

# DEVELOPMENT MANAGEMENT COMMITTEE

## Thursday, 7th April, 2016

## 7.30 pm

## Town Hall

Publication date: 30 March 2016

#### CONTACT

If you require further information or you would like a copy of this agenda in another format, e.g. large print, please contact Ishbel Morren in Democracy and Governance on 01923 278375 or by email to <u>legalanddemocratic@watford.gov.uk</u>.

Welcome to this meeting. We hope you find these notes useful.

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#### SPEAKING AT DEVELOPMENT MANAGEMENT COMMITTEE

Only one person will be permitted to speak on behalf of objectors and one in support of a proposal. Precedence to speak in support of the proposal will be given to the applicant or their representative.

In order to speak, a person must register before 12 noon on the day of the meeting by contacting the Democratic Services Team. The contact details are available on the front of this agenda.

If a speaker wishes the Development Management Committee to consider any documentation at the meeting, then it must be submitted to the Democratic Services Team by 12 noon on the day of the meeting.

### **COMMITTEE MEMBERSHIP**

Councillor R Martins (Chair) Councillor G Derbyshire (Vice-Chair) Councillors S Bashir, N Bell, S Johnson, I Sharpe, M Turmaine, M Whitman and T Williams

### AGENDA

#### PART A - OPEN TO THE PUBLIC

#### 1. APOLOGIES FOR ABSENCE/COMMITTEE MEMBERSHIP

#### 2. DISCLOSURE OF INTERESTS (IF ANY)

#### 3. MINUTES

The minutes of the Development Management Committee held on 10 March 2016 to be submitted and signed.

Copies of the minutes of this meeting are usually available seven working days following the meeting.

All minutes are available on the Council's website.

#### CONDUCT OF THE MEETING

The Committee to take items in the following order:

- 1. All items where people wish to speak to the Committee and have registered to do so by telephoning the Democratic Services Team.
- 2. Any remaining items that the Committee agrees can be determined without further debate.
- 3. Those applications where the Committee wishes to discuss matters in detail.

#### 4. 15/01532/FULM CALEDONIAN HOUSE 39, ST ALBANS ROAD, WATFORD (Pages 5 - 76)

Demolition of existing building (Class B1). Erection of new stepped building with 93 self contained residential units (Class C3) with associated basement parking, servicing/delivery bay, communal garden and private balcony amenity space.

#### 5. 16/00018/FUL LAND ADJOINING RED LION PUBLIC HOUSE 105 VICARAGE ROAD WATFORD (Pages 77 - 136)

Erection of two 2-storey buildings to provide 8no. self contained flats, including landscaping and arboricultural works.

#### 6. 16/00124/FUL 1 RICHMOND DRIVE, WATFORD (Pages 137 - 160)

Erection of two detached houses. Amendment to planning permission 14/01466/FUL consisting of the erection of single storey rear extensions to each dwelling.

PART A		
Report of: HEAD OF DEVELOPMENT MANAGEMENT		
Date of committee	7 <sup>th</sup> April 2016	
Site address:	Caledonian House 39 St. Albans Road Watford WD17 1HQ	
Reference Number :	15/01532/FULM	
Description of Development:	Demolition of existing building (Class B1) Erection of new stepped building with 93 self contained residential units (Class C3) with associated basement parking, servicing/delivery bay, communal garden and private balcony amenity space.	
Applicant	Heronslea (Loom) Ltd	
Date Received:	29th October 2015	
13 week date (major):	28 <sup>th</sup> January 2016 (extended to 11 <sup>th</sup> April 2016 by agreement)	
Ward:	Nascot	

#### 1.0 SITE AND SURROUNDINGS

- 1.1 Caledonian House 39 55 St. Albans Road is an L-shaped part 3 storey, part 4 storey office building, which was constructed in the 1980's. The premises is currently vacant.
- 1.2 The adjacent property to the south-west on the St. Albans Road frontage is 1
   Malden Street, which is a four storey residential building of contemporary design.
   The neighbouring property to the north-east at 57 61 St. Albans Road is a garage,

which is located on the opposite side of West Street. The nearest property in West Street is 1-15 West Street which consists of a 3 storey block of flats. The south-western and north-western boundaries of the application site border the rear gardens of 2 storey Victorian terraced and semi-detached houses in Nascot Street and Malden Street, which are within the Nascot Conservation Area. There are a number of existing trees along these boundaries, which provides a green screen between the site and the adjoining properties.

- 1.3 There are a number of nearby multi-storey buildings on the opposite side of St. Albans Road. Park Inn 30 – 40 St. Albans Road is a 7 storey hotel. 24 – 28 St. Albans Road is a 7 storey block of flats, which was granted Conditional Planning Permission (reference: 13/00069/FULM) in April 2013. Flanders Court 12 – 14 St. Albans Road is a part 8 storey, part 7 storey residential building with a ground floor community use. The development provides 123 flats and was granted Conditional Planning Permission (reference: 07/00498/FULM) in October 2007.
- 1.4 The application site is served by a vehicular access from West Street, which is an unclassified road with no through route. West Street adjoins St. Albans Road, which is classed as a Class A Principal Road.
- 1.5 The site has a basement and ground level car park. The submitted Transport Statement states that the car park provides a total of 95 parking spaces.
- 1.6 The application site is in a sustainable location because it is close to Watford Junction station and the town centre. The site has good access to passenger transport facilities at Watford Junction and shops and services in St Albans Road and the town centre.
- 1.7 The site is located in Zone D of the Central/West Watford Controlled Parking Zone, which is a Full Controlled Zone.
- 1.8 The building is not listed or located in a designated conservation area. However, the Nascot Conservation Area abuts the south-western and north-western boundaries.



Fig.1. Aerial view of site.



Fig. 2. View towards multi-storey buildings on eastern side of St. Albans Road.

#### 2.0 PROPOSED DEVELOPMENT

- 2.1 The application proposes demolition of the existing office building and the erection of a new L-shaped building to provide 93no. self-contained flats. The application originally proposed 95no. flats, however the rear wing of the proposed building has been stepped down in height to address concerns from the Conservation Manager see Fig.4 and Fig.5. The height of the building would be stepped. It would be 8 storeys on the corner of St. Albans Road and West Street, and would reduce down to 6 storeys, 5 storeys, and 4 storeys to the rear. On the St. Albans Road frontage, the section adjacent to 1 Malden Road would be 6 storeys with a recessed 7<sup>th</sup> storey.
- 2.2 The proposed development would provide a basement car park with 75 parking spaces, of which 7 would be disability spaces. The car park would be accessed from the existing vehicular crossover on to West Street. Refuse and recycling facilities would be provided adjacent to the West Street access and there would be space for servicing vehicles. A communal garden would be provided to the rear of the building.
- 2.3 The application proposes 14 affordable units (10no. 2-bed and 4no. 1-bed), all of which would be affordable rented units. The affordable units would be located in the rear wing of the building at ground, first and second floor levels.



Fig. 3. Proposed site plan..



Fig. 4. Original proposed north-eastern elevation.



Fig. 5. Amended proposed north-eastern elevation. Received 9<sup>th</sup> February 2016.



Fig. 6. Proposed south-eastern elevation.

#### 3.0 RELEVANT PLANNING HISTORY

3.1 The following planning history is relevant to the current application:

#### Caledonian House 39 – 55 St Albans Road

15/01028/PREAPP – Pre-application enquiry for redevelopment of vacant class B1 office building for approximately 120 units (Options 1 and 2) with basement car parking, cycle parking and on site amenity.

Officers sent a pre-application feedback letter on 29<sup>th</sup> September 2015 advising the applicant that the scale of the proposed building would need to be reduced. In context of the area, the maximum scale appropriate for the St. Albans Road wing of the building is 6 storeys with a corner element of 8 storeys. The West Street wing should step down from 6 storeys to 4 storeys as it approaches the western boundary of the site and should not project significantly closer towards the western boundary than the existing building.

Officers stated that the location is highly sustainable and suitable for higher density development – the Local Planning Authority has no objection in principle to a multistorey, flatted, residential development of the site. A mix of 1, 2 and 3 bedroom flats is also considered acceptable. Officers had no objection to the contemporary design approach proposed or to the use of brick as the main material for the facades.

In accordance with Policy HS3 of the Watford Local Plan Core Strategy 2006-31, the Local Planning Authority will seek a minimum provision of 35% of the flats to be affordable housing, with a range of tenures as set out in the Policy. The applicant was advised that the vacant building credit is no longer Government policy following the High Court decision of West Berkshire District Council and Reading Borough Council v Secretary of State for Communities and Local Government.

The indicative figures given for the floor areas of the proposed flats were considered to be acceptable, as well as the size of the communal garden area in this location. It was stated that a significant majority of the flats would provide good levels of amenity for future occupiers, however there may be some privacy, light and outlook issues for the flats on the inside corner of the building facing the garden area, therefore careful design would be needed to ensure that a good standard of amenity for future occupiers would be provided. Officers highlighted that there are a number of existing trees along the southern and western boundaries of the site that provide a green screen between the site and adjoining properties – any redevelopment of the site would need to consider the impact on these trees.

In respect of privacy and natural light, it was felt that the siting of the building and the general position of windows would avoid any significant adverse impacts on the amenities currently enjoyed by neighbouring residential properties. In respect of outlook, it was stated that the scale of the western wing should be reduced to avoid a dominating and overbearing impact on the rear gardens of neighbouring properties to the west. The submitted drawings showed that the western wing would mainly be 6 storeys with a small 4 storey element at the rear.

15/01130/OPD - Notification for the change of use from offices (Use Class B1(a)) to residential (Use Class C3). The application form stated that 54 flats would be provided. Prior Approval granted. October 2015.

#### 24 – 28 St. Albans Road

13/00069/FULM - Redevelopment of the site with a 7 storey building comprising 28 flats with associated amenity space. Conditional Planning Permission. April 2014.



SLIP ROAD FROM ST ALBAN'S ROAD

Fig. 7. Approved front elevation drawing for planning application 13/00069/FULM.

#### <u>12 – 14 St. Albans Road Flanders Court</u>

07/00498/FULM - Erection of 123 one and two bed flats, replacement community facility including Steward's flat, surface and basement car parking and provision of landscaped amenity area. Conditional Planning Permission. October 2007.

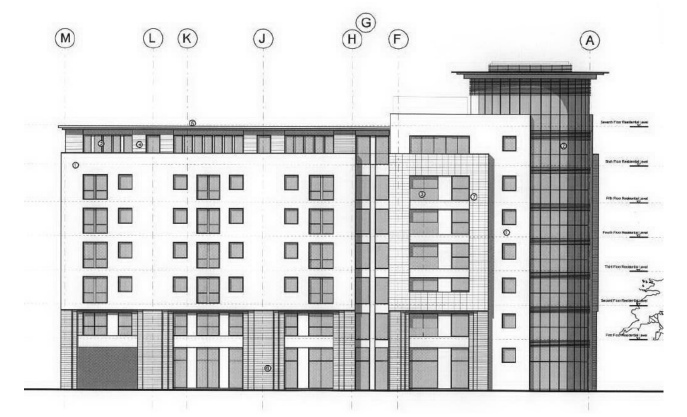


Fig. 8. Approved St. Albans Road elevation for planning application 07/00498/FULM.

#### 4.0 PLANNING POLICIES

#### Development plan

- 4.1 In accordance with s.38 of the Planning and Compulsory Purchase Act 2004, the Development Plan for Watford comprises:
  - (a) Watford Local Plan Core Strategy 2006-31;
  - (b) the continuing "saved" policies of the *Watford District Plan 2000*;
  - (c) the Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026; and
  - (d) the Hertfordshire Minerals Local Plan Review 2002-2016.
- 4.2 The *Watford Local Plan Core Strategy 2006-31* was adopted in January 2013. The *Core Strategy* policies, together with the "saved policies" of the *Watford District Plan 2000* (adopted December 2003), constitute the "development plan" policies which, together with any relevant policies from the County Council's *Waste Core Strategy* and the *Minerals Local Plan*, must be afforded considerable weight in decision making on planning applications. The following policies are relevant to this application.

