle

Officer: Clare Simpson 292454

Approved on 22/04/09 DELEGATED

1) BH01.01

The development hereby permitted shall be commenced before the expiration of three years from the date of this permission.

Reason: To ensure that the Local Planning Authority retains the right to review unimplemented permissions.

2) BH03.01

No development shall take place until samples of the materials (including colour of render, paintwork and colourwash) to be used in the construction of the external surfaces of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: To ensure a satisfactory appearance to the development and to comply with policy QD1 of the Brighton & Hove Local Plan.

3) BH04.01

The new dwelling[*s*] shall be constructed to Lifetime Homes standards to the satisfaction of the Local Planning Authority.

Reason: To ensure satisfactory provision of homes for people with disabilities and to meet the changing needs of households and to comply with policy HO13 of the Brighton & Hove Local Plan.

4) BH06.03

The development hereby permitted shall not be occupied until the cycle parking facilities shown on the approved plans have been fully implemented and made available for use. The cycle parking facilities shall thereafter be retained for use by the occupants of, and visitors to, the development at all times.

Reason: To ensure that satisfactory facilities for the parking of cycles are provided and to encourage travel by means other than private motor vehicles and

237

Report from:

to comply with policy TR14 of the Brighton & Hove Local Plan.

5) UNI

Prior to the first floor roof terrace being brought into use the proposed obscured glass screening shown on drawing number ADC234/16 shall be erected in accordance with the approved plans and retained in place thereafter.

Reason: to protect the amenity of neighbouring occupiers and in accordance with policy QD27 of the Brighton & Hove Local Plan.

6) UNI

No development shall take place until details of a scheme to provide sustainable transport infrastructure to support the demand for travel generated by the development has been submitted to and approved in writing by the Local Planning Authority. This shall include a timetable for the provision to be made and shall be carried out in accordance with the approved details.

Reason: To ensure that the proposed development provides for the demand for travel it creates and does not put undue pressure on existing on-street car parking in the city and to comply with policies TR1, and SU15 of the Brighton & Hove Local Plan.

7) UNI

Prior to development commencing, a Sustainability Checklist and an Energy Saving Trust Home shall be submitted to and approved by the Local Planning Authority in writing. The submitted details shall demonstrate the proposal will reduce energy and water use.

Reason: As Insufficient details have been submitted and to ensure the development make sufficient use of energy, water and materials and to comply with policy SU2 of the Brighton & Hove Local Plan and Supplementary Planning Document on Sustainable Building Design (SPD08).