#### 4.3 Watford Local Plan Core Strategy 2006-31

- WBC1 Presumption in favour of sustainable development
- SS1 Spatial Strategy
- SD1 Sustainable Design
- SD2 Water and Wastewater
- SD3 Climate Change
- SD4 Waste
- HS1 Housing Supply and Residential Site Selection
- HS2 Housing Mix
- HS3 Affordable Housing
- T2 Location of New Development
- T3 Improving Accessibility
- INF1 Infrastructure Delivery and Planning Obligations

- UD1 Delivering High Quality Design
- UD2 Built Heritage Conservation
- GI1 Green Infrastructure

#### 4.4 Watford District Plan 2000

- SE7 Waste Storage, Recovery and Recycling in New Development
- SE24 Unstable and Contaminated Land
- SE27 Flood Prevention
- SE28 Groundwater Quality
- SE36 Replacement Trees and Hedgerows
- SE37 Protection of Trees, Woodlands and Hedgerows
- SE39 Tree and Hedgerow Provision in New Development
- T10 Cycle Parking Standards
- T21 Access and Servicing
- T22 Car Parking Standards
- T24 Residential Development
- U17 Setting of Conservation Areas
- H10 Planning Agreements for Educational and Community Facilities
- L8 Open Space Provision in Housing Development
- L9 Children's Play Space

#### 4.5 Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026

- 1 Strategy for the Provision of Waste Management Facilities
- 1A Presumption in Favour of Sustainable Development
- 2 Waste Prevention and Reduction
- 12 Sustainable Design, Construction and Demolition

#### 4.6 Hertfordshire Minerals Local Plan Review 2002-2016

No relevant policies.

#### 4.7 **Supplementary Planning Documents**

The following Supplementary Planning Documents are relevant to the determination of this application, and must be taken into account as a material planning consideration.

#### 4.8 Residential Design Guide

The Residential Design Guide was adopted in July 2014. It provides a robust set of design principles to assist in the creation and preservation of high quality residential environments in the Borough which will apply to proposals ranging from new individual dwellings to large-scale, mixed-use, town centre redevelopment schemes. The guide is a material consideration in the determination of relevant planning applications.

#### 4.9 Watford Character of Area Study

The Watford Character of area Study was adopted in December 2011. It is a spatial study of the Borough based on broad historical character types. The study sets out the characteristics of each individual character area in the Borough, including green spaces. It is capable of constituting a material consideration in the determination of relevant planning applications.

#### 4.10 Skyline – Watford's Approach to Taller Buildings

The Supplementary Planning Document was approved by the Council's Cabinet on 7<sup>th</sup> March 2016. It sets out the definition of taller buildings and the strategic and development management approach in terms of location and design. It is capable of constituting a material consideration in the determination of relevant planning applications.

#### 4.11 National Planning Policy Framework

The National Planning Policy Framework sets out the Government's planning policies for England. The following provisions are relevant to the determination of this application, and must be taken into account as a material planning consideration:

Achieving sustainable development The presumption in favour of sustainable development Core planning principles Section 1 Building a strong, competitive economy Section 4 Promoting sustainable transport Section 6 Delivering a wide choice of high quality homes Section 7 Requiring good design Promoting healthy communities Section 8 Meeting the challenge of climate change, flooding and coastal Section 10 change Section 11 Conserving and enhancing the natural environment Section 12 Conserving and enhancing the historic environment Decision taking

#### 5.0 CONSULTATIONS

#### 5.1 Neighbour consultations

Letters were sent to properties in Nascot Street, Malden Road, West Street, Wellington Road, Canterbury Road and St. Albans Road.

5.2 The following is a summary of the representations that have been received:

Number of original notifications:	151
Number of objections:	24
Number in support:	1
Number of representations:	25

The points that have been raised are summarised and considered in the tables below.

Representations objecting to the proposed development:

Representations	Officer's response
The building would look out of	This is considered in paragraphs 6.2 – 6.7 of
character with the surrounding	the report.
buildings given its size.	
The building will dwarf the	
adjoining buildings and be a	
complete eyesore adjacent to the	
Nascot Conservation Area.	
The design of the development	
would not blend in with the	
surrounding Conservation Area.	
If an application of this scale is	
approved it sets a dangerous	
precedent for similar, or even	
larger developments to be	
approved.	
The scale and height of the	This is considered in paragraphs 6.26 – 6.43
building will be completely	of the report.
overbearing to neighbouring	
properties and will reduce both	
amenity and light.	
The proposal is overdevelopment	
of the site and any new building	
above the existing height should	
be restricted to St. Albans Road	
frontage and not allowed to	

encroach towards the rear	
gardens of Nascot Street.	
The development would impinge	This is considered in paragraphs 6.26 – 6.30
on privacy of neighbouring	of the report.
properties.	
In order to reduce the impact of	
the development, further and	
enhanced tree screening	
preferably with shrubs should be	
provided.	
It would be dangerous given its	Hertfordshire Highways has no objection to
location to the busy main road.	the proposed development.
The road will not cope with 95	Hertfordshire Highways state that the
units and traffic will be seriously	vehicular access is acceptable as it provides
affected for residents of	a visibility splay of 2.4m x 43m, which
Caledonian Court with more	accords with the Hertfordshire County
comings and goings.	Council Highway Design Guide 'Roads in
	Hertfordshire' February 2011.
The development will increase	
traffic flow, especially along	The existing building is an office, which is a
Nascot Street.	high traffic generating use. The proposed
	development would reduce the number of
Presently there are safety issues	parking spaces from 95 to 75. Hertfordshire
accessing the third lane of St.	Highways has highlighted that the proposed
Albans Road in rush hours. The	development is likely to have a lower trip
scale of the proposed scheme	generation than the previous office use.

would add to this issue. To is a feature	Therefore there would not be a detained of the
would add to this issue. Trying to	Therefore, there would not be a detrimental
access the third lane can be	impact on the capacity of the highway
dangerous.	network.
The development does not	The impact on the Conservation Area is
support the conservation	considered in paragraphs 6.2 – 6.7 of the
characteristics/requirements	report.
recently outlined in letters sent	
out to Nascot Wood residents.	
The current schools in the area	The proposed development is liable for
can not cope with the levels of	Community Infrastructure Levy
demand they receive.	contributions. Therefore, the impact of the
	development would be mitigated through
	financial contributions towards community
	infrastructure, including education facilities.
Only a paltry 8 of the 95 flats are	This is considered in paragraphs 6.17 – 6.19
to be affordable. This is a very	of the report.
poor deal for the local people of	
Watford in need of housing.	
We can see no mention of the	This is considered in paragraphs 6.23 – 6.25
number of parking spaces that	of the report.
will be provided. More	
applications for residents parking	
permits will place more demand	
on already oversubscribed	
spaces.	
There are plans to remove the	This is considered in paragraph 6.49 of the
trees that currently provide a	report.
degree of protection from the	
existing building. These trees are	
an integral part of our ability to	
feel safe and not overlooked.	

The development would cause	A condition to restrict the hours of
major disruption to the area.	construction could be attached to any grant
Noise pollution would be great.	of planning permission. This would include
	no permitted work on Sundays or public
Will Heronslea Ltd be responsible	holidays.
for the cleaning of dust etc that	
may enter our garden and	Disruption during construction work is not a
windows and doors.	material planning consideration.
We will strongly object to any	
works carried out on a Sunday.	
I am concerned as to how and if	The applicant has provided sufficient detail to
the drainage and waste will be	demonstrate that there is a feasible drainage
handled on the proposed	scheme for the site, including attenuation
development.	volumes and exploring the most appropriate
	sustainable drainage methods such as green
	roofs. This has been approved by the County
	Council as the Lead Local Flood Authority.
	Thames Water has stated that they have no
	objection in relation to sewerage
	infrastructure capacity.
I have it on hearsay, but have no	The vast majority of the site consists of hard
first hand experience, that	surfacing and there is no evidence of any
badgers have moved into the	badgers on site.
area where the proposed	
development is and have hopes	
that that could limit what you can	
allow there.	

In relation to materials used, the	Details of materials could be secured by
colour palette is not in keeping	condition. Notwithstanding this, the
with existing buildings on the	submitted information indicates that the
north side of St. Albans Road.	building would be finished in brickwork,
Even though existing buildings	which would provide an attractive finish. The
have elements of different colour,	colour of the proposed brick could be
they are mostly brown/red brick.	assessed in a discharge of condition
	application.
A significant amount of rubbish is	The proposed bin stores would be enclosed,
going to be placed in between the	therefore it is not considered that there
new development and	would be odour nuisance to nearby
Caledonian Court. Are there any	properties. Furthermore, given that the bin
risks of odour in summer when	stores would be enclosed and would be
residents have windows open?	overlooked by habitable windows, it is
	considered that fly tipping would be unlikely.
A large bin store that is visible	
from St. Albans Road may be an	
invitation to fly tipping. We in	
Caledonian Court currently suffer	
from this issue even though our	
bin stores are tiny in comparison.	

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Representations in support of the proposed development:

Representations	Officer's response
I would like to support this	The development would contribute towards
application as this would add	the housing need in the Borough. The
much needed new homes for the	design is of high quality and would be an
young professionals to be able to	improvement to the existing office building. It
get a foothold on the property	would bring into use a site that has been
ladder. The design of the building	vacant for some time. These are factors
will greatly enhance the local	which weigh in favour of the application.
area replacing the current	
building which is currently an	
eyesore and not in use.	

The Committee will be advised of any additional representations received after the date this report was written.

#### 5.3 Statutory publicity

The application was publicised by 4 site notices posted on 13 November 2015 and by advertisement in the Watford Observer published 13 November 2015. The site notice and newspaper advertisement expired on 4 December 2015.

#### 5.4 **Technical consultations**

The following responses have been received from technical consultees:

#### Hertfordshire County Council (Highway Authority)

Notice is given under article 18 of the Town and Country Planning (Development Management Procedure) (England) Order 2015 that the Hertfordshire County Council as Highway Authority does not wish to restrict the grant of permission subject to the following conditions:

#### Decision:

Hertfordshire County Council (HCC) has no objection to the proposed development subject to the below conditions:

S278 Agreement Any works within the highway boundary (including alterations to the footway and the proposed site access) will need to be secured and approved via a s278 Agreement with the HCC.

S106 Agreement A s106 Agreement will be required to secure any Construction Traffic Management Plan Planning Obligations, a Travel Plan and a Servicing and Delivery Management Plan.

#### Conditions:

Provision of Parking and Servicing Areas SHC 21: Prior to the first occupation of the development hereby permitted (or Prior to the commencement of the use hereby permitted) the proposed servicing / loading, unloading / turning area shall be laid out, demarcated, levelled, surfaced and drained in accordance with the approved plan and retained thereafter available for that specific use.

Reason: To ensure the permanent availability of the parking /manoeuvring area, in the interests of highway safety.

Construction Traffic (Parking) SHC 25: Development shall not commence until a scheme detailing provision for on-site parking for construction workers for the duration of the construction period has been submitted to and approved in writing by the Local Planning Authority. The scheme shall be implemented throughout the construction period.

Reason: To ensure adequate off-street parking during construction in the interests of highway safety.

Wheel Cleaning Facilities – Temporary for Construction Vehicles SHC 27A: No works shall commence on site until the details of wheel cleaning facilities for construction vehicles have been submitted to and approved in writing by the Local Planning Authority. Reason: To prevent extraneous material being deposited on the highway.

#### Analysis

#### Proposed trip generation:

Based on the TRICS assessment undertaken, the trip generation for the residential development shows a reduction in two-way trips from 55 to 28 in the AM Peak hour and from 46 to 26 in the PM Peak hour. Therefore, the proposed development is likely to have a lower trip generation than the previous use of the site. This proposed trip generation analysis is considered to be appropriate.

#### Road safety:

A review of the collision data from the Hertfordshire database indicates that there have been 19 slight collisions within the vicinity of the site. Two of these slight incidences occurred within 15m of the junction of West Street and St Albans Road. Additionally, there a severe collision occurred on Station Road approximately 150m from the site. However, due to the reduction in vehicle movements based on the proposed trip generation, the proposal is unlikely to impact the safety of the highway.

#### Vehicular access:

The applicant has provided a visibility splay of the site access which indicates a visibility splay 2.4m x 43m. This is in accordance with Roads in Hertfordshire Highway Design Guide 3rd edition and Manual for Streets.

The applicant has provided a swept path analysis which justify that two standard vehicles can enter and exit the car park entrance at the same time. This is considered acceptable.

#### Refuse Vehicles:

At present the refuse vehicle collects from the kerb side. However, the applicant proposes the refuse storage area to be located at the end of the service area at ground floor level. The TS states refuse vehicles could either reverse into the site from West Street and exit in a forward gear or could drive forward into the site and reverse out onto West Street. This is not considered an acceptable arrangement as it may result in refuse vehicles restricting the access for both vehicles and pedestrians. Additionally, refuse vehicles reversing onto the highway may result in conflicts with vehicles accessing the site or travelling along West Street. However, this could be managed via a Service Delivery Management Plan; which could restrict movements to outside peak hours on site to ensure safe movements.

Additionally, the TS states that in order for a refuse vehicle to be able to access the site an amendment to the footway is proposed requiring conversion to carriageway. West Street appears to be a private road. On this basis HCC does not raise an issue with the proposed alteration to the access arrangement. However, any works within the highway boundary (including alterations to the footway and the proposed site access) will need to be secured and approved via a s278 Agreement with the HCC.

#### Car Parking Layout:

The applicant has provided a swept path analysis of the car parking layout which indicates that a standard sized vehicle can manoeuvre within the proposed car park. This is considered acceptable.

#### Accessibility:

Accessibility of the site is considered to be adequate for the proposal.

#### Travel Plan:

A Travel Plan will be required to encourage sustainable transport modes and to reduce the reliance on private vehicles to ensure minimal impact to the highway safety and function as a consequence of the development. This should be drawn up in accordance with HCC guidance as at

http://www.hertsdirect.org/services/transtreets/devmanagment/greentravelplans1/ Planning Obligations / Community Infrastructure Levy (CIL) Watford Borough Council has a Community Infrastructure Levy, which was adopted in April 2015 and therefore, contributions towards local transport schemes will be sought via CIL if appropriate. The HCC Passenger Transport team have recommended that if developer contributions are being sought via a S106 agreement that these could go towards improvements to bus stop infrastructure. This can be applied to either the nearest northbound stop which lacks easy access kerbing and shelter, or the stops in Beechen Grove or the Town Hall which given they are served by numerous bus routes would benefit from display screens (which none have), only 2 have easy access kerbing, and one lacks a shelter. Easy access kerbing and shelters both cost £8,000 per stop. Display screens also cost £8,000 (including a maintenance commuted sum element).

#### Construction:

The Transport Statement does not contain any information regarding the potential impacts on the highway network during the construction of the proposed development. A Construction Traffic Management Plan should therefore be secured via a section 106 agreement.

#### Conclusion:

Hertfordshire County Council (HCC) has no objection to the proposed development subject to suitable conditions.

N.B. The requested conditions relating to on-site parking facilities for construction workers and wheel washing facilities for construction vehicles are not necessary to make the development acceptable in planning terms, therefore the conditions do not meet the tests in Paragraphs 204 and 206 of the National Planning Policy Framework. The provision of on-site parking for construction workers and wheel washing facilities is not a material planning consideration and any adverse effect on highway safety could be addressed through other legislation, including the Highways Act.

Hertfordshire Highways has stated that a Green Travel Plan should be submitted to encourage sustainable transport nodes and to reduce reliance on private vehicles. However, they have stated that in comparison to the existing use on site the proposed development would have a lower trip generation. Furthermore, the scheme includes the provision of on-site cycle storage for 100 cycles. Given that the proposed development would reduce trip generation and would provide significant provision for on-site cycle storage, it is not considered that a condition to require the submission of a Green Travel Plan is necessary to make the development acceptable in planning terms.

#### Thames Water

In respect of surface water it is recommended that the applicant should ensure that storm flows are attenuated or regulated into the receiving public network through on or off site storage. Reason: To ensure that the surface water discharge from the site shall not be detrimental to the existing sewerage system.

Thames Water would advise that with regard to sewerage infrastructure capacity, we would not have any objection to the above planning application.

#### Hertfordshire County Council (Lead Local Flood Authority)

The drainage strategy prepared by EAS, job number 812, dated September 2015 and its addendum dated November 2015 submitted to the LPA present an acceptable drainage strategy.

At this full planning application stage the applicant has provided sufficient detail to demonstrate that there is a feasible drainage scheme for the site, including attenuation volumes and exploring the most appropriate sustainable drainage methods such as green roofs.

As this is a full planning application, we therefore recommend the following conditions to the local planning authority should planning permission be granted:

#### Condition 1

The proposed development will only meet the requirements of the National Planning Policy Framework if the following measures as detailed in the drainage strategy submitted with this application are implemented and secured by way of a planning condition on any planning permission. Condition:

The development permitted by this planning permission shall be carried out in accordance with the drainage strategy prepared by EAS, job number 812, dated September 2015 and its addendum dated November 2015; and mitigation measures detailed within the drainage strategy:

1. Limiting the surface water run-off generated by the critical storm event so that it will not exceed the rate of 5 l/s.

2. Implementing appropriate SuDS measures giving priority to above ground measures such as green roofs, as shown in drawing SK05 Appendix L of the drainage strategy prepared by EAS.

3. Providing attenuation to ensure no increase in surface water run-off volumes for all rainfall events up to and including the 1 in 100 year + climate change event providing a minimum of 100 m<sup>3</sup> of storage volume between the green roofs and the underground attenuation tank.

4. Provision of a petrol interceptor in accordance to drawing SK05 in Appendix L.

5. Discharge of surface water into the existing Thames Water sewer network.

The mitigation measures shall be fully implemented prior to occupation and subsequently in accordance with the timing / phasing arrangements embodied within the scheme, or within any other period as may subsequently be agreed, in writing, by the local planning authority.

Reason:

To prevent flooding by ensuring the satisfactory disposal of surface water from the site.

#### Condition 2

The proposed development will be acceptable if a planning condition is included requiring the following details.

#### Condition:

No development shall take place until the final design of the green roofs and the rest of the drainage network is completed and sent to the LPA for approval. An attenuation volume of 100 m<sup>3</sup> should be provided by green roofs and underground attenuation tanks. The design of the green roofs should be in line with best practice standards as shown in The SuDS Manual.

The design of the drainage scheme shall also include:

- 1. Details of how the green roof, underground attenuation tanks, petrol interceptors and the rest of the elements of the drainage network shall be maintained and managed after completion.
- 2. Detailed engineering details of the design of the proposed green roof in line with The SuDS Manual (CIRIA C-753)

#### Reason:

To ensure that the site can effectively be drained during the lifetime of the development and to ensure that water treatment is provided to surface runoff before being discharged into the sewer network

#### Informative to the LPA

The LPA will need to satisfy itself that the proposed underground surface water attenuation features can be maintained for its lifetime and we recommend the LPA obtains a maintenance and adoption plan from the applicant.

The proposed drainage strategy demonstrates that the site can be positively drained reducing the surface runoff rates to a greenfield rate. However, the proposed drainage solution is not based on a SuDS management train, but relies on underground attenuation tanks. As the proposed development includes an underground car park, the applicant has demonstrated that the use of a pump is the only way to discharge surface water into the sewer network. The use of pumps and underground attenuation tanks to drain the site will significantly increase the future maintenance burden on home owners and therefore increase the risk of failure due to poor maintenance. Additionally, the site could flood if the pumps failed. The addendum includes an explanation of how the applicant proposes to avoid a pump failure, however further details should be provided with the maintenance plan. We recommend the LPA to condition the maintenance plan for the drainage system during the lifetime of the development.

#### Hertfordshire Constabulary (Crime Prevention Design Advisor)

Security – ADQ and SBD:

As of 1<sup>st</sup> October 20115, Approved Document Q (ADQ) has come in that requires under Building Regulations dwellings are built to "Prevent Unauthorised Access". This applies to any "dwelling and any part of a building from which access can be gained to a flat within the building". Performance requirements apply to easily accessible doors and windows that provide access in any of the following circumstances:

- a. Into a dwelling from outside
- b. Into parts of a building containing flats from outside
- c. Into a flat from the common parts of the building

Achieving the Secured by Design award meets the requirements of Approved Document Q (ADQ), and there is no charge for applying for the Secured by Design award. I would ask that this information is passed by way of informative to the applicant.

Secured by Design part 2 physical security:

If the development were to be built to the physical security of Secured by Design part 2, which is the police approved minimum security standard and also achieves ADQ. This would involve:

a. All exterior doors to have been certificated by an approved certification body to BS PAS 24:2012, or STS 201 issue 4:2012, or STS 202 BR2, or LPS 1175 SR 2, or LPS 2081 SR B. This includes any communal doors from underground / undercroft parking areas.

- b. All individual flat front entrance doors to have been certificated by an approved certification body to BS Pas 24:2012 (internal specification).
- c. Ground level (easily accessible) exterior windows to have been certificated by an approved certification body to BS Pas 24:2012. All glazing in the exterior doors, and ground floor (easily accessible) windows next to doors to include laminated glass as one of the panes of glass.
- d. Access control standard for flats is: 4 to 10, audible more than 10 flats sharing a communal entrance then audible and visual access control at the pedestrian entrances to the block. Such access control must NOT have a Tradesman's Button fitted as this assists offenders to gain entry during the day to break into the flats. As this proposed development has 95 flats there will be the requirement for access control as well as on the landings and some CCTV coverage.

These standards are entry level security and meet the Secured by Design part 2 physical security standard. Building to the physical security of Secured by Design, which is the police approved minimum security standard, will reduce the potential for burglary by 50% to 75% and achieve ADQ. I would encourage the applicants to seek Secured by Design certification to this standard when it is built.

#### Lower ground level parking area:

This area must be secured and have access control. Reason is that such areas are hidden away and if left open become crime generators. If it were not to be secured I would wish to formerly object.

#### Private rear amenity:

I am pleased that the private rear communal garden area will be secured from outside casual intrusion. If it were not so I would wish to formerly object.

#### Policy (Design and Conservation)

These comments are somewhat overdue but I think there is some room for improvement on this scheme.

The principle of a flatted residential scheme on this site is acceptable. The overall approach to locate the highest part of the building on the corner with West Street is in principle acceptable and the stepping down to both the rear of properties on Nascot Street and to the block at 1 New Malden Road is the appropriate approach.

However, in my view changes are needed to arrive a better solution than shown by the current proposals. The principle of a higher building and greater massing on St Albans Road elevation works in the context of the character of St Albans Road in this area; there are significantly higher buildings on the St Albans Road frontage opposite the site; however, if permitted this building would be the highest building on this side of St Albans Road. This can work in townscape terms as the road is wide enough at this point, but care should be taken with the relationship of the ground floor of new buildings to the street ensuring as much interrelationship between the ground floor and the street and preferably some entrances to ground floor units directly from the street.

The site does abut the Nascot Conservation area and the setting of the CA and views in and out of the conservation area are a material consideration. The building will be most visible from the rear of the properties on Nascot Street which marks the edge of the conservation area and whilst some effort has been made to reduce the massing of the building when viewed from here I do not think it is sufficient and I have suggested some changes which would help to reduce the massing and impact on the setting of the CA and views from it.

Suggested alterations;

 Additional setting in of upper floors on the St Albans Road frontage to improve the transition from the block at 1 Malden Road; suggest setting in at level 06 so that 2 units are removed – this would give additional space for either a roof garden (ensuring that overlooking is prevented) or a green roof/solar panels.

- Additional setting in on the rear elevation so that 2 units are lost from each of level 04 and 05; again this would give additional space for green roof or solar panels – roof garden would be unlikely to work here due to overlooking issues.
- The rear elevation needs additional articulation on the blank walls to reduce the massing this could be done using subtle changes in brick courses such as projecting courses and stark contrast colours/materials should be avoided.
- The ground floor frontage to St Albans Road currently offers little in the way of
  passive surveillance or active frontage; given the fact that these are 3 bed
  duplex units it would be better to give each its own access from the street this
  may involve a review of the levels on the lower ground floor/parking level to
  achieve a level access. St Albans Road at this point offers a poor pedestrian
  environment and we should be looking to improve this particularly as this is a
  residential scheme and we want people to reduce their car usage.

I am broadly happy with the materials identified but we will need to see samples and would encourage the use of good quality brick with attention paid to the bonds and the use of alternative bonds to create interest and texture in the scheme. We will need to have details of the elevations showing reveals/projections/recessed areas including balconies and the proposed capping for the walls. We will need details of the green wall to the rear and the green roof system. It will be important to ensure that build quality is carried through when implemented.

Without these changes I am not convinced that the design of sufficient quality to be said to be enhancing the character of the area as required in NPPF paras 56/61/64.

N.B. The applicant has sought to address the concerns of the Conservation Manager by submitting amended plans on 9<sup>th</sup> February 2016 to reduce the massing of the rear wing of the proposed building and so reduce the number of dwellings from 95 to 93. This provides a better transition between the proposed development and the neighbouring properties in Nascot Street. It also ensures that the development is more sensitive to the setting and views from within the adjacent Conservation Area. Furthermore, the applicant has introduced a raised brick bond pattern on the blank wall of the rear elevation to provide more visual interest and reduce the bulk of the building, as shown in Fig. 9.



Fig. 9. Amended rear elevation to include raised brick bond pattern on rear elevation.

The applicant has looked at options for new ground floor entrance doors on the St. Albans Road frontage, however, because of the difference between the floor level and ground level this would involve the installation of staircases – see Fig. 10. It is not felt that the front staircases are positive design features and they would add to the visual clutter along the St. Albans Road frontage. Consequently, the applicant decided not to introduce the staircases on the St. Albans Road frontage.



Fig. 10. Option for introducing new entrance doors on St. Albans Road frontage.

It is considered that the proposed development would provide an acceptable transition to No. 1 Malden Road, therefore the applicant has not reduced the massing further on this side.

The comments of the Conservation Manager as are the alterations made by the applicant to address these detailed matters. These should be taken into account alongside detailed discussions were held during pre-application stage and the Interim Development Management Section Head considered that a development of the scale proposed would be acceptable – see the 'Relevant Planning History' section of the report. Taken together, the consensus of the professional officers is that the general height and massing of the building are an appropriate response to the context of this site.

### Environmental Health

Further to our discussion, I have reviewed the acoustic report and visited the area.

Based upon the evidence available, I am concerned about potential noise from the garage. During my visit, some of the tools used generated enough noise to be an issue on the West Street facade. Unfortunately, no reference is made to the potential impact within the acoustic report.

I understand that there is already planning permission in place to convert the existing office building into residential under permitted development and should consent be refused, this is the default position of the applicant. As a consequence, we could be left with inferior housing and occupants could still be exposed to potential noise from the garage.

Therefore, I understand that granting the proposed scheme consent would provide better quality accommodation.

However, we need to ensure that we safeguard future occupants and also protect the amenity of the garage, as we do not want them to be burdened with trying to mitigate the noise especially, as they might already be utilising the best practicable means. This can be achieved by requiring the applicant to objectively quantify the noise from the garage to the West Street facade and selecting appropriate glazing to ensure that the impact is mitigated. The noise from the garage is intermittent in nature and so we would not want the sound pressure level to exceed 45dB(A) LAmax when the tools are in use.

The applicant's Noise Consultant provided the following response on 8 December: We understand that the environmental health officer has visited the Caledonian House site and raised concerns about the garage on West Street which is overlooked by the development.

During our on site noise survey we could not quantify (even though we tried) the

level of noise emitted by the Kwik fit garage at the facades of the development. Apart from the fact that minimal noise was emanating from the garage during the four hours of our two visits, the constant noise from road traffic along St Albans road was dominating the noise climate on the West Street elevation.

The Kwik fit garage opens from 8.30 until 18:00 hours and therefore doesn't operate during the night-time, when L<sub>Amax</sub> assessment criteria may be deemed to be appropriate. The incident road traffic noise levels along the West Street façade are so high that the noise impact assessment report recommends (in Table 5) the inclusion of composite external building fabric constructions which offer a very high level of sound reduction. Several designs are proposed which include the recommendation for whole house mechanical ventilation, laminated double glazing and even secondary glazing (if passive ventilation methods are preferred). Therefore the proposed external building fabric construction will effectively reduce substantially any noise associated with activities at the nearby Kwik fit garage and will ensure that adverse effects on health and quality of life are minimised in full accordance with national policy (Paragraph 123 of the NPPF). This can be secured by a typical planning condition which requires a scheme to be put forward where incident noise levels are controlled based on the guidance within BS8233:2014.

The Environmental Health department provided the following response on 18 December:

Following on from our discussion, I am satisfied with the response put forward by the applicant with regards to noise from the garage. The condition you have drafted is also acceptable.

#### Contaminated Land Officer

No response was provided. The following comments were provided for previous application (reference 15/01130/OPD):

"The residential redevelopment represents a more sensitive end use. The Envirocheck report has identified a potentially former land use on-site as a garage. The site is also located within the vicinity of other potentially contaminative land uses. A Phase I Desk Study Report should be undertaken for this site. This report should be specific to the proposed development and contain a review of historical mapping, environmental data, existing reports (if available), site walkover, preliminary risk assessment and the creation of a preliminary conceptual site model. In line with the requirements of the NPPF, all investigative works must be undertaken by a Competent Person, and in line with current published standards and guidance. The Phase I Desk Study report should include further information in relation to the garage use, for example:

Has any fuel been stored on-site (underground/above ground fuel storage tanks)? Is there any evidence of staining? Are there any records of leaks from tanks?"

Given that a potentially contaminative former land use has been identified, a condition should be attached to any grant of planning permission to require the completion of an investigation and risk assessment to assess the nature and extent of any contamination on the site, and to require the submission of a detailed remediation scheme to bring the site to a condition suitable for the intended use.

#### Arboricultural Officer

Whilst I generally agree with the Arboricultural Implications Assessment and the Arboricultural Method Statement these do not address how the extended basement is to be constructed even if no roots are found namely is a pilling rig or similar to be used to form the new basement. If this is the case there may be significant conflict with the overhanging tree canopies from retained trees within the Conservation Area. I would wish to see further details or method statement for this element of the construction. I note that much if not all of the replacement tree planting and landscaping will be in raised or at least restricted root volume planters. I would wish to see details of irrigation and drainage for these. The proposed planting species are considered acceptable.

The applicant's arboriculturalist provided the following additional information on 22<sup>nd</sup> December 2015:

Formation of New Basement Area:

All proposed pre-development tree works set out in the Arboricultural Report will be undertaken prior to demolition commencing on site. This will lift the canopies of retained trees to 3.0 m above the existing car park level. All operatives working within areas of retained trees will be inducted as to the requirements for the protection of trees. A banksman will be employed to direct all machinery operating at the height of the tree canopies within the area of retained trees. This will ensure that machinery - including any operating or movable parts - does not damage these canopies. Piling will occur within the canopy spreads of some offsite trees as part of the construction of the basement car park. The piling rig will be placed within the excavated basement area. A mini piling rig to a height of 2.4 m will be used to ensure that no damage will occur to the canopies of trees.

## Irrigation and Drainage :

An irrigation system will be introduced to all raised planters. This will consist of a porous pipe system which will have an automatic timing mechanism with a manual override. The soil will consist of a high quality loam with water retentive polymers to aid water retention within the soil medium and reduce the need for watering. All water will percolate through the soil medium by gravity and drain through a geotextile material into a pipe work network within the basement area. A full specification will be designed as part of the final basement car park design.

The Arboricultural Officer provided the following comments on 23<sup>rd</sup> December 2015:

Thank you for the additional information. I am now happy with the proposed piling as they are using a low rig which will be below the tree canopies. The general arrangement for the irrigation/drainage of the planters is OK and appreciate there is no final design at this stage.

#### Housing

Verbal comments that social/affordable rented units should be sought rather than shared ownership. Furthermore, the greatest need is for 2-bed units and Registered Social Landlords may be unwilling to take on 3-bed flats.

# 6.0 APPRAISAL

#### 6.1 Main issues

The main issues to be considered in the determination of this application are:

- (a) Design, appearance and the character of the area
- (b) The quality of the new accommodation provided
- (c) Housing mix
- (d) Affordable housing
- (e) Highway impact and car parking provision
- (f) Impact on amenity of adjoining residential properties
- (g) Sustainable surface water drainage
- (h) Land contamination
- (i) Trees and landscaping
- (j) Comparison to fallback position

#### 6.2 (a) Design, appearance and the character of the area.

The proposed building is contemporary in design and would achieve an appropriate appearance. The massing of the building responds appropriately to the context as the main bulk is on the corner of St. Albans Road and West Street with stepped down sections to the side and rear. The vertical lines achieved through projecting and contrasting brickwork creates visually attractive vertical proportions, which frame the various sections of the building. The arrangement of windows and balconies would create interest and variety in the elevations without a cluttered appearance. As such, the design of the proposed building is considered to be of high quality and would enhance the character and appearance of the area.

6.3 Furthermore, the proposed building 'turns the corner' well because there are active frontages on both the St. Albans Road and West Street elevations. The corner of the building is well defined because of the increased height on the corner, which aids legibility.

- 6.4 Skyline – Watford's Approach to Taller Buildings was approved as a Supplementary Planning Document by the Council's Cabinet on 7th March 2016 and provides guidance in relation to taller buildings. The document states that the principal locations for taller buildings in Watford are set out in Policy TB1 of the Watford Local Plan Part 2. Policy TB1 identifies areas in Clarendon Road,/Station Road, Watford Junction and Ascot Road that may be appropriate for taller buildings. It is important to note that although public consultation has been carried out, the Local Plan Part 2 has not been subject of an examination in public and has not been adopted, therefore it can only be afforded limited weight in consideration of the application. Notwithstanding this, neither the Supplementary Planning Document nor Policy TB1 of the Local Plan Part 2 preclude taller buildings outside those areas where it has been indicated that taller buildings may be appropriate. Taller buildings outside the identified areas will be assessed based on factors such as the impact on the character and appearance of the area, standard of design, relationship to surrounding buildings and impact on neighbouring properties.
- 6.5 The Supplementary Planning Document states that the definition of 'taller building' is based primarily on the relationship of the building to its surroundings i.e. a building that is significantly larger than the surrounding urban area. In the context of St. Albans Road, the proposed development would not constitute a taller building because it would be comparable in height with the nearby multi-storey buildings on the opposite side of St. Albans Road as described in the 'site and surround area' and 'relevant planning history' sections of the report. It would be the tallest building on the Western side of St. Albans Road, however the height would be stepped down adjacent to the neighbouring 4 storey flats at 1 Malden Road, which provides an appropriate transition ensuring that the proposed building would not appear jarring next to 1 Malden Road. As such, in the context of St. Albans Road the height and scale of the building is considered to be appropriate.
- 6.6 The proposed building would be significantly taller than the 2 storey houses to the rear of the site in Nascot Street and Malden Road, which are within the Nascot Conservation Area. However, the 8 storey part of the proposed building would be a considerable distance from the rear boundary with Nascot Street. The level of

separation ensures that the proposed building would not appear dominant from the adjacent Nascot Conservation Area. The rear wing of the building would be closer to the rear boundary, however it would still maintain an appropriate gap to the boundary and would step down in height to 4 storeys at the rear. While taller than the 2 storey houses, these 4 storey elements are not considered to be taller that the other 4 storey buildings on this side of St Albans Road and ensure the development provides an appropriate transition and would not appear dominant from the Conservation Area. The applicant submitted amended plans on 9<sup>th</sup> February to reduce the scale of the rear wing in order to address concerns from the Conservation Manager – as discussed in the 'technical consultations' section of the report. The impact on the residential amenities of the neighbouring properties is considered in issue (f).

6.7 The proposed building would be located on a similar footprint to the existing multistorey building, therefore it would not restrict views into the Conservation Area from St. Albans Road. The proposed building would be located to the rear of the terrace of houses in Nascot Street and would not interfere with key vistas from within the Conservation Area. As such, taking into account that the proposed building would be of significantly higher quality than the office building it would replace, that the massing would make an appropriate transition to neighbouring properties and that a significant level of separation would be provided, it is considered that the proposed development would not harm the setting of the adjacent Nascot Conservation Area.

## 6.8 (b) The quality of the new accommodation provided

The floor areas and room sizes of the proposed flats exceed the Nationally Described Space Standard. The applicant has submitted a daylight and sunlight report, which has been carried out by Brooke Vincent and Partners. The report assesses the daylight received by the habitable rooms of the proposed flats, in accordance with guidance in the Building Research Establishment (BRE) publication (2011) *"Site Layout Planning for Daylight and Sunlight. A Guide to Good Practice".* The method of calculation of daylight for proposed accommodation is known as Average Daylight Factor (ADF). The minimum recommended ADF levels are: 2% for kitchen or combined kitchen and living space where the kitchen is served by a local window; 1.5% for living room and study; and 1% for bedroom. The calculation shows that a ground floor living room window and first floor living room window would be marginally below the recommended ADF levels. Given that only two habitable rooms in the entire development would be below the recommended level and that this would only be by a marginal amount, it is considered that the levels of daylight are acceptable.

- 6.9 The BRE Guidance states "a dwelling with no main window wall within 90 degrees of due south is likely to be perceived as insufficiently sunlit. This is usually only an issue for flats...The overall sunlighting potential of a large residential development may be initially assessed by counting how many dwellings have a window to a main living room facing south, east or west. The aim should be to minimise the number of dwellings whose living rooms face solely north, north-east or north-west unless there is some compensating factor such as an appealing view to the north". 68 of the 93 flats have living room windows which face north. As such, a good proportion of the flats would receive sunlight for a part of the day. The northern elevation of the building is prominent because of its position adjacent to the road junction, therefore it would not be appropriate to have non-habitable windows such as bathrooms and stairwells on this elevation as it would affect the appearance and activity of the frontage.
- 6.10 Paragraph 7.3.23 of the Residential Design Guide states that for flatted developments, communal open space provided for the exclusive use of occupants of the development may be acceptable as long as its location, size and shape enable it to be enjoyed by the occupants. The minimum area for usable communal space is 50 square metres, plus 15 square metres per additional unit over two units. Therefore, for 93 flats the private garden space standard is 1,415 sqm. The proposed communal garden measures 975sqm in area, which is below the standard in the residential design guide. However, when taken in conjunction with the proposal to incorporate private balconies to a large proportion of the flats, collectively measuring 474sqm in area, the total amenity space for the development amounts to 1449sqm, which is considered to be a significant and acceptable level

of amenity space in this location.

- 6.11 The proposed development would provide an acceptable level of privacy for future occupants. The habitable windows positioned in the rear elevation of the main front section and in the side elevation of the rear-projecting element would be sited perpendicular, therefore there would not be a significant level of overlooking between habitable rooms. Neighbouring windows would be positioned closest together on the inside corner of the 'L', however the position of the window in the bedrooms ensures that residents in the neighbouring living rooms could not easily look in. Likewise, the layout of the bedrooms ensures that overlooking into the adjacent living rooms would be restricted.
- 6.12 The applicant has submitted a Noise Impact Assessment to assess the impact of traffic noise on the proposed development. St. Albans Road is a main route into the town and carries high levels of traffic. Traffic noise is, therefore, a significant factor for the flats directly facing the road and those at the corner of the building facing the junction. The Noise Impact Assessment surveyed noise levels in two positions -Position 1 (overlooking roads) and Position 2 (sheltered from roads). The survey shows that the noise level on Thursday 10<sup>th</sup> September was 71.2dB L<sub>Aeg. 16 hours</sub> at Position 1 and 48.9dB LAeg. 16 hours at Position 2. BS 8233 provides guidelines for internal noise levels within dwellings. It states that a desirable internal noise level for a living room and bedroom is 35 dB L<sub>Aeg. 16 hours</sub>. The Noise Impact Assessment shows that reasonable practicable measures could be undertaken to ensure that the internal noise level of the habitable rooms accords with the BS 8233 guidelines. A condition could be attached to any grant of planning permission to require the submission of a detailed scheme for noise attenuation to ensure that the proposed flats would have acceptable internal noise levels.
- 6.13 The Environmental Health officer initially raised concern about the noise level from the adjacent garage at 57 – 61 St. Albans Road. However, the applicant's noise consultant addressed these concerns – as detailed in the 'technical consultations' section of the report. The Environmental Health officer stated that he is satisfied with the response put forward by the applicant with regards to noise from the

garage and that a noise attenuation condition is acceptable.

6.14 Taking the above into account, the proposed development would provide an acceptable standard of amenity for future occupiers.

## 6.15 (c) Housing mix

Policy HS2 of the Watford Local Plan Core Strategy 2006-31 states that the Council will seek provision of a mix of housing types, sizes and tenures at a local level to meet the requirements of all sectors of the community. Paragraph 8.2.7 states that the SHMA indicates a requirement for a mix of dwellings by size and tenure.

6.16 The application proposes 45no. 1-bed flats; 43no. 2-bed flats and 5no. 3-bed flats, which is considered to be an acceptable housing mix. The proposed development is high density, which is appropriate in this sustainable location close to Watford Junction station and the town centre. The proposal makes efficient use of the land and contributes towards the Borough's housing need.

#### 6.17 (d) Affordable housing

Policy HS3 of the Watford Local Plan Core Strategy 2006-31 states that a rate of 35% affordable housing will be sought on major applications of 10 residential units and above. The Policy states that the affordable housing provision should consist of 20% social rent; 65% affordable rent; and 15% shared ownership. Only in exceptional circumstances will the Council consider a lower level of affordable housing provision, where the developer can demonstrate exceptional planning, or other constraints on the development of the site through the submission of a development viability assessment.

6.18 The applicant submitted a viability assessment with the application, carried out by Housing Expectations, which calculated that only 8 of the 95 units could be affordable units and that they would all be shared-ownership. There have been detailed negotiations between Housing Expectations and the Council's viability consultant (Adams Integra) in relation to factors such as profit levels, benchmark land value, development costs, finance costs, scheme timings and sales values. Adams Integra has calculated that the Policy requirement of 35% affordable housing would make the scheme unviable, however, the development (now consisting of 93 flats) could provide 14 affordable rented units (10no. 2-bed and 4no. 1-bed), which has been agreed by the applicant. Adams Integra has also recommended that there should be a clawback mechanism to ensure that any increased sales value above the modelled viability assessment be appropriately split between affordable housing contributions and additional profit. The proposed clawback mechanism would need to be secured through a s106 planning obligation.

6.19 The Housing department has stated that from their perspective social/affordable rented units should be sought ahead of shared-ownership units because shared-ownership units will not meet the needs of those on the housing waiting list. Furthermore, they have stated that the greatest need is for 2-bed units and Registered Social Landlords may not be prepared to take the 3-bed flats. As such, the Housing department has advised that it is more suitable for the overall number of affordable units to be lower but consisting entirely of social/affordable rented units (as opposed to a higher overall number of affordable units but split between social/affordable units and shared-ownership units). The applicant has taken this into account and proposed 14 affordable rent units with the largest proportion being 2-bed units. It may have been possible to increase the overall number of affordable units, however this would have meant more shared-ownership units and fewer affordable rent units.

## 6.20 (e) Highway impact and car parking provision

The existing building is an office, which is a high traffic generating use. The proposed development would reduce the number of parking spaces from 95 to 75. The Highway Authority has highlighted that the proposed development is likely to have a lower trip generation than the previous office use. Therefore, there would not be a detrimental impact on the capacity of the highway network.

6.21 The Highway Authority states that the vehicular access is acceptable as it provides a visibility splay of 2.4m x 43m, which accords with the Hertfordshire County Council Highway Design Guide 'Roads in Hertfordshire' February 2011. The access to the car park would be wide enough to allow vehicles to pass side by side and the Highway Authority comments that the layout of the car park is acceptable.

- 6.22 The Highway Authority is concerned that refuse vehicles would not be able to enter and exit the site in forward gear and the reversing of refuse vehicles may conflict with vehicles accessing the site or travelling along West Street. They have suggested that this could be managed via a Service Delivery Management Plan, which could restrict movements to outside peak hours. However, it should be borne in mind that West Street is an un-classified road with no through route, therefore the movements on the road are low and it is unlikely that refuse vehicles would conflict with vehicles and pedestrians. Furthermore, the drop off point would be large enough to allow a refuse vehicle to draw off the highway while waste is collected, which is an improvement to the current situation where refuse vehicles have to stop in West Street to collect waste bins. As such, taking the above into account, it would not be reasonable to restrict the time of day that the waste bins are collected.
- 6.23 Appendix 2 of the Watford District Plan 2000 states that in Zone 1 & 2 of the Car Parking Zones Map the maximum parking standard for 1 and 2 bedroom dwellings is 1 space per dwelling and for 3 bedroom dwellings the maximum parking standard is 1.5 spaces per dwelling. The application proposes 75 parking spaces, which complies with the maximum parking standard. The site is in a sustainable location close to passenger transport facilities at Watford Junction and shops and services in the town centre, therefore the amount of on-site parking is acceptable.
- 6.24 Appendix 2 of the Watford District Plan 2000 states that 1 cycle parking space per dwelling is required. The application proposes cycle storage for 100 cycles, which complies with sustainable transport objectives in "saved" Policy T10 of the Watford District Plan 2000.
- 6.25 The application site is located in the Central/West Watford Controlled Parking Zone, therefore, in accordance with "Saved" Policy T24 of the Watford District Plan 2000, it is necessary to complete a Section 106 Planning Obligation to remove permit entitlement for future occupants of the proposed dwellings. This is to ensure that

future occupants can not park vehicles in the Controlled Parking Zone, which would exacerbate demand for on-street parking in an area that already experiences parking problems. This is discussed further in paragraph 7.2 of the report.

# 6.26 (f) Impact on amenity of adjoining residential properties

## Privacy:

Paragraph 7.3.16 of the Residential Design Guide highlights that privacy is an important aspect of residential environments. New build schemes should ensure that there is no significant loss of privacy to neighbouring houses or gardens. Paragraph 7.3.17 details the 'privacy arc' which is a rule-of-thumb to assess the impact of development on the privacy of neighbouring properties. The privacy arc is calculated by drawing 45 degree lines on plan from the centre of neighbouring habitable windows to a distance of 27.5m – as explained in paragraph 7.3.18 of the RDG. First floor clear glazed habitable windows of a proposed development should not be within the privacy arc and be at an angle of less than 90 degrees from habitable windows of a neighbouring property – as illustrated in paragraph 7.3.19 of the RDG.

6.27 The upper floor windows in the rear elevation of the proposed building would be over 50m from the rear habitable windows of properties in Nascot Street, therefore the proposed windows would be substantially outside the 'privacy arc' of neighbouring habitable windows. The proposal complies with, and substantially exceeds, the guidance in the Residential Design Guide and would not cause an unacceptable level of overlooking into the habitable rooms of Nascot Street properties. There would be no windows in the rear elevation of the rear projecting part of the building, which ensures that there would not be an adverse impact on the privacy of Nascot Street properties. The proposed rear habitable windows would be sited perpendicular to the rear habitable windows of Malden Road properties, therefore, in accordance with guidance in the Residential Design Guide, the proposed windows would not afford an unacceptable level of overlooking into the neighbouring habitable rooms. The side habitable windows of the rear projecting part of the proposed building would face the rear elevation of Malden Road properties and would be over 30m from the neighbouring rear habitable windows,

which complies with guidance in the Residential Design guide.

- 6.28 Paragraph 7.3.16 of the Residential Design Guide states that a minimum distance of 11m should be achieved between side or rear habitable windows of a proposed building and site boundaries in order to minimise overlooking of private gardens. The proposed rear habitable windows would be approximately 38m from the rear boundary and the proposed side windows would be approximately 21.5m from the side boundary, therefore the proposed development would not cause an unacceptable level of overlooking into neighbouring gardens. The site is located in a high density urban area where there is already mutual overlooking of gardens. In this context, the proposed building would not have a significant adverse effect on privacy.
- 6.29 The front windows of the proposed building would afford views towards the gardens of some properties on the opposite side of St. Albans Road. However, there is already mutual overlooking of the gardens. The proposed building would not cause an unacceptable level of overlooking because there would be a sizeable separation to the neighbouring properties.
- 6.30 Furthermore, consideration should be given to the fall back position that the footprint of the proposed building would be similar to the existing building, therefore the proposed windows would be similar distances to the boundaries. Although the existing building is currently used as an office, it has Prior Approval for change of use to residential to provide 54no. dwellings see reference 15/01130/OPD. The proposed building would be taller, however this is a high density urban area where there is already mutual overlooking between properties. As such, the proposed development would not cause a significant loss of privacy.

#### 6.31 Daylight:

The submitted daylight and sunlight report assesses the impact of the proposed development on the daylight and sunlight received by neighbouring properties, in accordance with guidance in the Building Research Establishment (BRE) publication (2011) *"Site Layout Planning for Daylight and Sunlight. A Guide to Good* 

*Practice*". Daylight is assessed through the 25 degree rule and the Vertical Sky Component test. The BRE guidance states *"If any part of a new building or extension, measured in a vertical section perpendicular to a main window wall of an existing building, from the centre of the lowest window, subtends an angle of more than 25 degrees to the horizontal, then the diffused daylighting of the existing building may be adversely affected*". Furthermore, if the Vertical Sky Component (VSC) measured at the centre of an existing main window is less than 27% and less than 0.8 times its former value it is likely that daylighting of the habitable room would be adversely affected.

- 6.32 The results in the daylight and sunlight report show that the closest windows at Caledonian Court would have a VSC of over 27%, therefore there would be minimal impact on the daylight received by the neighbouring block of flats. No. 30 40 St. Albans Road is located on the opposite side of the road, therefore the 25 degree rule is appropriate and this should be applied to the second floor windows because the ground and first floors of the building are in commercial use. The proposed development would not infringe the 25 degree line from the centre of the closest second floor window, therefore the habitable rooms of No. 30 40 St. Albans Road would continue to received adequate levels of daylight.
- 6.33 To the south of the application site, No. 1 Malden Road (known as Cassio Apartments) is adjacent to the proposed building. The daylight and sunlight report shows that the proposed development would cause a significant loss of daylight to the windows in the side elevation of the neighbouring building. However, these are secondary windows and the report shows that the principal habitable windows in the rear elevation would continue to provide good levels of daylight to habitable rooms. The vast majority of the windows would have a VSC of more than 27%. A small number of first floor windows in the northern elevation of the building would have a VSC of slightly less than 27%, however this would not be less than 0.8m times the former values. As such, the proposed development would not cause a significant loss of daylight to the main living areas of Cassio Apartments.
- 6.34 The daylight and sunlight report shows that a large number of the existing rear

windows at Nos. 3 – 15 Malden Road have a VSC of less than 27%, however, apart from a rear ground floor window at No. 3 Malden Road, the VSC would not be less than 0.8 times the former values. Therefore, the proposed development would not cause a significant loss of daylight to properties in Malden Road. The affected window at No. 3 Malden Road is a ground floor window located in the rear elevation of a single storey rear extension. The VSC would be 0.79 times its former value, which is only slightly less than the BRE guidance. The daylight and sunlight report has provided a more detailed analysis of this window by assessing the daylight distribution within the habitable room, which is an additional BRE test. Adverse effect is defined as a result that is less than 0.8 times its former value. This is calculated by looking at the size of the window in relation to the size of the room. The report shows that the lit area of the room would be 0.93 times its former value, which is well above the 0.8 guidance. Therefore, the proposed development would not cause a significant loss of daylight to No. 3 Malden Road.

6.35 The daylight and sunlight report assesses the impact of the proposed development on Nos. 32 – 50 Nascot Street, which are the closest properties in Nascot Street. The report shows that the most affected windows would have a VSC of at least 0.88 times the former values, which is more than the 0.8 guidance. As such, the proposed development would not cause a significant loss of daylight to properties in Nascot Street.

#### 6.36 Sunlight:

The BRE guidance states that sunlight is only relevant to neighbouring residential windows which have a view of the proposed development and face with 90° of due south. If any part of a new development subtends an angle of more than 25 degrees measured from the centre of a main living room window then the sunlighting of the existing dwelling may be adversely affected. Furthermore, the sunlight availability to an existing dwelling may be adversely affected if the APSH (Annual Probable Sunlight Hours), when measured at the centre of the window are reduced by more than 4%. Should the loss be greater than 4%, then sunlight availability may be adversely affected if the centre of the annual probable sunlight hours, of which 5% of the annual total should be received

between 21 September and 21 March, and less than 0.8 times its former sunlight hours during either period.

6.37 The results in the daylight and sunlight report show that none of the neighbouring windows that face within 90° of due south would have an APSH reduction of more than 4%, therefore the proposed development would not cause a significant loss of sunlight to habitable rooms of neighbouring properties.

#### 6.38 Overshadowing of gardens:

The daylight and sunlight report shows overshadowing as existing and proposed on 21 March. This is the date chosen by BRE as the degree of overshadowing can only reduce into summer months and is not relevant in winter months, when overshadowing in an urban area can be constant for significant periods of the day.

6.39 The daylight and sunlight report shows that the proposed development would not cause significant overshadowing in Caledonian Court or Malden Road. The report shows that overshadowing of outdoor amenity in Nascot Street would be slightly increased in the early morning, however there would be no additional overshadowing in the afternoon.

#### 6.40 Outlook:

Paragraph 7.3.21 of the RDG states "Outlook relates to visual dominance of a building that results in an overbearing and oppressive sense of enclosure to an adjacent property. This can be from a habitable room window or a garden area. This can occur even if there is no loss of sunlight, daylight or privacy". The proposed building would have a similar footprint to the existing building and would maintain similar distances to the site boundaries, however it would be taller. The tallest part of the building would be at the front of the site adjacent to the corner between St. Albans Road and West Street. The 8 storey section would be over 50m from the houses in Nascot Street, therefore it would not appear overbearing or cause an unacceptable sense of enclosure. The rear projecting wing would step down in height to between 6 and 4 storeys to provide a transition to the lower properties in Nascot Street. This element of the building is not particularly wide and a sizeable

gap would be maintained to the boundary with Nascot Street. Given the stepped height of the rear section and the space maintained to the western boundary, there would not be a sense of enclosure to the properties in Nascot Street.

- 6.41 The properties in Caledonian Court and Malden Road would face the rear projecting wing of the proposed building. There would be a separation of approximately 30m between the 6/4 storey wing and the properties in Malden Road and Caledonian Court. Given this level of separation, the proposed building would not appear overbearing or cause an unacceptable sense of enclosure to the neighbouring properties.
- 6.42 The proposed building would not appear overbearing to the properties on the opposite side of St. Albans Road because a sizeable distance would be maintained between the properties.
- 6.43 Taking the above into account, the proposed development would not cause a significant loss of privacy, daylight, sunlight or outlook to neighbouring properties.

#### 6.44 (g) Sustainable surface water drainage

In April 2015, the Government enacted legislation requiring all major developments to make provision for the sustainable management of surface water within application sites. The County Council as the Lead Local Flood Authority (LLFA) was also made a statutory consultee on all major applications for surface water drainage.

- 6.45 The applicant has submitted a surface water drainage scheme that incorporates the following measures to deal with surface water within the application site:
  - i) Green roofs.
  - ii) Underground attenuation tanks

The applicant has provided sufficient detail to demonstrate that there is a feasible drainage scheme for the site, including attenuation volumes and exploring the most

appropriate sustainable drainage methods such as green roofs. This has been approved by the County Council as the Lead Local Flood Authority.

#### 6.46 h) Land contamination

The Contaminated Land Officer provided a consultation response to Prior Approval application 15/01130/OPD, which identified a potentially contaminative former land use on site as a garage. Furthermore, the site is also located within the vicinity of a garage on the opposite side of West Street. In these circumstances, a condition should be attached to any grant of planning permission to require the submission of a Phase I Report to assess the actual and potential contamination at the site. If actual or potential contamination and/or ground gas risks are identified further investigation shall be carried out and a Phase II report shall be submitted. The Phase II report shall identify any required remediation or protection measures.

#### 6.47 (i) Trees and landscaping

None of the trees on site are within a conservation area or protected by a tree preservation order. However, there are a number of nearby trees in neighbouring gardens in Nascot Street and Malden Road, which are within the Nascot Conservation Area.

- 6.48 The submitted Arboricultural Report and drawing No. TPP/CHSARWH/010 B shows that 6no. individual trees and 4no. groups of trees would need to be removed due to the proposed development. The report shows that these are all 'C' Category trees as set out in BS 5837:2012 because they are low quality or unremarkable specimens. The report highlights that *"their replacement should be considered as an important element within landscape proposals for the development. This should aim to plant replacement trees so as to retain some screening to the site boundaries, to maintain (and improve where possible) the quantity and quality of tree cover in the area and to improve the bio-diversity of the site".*
- 6.49 Drawing No. LP/CHSARWH/020 B shows that various replacement trees would be planted adjacent to the site boundaries. The trees would generally have a planting height of between 3m 3.5m, which combined with the existing trees in the rear

gardens, would provide sufficient screening to neighbouring properties in Nascot Street and Malden Road. The screening would improve further as the trees become more established. The Arboricultural Officer has stated that the proposed planting species are considered acceptable.

- 6.50 The proposed landscaping scheme would provide a good standard of landscaping to the communal garden. The landscaping scheme can be secured through condition.
- 6.51 The demolition of the existing building and the construction of the proposed building is outside the Root Protection Areas (RPAs) of the nearby retained trees. However, the removal of the existing car park and construction of the new basement car park would fall within the RPAs and/or canopy spreads of 5no. individual trees and 2no. groups of trees. The Arboricultural Implications Assessment sets out the potential impacts on the retained trees and the measures to protect the trees are set out in the Arboricultural Method Statement. The Arboricultural Officer is in agreement with the Arboricultural Implications Assessment and the Arboricultural Method Statement. Additional information was provided to detail how the extended basement would be constructed the canopies of the retained trees would be raised to 3m above the existing car park level and a mini piling rig 2.4m high would be used. The Arboricultural Officer has stated that these details are acceptable. Conditions to protect retained trees should be attached to any grant of planning permission.
- 6.52 (j) Comparison to Fallback Position

In comparison to the fallback position that the existing building could be converted into 54no. residential units under Prior Approval application 15/01130/OPD, there are considered to be a number of factors that weigh in favour of the proposed development. Firstly, the proposed development would be of higher quality design than the existing building, as discussed in paragraphs 6.2 - 6.7 of the report, and would make a positive contribution to the character and appearance of the area. The size of the proposed flats exceed the Nationally Described Space Standard and would benefit from good levels of light and outlook, which would provide a good standard of amenity for future occupiers, whereas the flats in Prior Approval application 15/01130/OPD would be significantly smaller and would not provide as good a standard of layout and amenity for future occupiers. Furthermore, the proposed development makes more efficient use of the site and makes more of a contribution to meeting the Borough's housing need providing a suitable mix of dwelling sizes, whereas the Prior Approval scheme consisted solely of 1-bed flats. A further consideration is that the proposed development would provide 14 affordable units for affordable rent, which would help meet the need for affordable housing in the Borough, whereas the Prior Approval scheme would not make any contribution towards affordable housing. The above factors are considered to weigh in favour of the grant of planning permission.

## 7.0 COMMUNITY INFRASTRUCTURE LEVY AND PLANNING OBLIGATION

## 7.1 Community Infrastructure Levy (CIL)

The Council introduced the Community Infrastructure Levy (CIL) with effect from 1 April 2015. The CIL charge covers a wide range of infrastructure as set out in the Council's Regulation 123 list, including highways and transport improvements, education provision, youth facilities, childcare facilities, children's play space, adult care services, open space and sports facilities. CIL is chargeable on the relevant net additional floorspace created by the development. The charge is non-negotiable and is calculated at the time that planning permission is granted.

The CIL charge applicable to the proposed development is £120 per sqm.

The charge is based on the net increase of the gross internal floor area of the proposed development. Exemptions can be sought for charities, social housing and self-build housing. As the proposed development is intended to be all social housing, the scheme would not be liable for any CIL charge if this exemption were applied for.

In accordance with s.70 of the Town and Country Planning Act 1990, as amended by s.143 of the Localism Act 2011, a local planning authority, in determining a planning application, must have regard to any local finance consideration, so far as material to the application. A local finance consideration is defined as including a CIL charge that the relevant authority has received, or will or could receive. Potential CIL liability can therefore be a material consideration and can be taken into account in the determination of the application.

## 7.2 S.106 planning obligation

The proposed development is one where affordable housing should be provided, in accordance with saved Policy H16 of the Watford District Plan 2000 and Policy HS3 of the Watford Local Plan Part 1 Core Strategy 2006-31.

The development proposed in this application is also one where, in accordance with saved Policy T26 of the Watford District Plan 2000 and Policy INF1 of the Watford Local Plan Part 1 Core Strategy 2006-31, the Council will normally require the applicant to enter into a planning obligation which provides for a financial contribution towards the variation of the Borough of Watford (Watford Central Area and West Watford Area) (Controlled Parking Zones) (Consolidation) Order 2010 to exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site. It is necessary to amend the traffic order so as to exclude the occupiers of the development from any entitlement to claim permits for the local Controlled Parking Zone because otherwise the proposed development would be likely to give rise to additional vehicles parking on local streets, thus worsening traffic congestion which would be a reason to refuse planning permission.

In addition, the proposed development is one where Hertfordshire County Council, in pursuance of its duty as the statutory Fire Authority to ensure fire fighting facilities are provided on new developments and that all dwellings are adequately served by fire hydrants in the event of fire, seeks the provision of hydrants required to serve the proposed buildings by means of a planning obligation. The requirements for fire hydrant provision are set out within the County Council's *Planning Obligations Toolkit* document (2008) at paragraphs 12.33 and 12.34 (page 22). In practice, the need for hydrants is determined at the time the water services for the development

are planned in detail and the layout of the development is known, which is usually after planning permission is granted. If, at the water scheme design stage, adequate hydrants are already available no extra hydrants will be needed.

Under Regulation 122 of the Community Infrastructure Levy Regulations 2010, where a decision is made which results in planning permission being granted for development, a planning obligation may only constitute a reason for granting planning permission for that development if the obligation is:

- necessary to make the development acceptable in planning terms;
- directly related to the development; and
- fairly and reasonably related in scale and kind to the development.

The provision of affordable housing is directly related to the proposed development, and is fairly and reasonably related in scale and kind to that development. It is also necessary to make the development acceptable in accordance with the Council's planning policies.

The contribution sought by the Council for amending the Controlled Parking Zones Traffic Regulation Order varies according to the number of dwellings existing and to be created and according to the existing use of the property. The contribution is thus directly related to the proposed development and is fairly and reasonably related in scale and kind to that development. It is also necessary to make the development acceptable in accordance with the Council's planning policies.

As the County Council's requirement for the provision of fire hydrants accords with the provisions of the *Planning Obligations Toolkit*, this obligation is also directly related to the proposed development and is fairly and reasonably related in scale and kind to that development. It is also necessary to make the development acceptable in accordance with the County Council's statutory duty as the Fire Authority.

Accordingly, the provision of affordable housing, the contribution sought by the

Council towards the amendment of the Controlled Parking Zones Traffic Regulation Order and the County Council's requirement for fire hydrants meet the tests in Regulation 122 of the Community Infrastructure Regulations 2010, and, consequently, these planning obligations can be taken into account as material planning considerations in the determination of the application. Both the Council's approach to seeking affordable housing provision and a financial contribution and the County Council's approach to seeking the provision of fire hydrants by means of planning obligations are also fully in accordance with the advice set out in paragraphs 203 to 205 of the National Planning Policy Framework.

#### 8.0 CONCLUSION

- 8.1 The application site is in a sustainable location close to Watford town centre and Watford Junction, therefore it is suitable for higher density development. The proposed building is contemporary in design and would achieve an acceptable standard of appearance. The massing of the building is considered appropriate as the main bulk is on the corner of St. Albans Road and West Street with stepped down sections to the side and rear. The vertical lines achieved through projecting brickwork and contrasting brickwork creates visually attractive vertical proportions, which frame the various sections of the building. The arrangement of windows and balconies would create interest and variety in the elevations without a cluttered appearance. As such, the design of the proposed building is considered to be of high quality and would enhance the character and appearance of the area.
- 8.2 The 8 storey height of the building is appropriate in the context of St. Albans Road because it would be compatible with the nearby multi-storey buildings on the opposite side of the road. The building steps down in height adjacent to the neighbouring 4 storey flats at 1 Malden Road, which provides an appropriate transition. The proposed building would be significantly taller than the 2 storey houses to the rear of the site in Nascot Street and Malden Road, which are within the Nascot Conservation Area. However, the 8 storey part of the proposed building would be a considerable distance from the rear boundary with Nascot Street. The level of separation ensures that the proposed building would not appear dominant

from the adjacent Nascot Conservation Area. The rear wing of the building would be closer to the rear boundary, however it would still maintain an appropriate gap to the boundary and would step down in height to 4 storeys at the rear, which ensures that it provide an appropriate transition and would not appear dominant from the Conservation Area.

- 8.3 The proposed development provides an acceptable housing mix. The Council's viability consultant has calculated that the level of affordable housing proposed by the applicant is the most that would be viable at this site.
- 8.4 The proposed development would provide an acceptable standard of amenity for future occupiers. Furthermore, the proposal would not cause a significant loss of privacy, daylight, sunlight or outlook to neighbouring residential properties. Some on-site trees would need to be removed as a result of the proposed development, however the replacement trees would fill the gaps between existing off-site trees. The planting height of 3m 3.5m ensures that a good level of screening would be provided, which would improve as the trees become more established.
- 8.5 In comparison to the fallback position that the existing building could be converted into 54no. residential units under Prior Approval application 15/01130/OPD, there are a number of factors that weigh in favour of the proposed development. The proposed development would provide a higher quality design than the existing building; it would provide a higher standard of amenity for future occupiers than the Prior Approval scheme; it would make more efficient use of the site and would contribute more to the Borough's housing need; and it would provide a more appropriate housing mix and provide affordable housing.
- 8.6 Overall, the proposal is considered to provide a sustainable development.

## 9.0 HUMAN RIGHTS IMPLICATIONS

9.1 The Local Planning Authority is justified in interfering with the applicant's human rights in order to alleviate any adverse effect on adjoining properties and their occupiers and on general public amenity. With regard to any infringement of third party human rights, these are not considered to be of such a nature and degree as to override the human rights of the applicant and therefore warrant refusal of planning permission.

## **10.0 RECOMMENDATION**

(A) That, pursuant to a planning obligation under s.106 of the Town and Country Planning Act 1990 having been completed to secure the following Heads of Terms, planning permission be granted subject to the conditions listed below:

#### Section 106 Heads of Terms

- To secure a minimum of14 units as affordable housing for affordable rent and a review mechanism to provide an uplift in affordable housing in the event that this is viable.
- To exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site.
- ii) To secure the provision of fire hydrants as required by the County Council to serve the development.

## **Conditions**

1. The development to which this permission relates shall be begun within a period of three years commencing on the date of this permission.

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

2. The development hereby permitted shall be carried out in accordance with the following approved drawings:-

101 Rev P10; 110 Rev P10; 120 Rev P10; 121 Rev P10; 199 Rev P12; 200 Rev P12; 201 Rev P12; 202 Rev P12; 203 Rev P12; 204 Rev P12; 205 Rev P12; 206 Rev P12; 207 Rev P12; 208 Rev P12; 300 Rev P12; 301 Rev P12; 400 Rev P12; 401 Rev P12; TPP/CHSARWH/010 Rev B; and LP/CHSARWH/020 Rev B.

Reason: For the avoidance of doubt and in the interests of proper planning.

 No demolition or construction of the development hereby permitted shall take place before 8am or after 6pm Mondays to Fridays, before 8am or after 1pm on Saturdays or at any time on Sundays and Public Holidays.

Reason: To safeguard the amenities and quiet enjoyment of neighbouring properties during the time that the development is being constructed, pursuant to saved Policy SE22 of the Watford District Plan 2000.

4. No construction works, above basement level, shall commence until details of the materials to be used for all the external finishes of the building, including walls, roofs, doors, windows and balcony railings, have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out only in accordance with the approved materials.

Reason: In the interests of the visual appearance of the site and the character and appearance of the area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the materials need to be approved by the Local Planning Authority before the development is constructed.

5. No construction works, above basement level, shall commence until detailed drawings of the elevations, including details of the reveals, projections, recessed areas, balconies, brick bonds and the proposed capping for the walls, have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out only in accordance with the approved details.

Reason: In the interests of the visual appearance of the site and the character and appearance of the area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the materials need to be approved by the Local Planning Authority before the development is constructed.

6. No construction works shall commence until details of the green wall to the rear of the building have been submitted to and approved in writing by the Local Planning Authority. The green wall and green roof system shall be installed in accordance with the approved details.

Reason: In the interests of the visual appearance of the site and the character and appearance of the area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the materials need to be approved by the Local Planning Authority before the development is constructed.

- The development permitted by this planning permission shall only be carried out in accordance with the drainage strategy prepared by EAS, job number 812, dated September 2015; and the mitigation measures detailed within the drainage strategy:
  - Limiting the surface water run-off generated by the critical storm event so that it will not exceed the rate of 5 l/s.
  - (ii) Implementing appropriate SuDS measures giving priority to above ground measures such as green roofs, as shown in drawing SK05 Appendix L of the drainage strategy prepared by EAS.
  - (iii) Providing attenuation to ensure no increase in surface water run-off volumes for all rainfall events up to and including the 1 in 100 year + climate change event providing a minimum of 100 m<sup>3</sup> of storage volume between the green roofs and the underground attenuation tank.
  - Provision of a petrol interceptor in accordance to drawing SK05 in Appendix L.
  - Discharge of surface water into the existing Thames Water sewer network.

The mitigation measures shall be fully implemented prior to occupation and subsequently in accordance with the timing / phasing arrangements embodied within the scheme, or within any other period as may subsequently be agreed, in writing, by the local planning authority.

Reason: To prevent flooding by ensuring the satisfactory disposal of surface water from the site.

8. No development shall take place until the final design of the green roofs and the rest of the drainage network has been submitted to and approved in writing by the Local Planning Authority. An attenuation volume of 100 m<sup>3</sup> should be provided by green roofs and underground attenuation tanks. The design of the green roofs should be in line with best practice standards as shown in The SuDS Manual.

The design of the drainage scheme shall also include:

- Details of how the green roof, underground attenuation tanks, petrol interceptors and the rest of the elements of the drainage network shall be maintained and managed after completion.
- Detailed engineering details of the design of the proposed green roof in line with The SuDS Manual (CIRIA C-753)

Reason: To ensure that the site can effectively be drained during the lifetime of the development and to ensure that water treatment is provided to surface runoff before being discharged into the sewer network.

9. No part of the development shall be occupied until full details of a soft landscaping scheme have been submitted to and approved in writing by the Local Planning Authority. The approved landscaping scheme shall be carried out not later than the first available planting and seeding season after completion of the development. Any trees or plants whether new or existing which within a period of five years die, are removed or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, or in accordance with details approved by the Local Planning Authority.

Reason: In the interests of the visual appearance of the site and the wider area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31.

10. No part of the development shall be occupied until full details of a hard landscaping scheme, including details of all site boundary treatments and all fencing or enclosures within the site, have been submitted to and approved in writing by the Local Planning Authority, and the works have been carried out in accordance with the approved details.

Reason: In the interests of the visual appearance of the site and the local area.

11. No work to the basement shall commence until further site investigations have been carried out to establish whether roots of off-site trees are present within the site. The investigation shall be carried out in accordance with the submitted Arboricultural Method Statement prepared by David Clarke dated October 2015. The results of the site investigation and any necessary tree protection measures shall be submitted to and approved in writing by the Local Planning Authority. The tree protection measures shall be implemented in accordance with the approved details for the duration of the construction of the basement, unless otherwise agreed in writing by the Local Planning Authority.

Reason: To protect nearby off-site trees that are within the Nascot Conservation Area.

12. The tree protection measures shown in the Arboricultural Method Statement prepared by David Clarke dated October 2015 and drawing no. TPP/CHSARWH/010 Rev B shall be implemented for the duration of the construction work, unless otherwise agreed in writing by the Local Planning Authority.

Reason: To protect retained trees, in the interests of the visual amenity of the area.

13. No construction work shall commence until details of the routing of all below ground services and cabling (electricity, gas, telephone, water, cable T.V. etc.) have been submitted to and approved in writing by the Local Planning Authority. The routing of the below ground services and cabling shall then be laid out in accordance with the details approved by this Condition.

Reason: To protect retained trees, in the interests of the visual amenity of the area.

14. No part of the development shall be occupied until bin and cycle storage facilities have been provided in accordance with the details shown on the approved drawings. The storage facilities shall be retained at all times thereafter.

Reason: To ensure adequate facilities are provided for the future occupiers and in the interests of the visual appearance of the site, in accordance with saved Policies SE7 and T10 of the Watford District Plan 2000 and Policy UD1 of the Watford Local Plan Core Strategy 2006-31.

15. No part of the development shall be occupied until the 75 car parking spaces shown on drawing no. 199 Rev P12 have been laid out and constructed in full. These spaces shall be retained for parking cars at all times.

Reason: To ensure adequate parking facilities are provided on the site, in accordance with saved Policies T22 and T24 of the Watford District Plan 2000.

 No part of the development shall be occupied until the new vehicular crossover, as shown on drawing no. 200 Rev P12, has been laid out and constructed in full.

Reason: To ensure adequate access arrangements are provided to serve the development and in the interests of highway safety, in accordance with saved Policy T21 of the Watford District Plan 2000.

17. No part of the development shall be occupied until a management plan to ensure that the 'Drop Off Point' shown on drawing No. 200 Rev P12 is only used for refuse collection, deliveries and loading/unloading has been submitted to and approved in writing by the Local Planning Authority and the approved measures have been provided in full. These measures shall be retained as approved at all times.

Reason: To minimise danger, obstruction and inconvenience to users of the highway and pedestrians and to ensure adequate servicing access for the development, in accordance with Policy T21 of the Watford District Plan 2000.

18. No part of the development shall be occupied until details of access control and security measures for the basement car park have been submitted to and approved in writing by the Local Planning Authority. The access control and security measures shall be installed in accordance with the approved details and implemented at all times thereafter.

Reason: To provide a safe and accessible environment.

19. No construction work shall commence until a detailed scheme for protecting the proposed flats against noise from road traffic and the nearby garage at 57 -61 St. Albans Road has been submitted to and approved in writing by the Local Planning Authority. The scheme shall include details of ventilation and shall be based on the recommendations and mitigation measures detailed in the submitted Noise Impact Assessment reference RF85573/DNA/REV B dated 9 February 2016, unless otherwise agreed in writing by the Local Planning Authority. No part of the development shall be occupied until all the works forming part of the approved scheme have been completed.

Reason: To protect the amenities of the future occupiers of the development.

20. No development shall commence until details of the existing and proposed ground levels and the finished ground floor levels of the building have been submitted to and approved in writing by the Local Planning Authority. The development shall only be constructed in accordance with the approved details.

Reason: This is a pre-commencement condition to ensure an acceptable relationship between the proposed building, the adjoining residential development and the adjoining highway is achieved.

21. Prior to the commencement of the development hereby approved a Phase I Report to assess the actual or potential contamination at the site shall be submitted to and approved in writing by the Local Planning Authority. If actual or potential contamination and/or ground gas risks are identified further investigation shall be carried out and a Phase II report shall be submitted to and approved in writing by the Local Planning Authority prior to the commencement of the development. If the Phase II report establishes that remediation or protection measures are necessary a Remediation Statement shall be submitted to and approved in writing by the Local Planning Authority.

For the purposes of this condition:

A Phase I Report consists of a desk study, site walkover, conceptual model and a preliminary risk assessment. The desk study comprises a search of available information and historical maps which can be used to identify the likelihood of contamination. A simple walkover survey of the site is conducted to identify pollution linkages not obvious from desk studies. Using the information gathered, a 'conceptual model' of the site is constructed and a preliminary risk assessment is carried out.

A Phase II Report consists of an intrusive site investigation and risk assessment. The report should make recommendations for further investigation and assessment where required. A Remediation Statement details actions to be carried out and timescales so that contamination no longer presents a risk to site users, property, the environment or ecological systems.

Reason: To ensure that the issue of contamination is adequately addressed and to ensure a satisfactory development.

22. All remediation or protection measures identified in the Remediation Statement referred to in Condition 21 shall be fully implemented within the timescales and by the deadlines as set out in the Remediation Statement and a Site Completion Report shall be submitted to and approved in writing by the Local Planning Authority prior to the first occupation of any part of the development hereby permitted.

For the purposes of this condition a Site Completion Report shall record all the investigation and remedial or protection actions carried out. It shall detail all conclusions and actions taken at each stage of the works including validation work. It shall contain quality assurance and validation results providing evidence that the site has been remediated to a standard suitable for the approved use.

Reason: To ensure that the issue of contamination is adequately addressed and to ensure a satisfactory development.

#### Informatives

1. This planning permission is accompanied by a Planning Obligation under Section 106 of the Town and Country Planning Act 1990 to secure the provision of 14 affordable housing units; to exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site; and to secure the provision of fire hydrants as required by the County Council to serve the development.

- 2. In dealing with this application, Watford Borough Council has considered the proposal in a positive and proactive manner having regard to the policies of the development plan as well as paragraphs 186 and 187 of the National Planning Policy Framework and other material considerations, and in accordance with the Town and Country Planning (Development Management Procedure) (England) Order 2010, as amended. The Council also gave pre-application advice on the proposal prior to the submission of the application and undertook discussions with the applicant's agent during the application process.
- 3. Before commencing the development the applicant shall contact Hertfordshire County Council Highways (0300 123 4047) to obtain i) their permission/requirements regarding access for vehicles involved in the demolition of the existing building; ii) a condition survey of any adjacent highways which may be affected by construction vehicles together with an agreement with the highway authority that the developer will bear all costs in reinstating any damage to the highway.
- 4. All new units granted planning permission and to be constructed require naming or numbering under the Public Health Act 1925. You must contact Watford Borough Council Street Naming and Numbering department as early as possible prior to commencement on streetnamenumber@watford.gov.uk or 01923 278458. A numbering notification will be issued by the council, following which Royal Mail will assign a postcode which will make up the official address. It is also the responsibility of the developer to inform Street Naming and Numbering when properties are ready for occupancy.

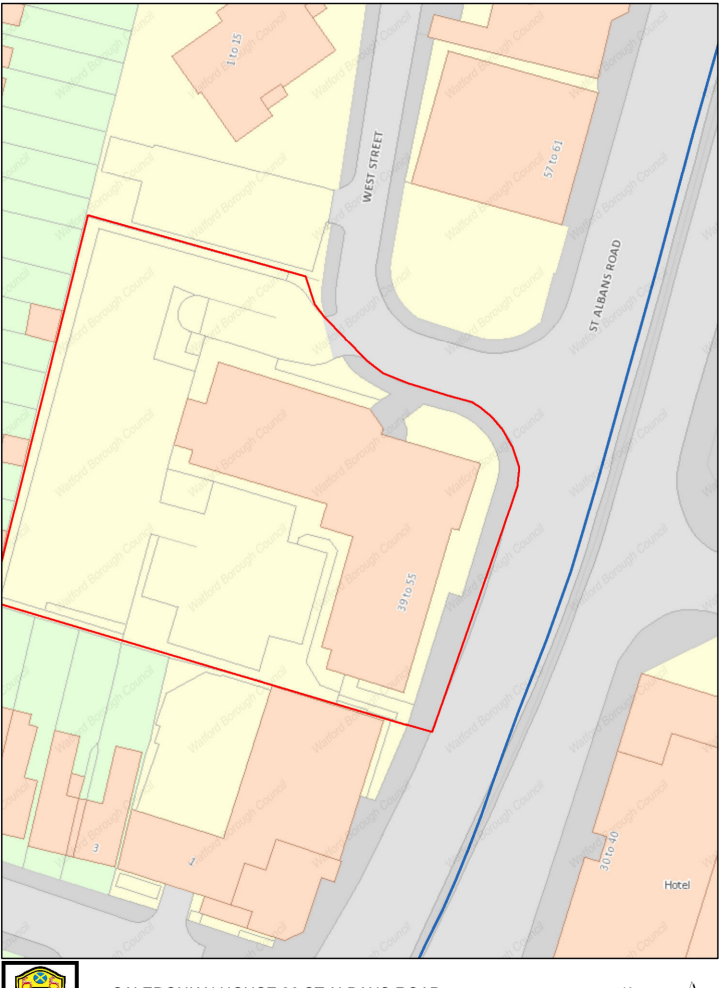
#### Drawing numbers

101 Rev P10; 110 Rev P10; 120 Rev P10; 121 Rev P10; 199 Rev P12; 200 Rev P12; 201 Rev P12; 202 Rev P12; 203 Rev P12; 204 Rev P12; 205 Rev P12; 206 Rev P12; 207 Rev P12; 208 Rev P12; 300 Rev P12; 301 Rev P12; 400 Rev P12; 401 Rev P12;

TPP/CHSARWH/010 Rev B; and LP/CHSARWH/020 Rev B.

- (B) In the event that an acceptable planning obligation under Section 106 of the Town and Country Planning Act 1990 has not been completed by 7<sup>th</sup> July 2016 in respect of the Heads of Terms set out above, the Development Management Section Head be authorised to refuse planning permission for the application for the following reasons:
- 1. The proposal fails to make provision for affordable housing on-site and as such is contrary to Policy HS3 of the Watford Local Plan Core Strategy 2006-31.
- The proposal would exacerbate demand for on-street parking in the Controlled Parking Zone, which already experiences parking problems. The proposal is therefore contrary to saved Policy T24 of the Watford District Plan 2000.
- The proposal fails to make provision for fire hydrants to serve the development and as such is contrary to Policy INF1 of the Watford Local Plan Core Strategy 2006-31 and saved Policy H10 of the Watford District Plan 2000.

Case Officer:Chris OsgathorpEmail:chris.osgathorp@watford.gov.ukTel:01923 278968





 CALEDONIAN HOUSE 39 ST ALBANS ROAD

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 0.006
 0.012
 0.018
 0.024

 Date: 29/03/2016
 Scale 1:500
 N

PART A			
Report of: HEAD OF DEVELOPI	port of: HEAD OF DEVELOPMENT MANAGEMENT		
Date of committee:	7 <sup>th</sup> April 2016		
Site address:	Land adjoining Red Lion Public House 105		
	Vicarage Road Watford		
Reference Number:	16/00018/FUL		
Description of Development:	Erection of two 2-storey buildings to provide 8no.		
	self contained flats, including landscaping and		
	arboricultural works.		
Applicant:	Mrs Anna Reza		
Date Received:	7th January 2016		
8 week date (minor):	3rd March 2016		
Agreed extension to statutory	8 <sup>th</sup> April 2016		
target date:			
Ward:	Vicarage		

# 1.0 SITE AND SURROUNDINGS

- 1.1 The Red Lion Public House and former stable block are Locally Listed Buildings located in The Square Conservation Area. The stable block is joined to the Public House by a wall and double gate. The Locally Listed Buildings contribute strongly to the character and appearance of the Conservation Area and have both streetscape and landmark value. The Public House is Victorian and is located in a prominent position on the corner between Vicarage Road and Aynho Street. The Public House is not currently open for business, but has historically been a focus for activity and has strong community significance.
- 1.2 The Red Lion Public House has been designated as a community asset, which

means that it has been entered onto a list of assets of community value. For the purposes of Schedule 2 Part 3 of the Town and Country Planning (General Permitted Development) Order 2015, change of use of the Public House to another use within Part 3 is not permitted within the "specified period" of 5 years beginning with the date on which the building was entered onto the list of assets of community value. The premises was added to the list of assets of community value on 3<sup>rd</sup> September 2015.

- 1.3 The Square Conservation Area Character Appraisal states "This area is of special architectural and historic interest, providing an important example of the town's Victorian expansion. The contemporary layout remains unaltered, with four roads (Aynho Street, Oxford Street, Banbury Street and Souldern Street) forming a discrete urban form in terms of character and design. The building line is strong and consistent and these groups of terraces have maintained much of their original detailing...An important landmark feature is the Red Lion Public House, on the corner of Vicarage Road and Aynho Street. This Victorian group of buildings replaced an earlier establishment from the eighteenth century, which was the earliest known development in the area. Attractively detailed, the buildings form part of diverse groups of buildings along this stretch of Vicarage Road dating from different parts of the nineteenth century".
- 1.4 The application site consists of a green space to the south-west of the former stable block. The site includes four trees (2no. Cherry, 1no. Sycamore and 1no. Birch), which are protected by Tree Preservation Order No. 259. The trees are prominent in the public realm and are of amenity value. The south-eastern boundary of the land adjoins Vicarage Road.
- 1.5 Victorian terraced houses are positioned to the north-west of the application site. The houses currently have a fairly green and open outlook because their rear windows face the trees and open space to the rear of the former stable block.
- 1.6 The site is in a sustainable location because of its close proximity to public transport facilities and shops and services in Vicarage Road. The site is also within

walking distance of the town centre.

- 1.7 The application site is located in a Controlled Parking Zone and is close to Vicarage Road Stadium and Watford General Hospital.
- 1.8 Vicarage Road is one of the main routes into the town centre and is classified as a Class A Principal Road.

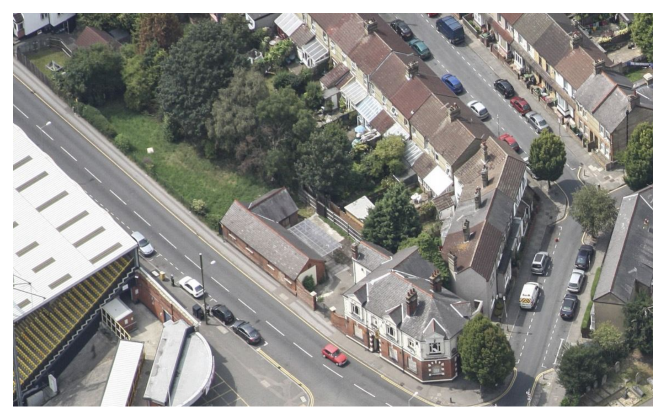


Fig. 1. Aerial view of site.

#### 2.0 PROPOSED DEVELOPMENT

2.1 The application proposes the erection of two 2-storey buildings to provide 8no. selfcontained flats, including landscaping and arboricultural works. The applicant submitted amended plans on 22<sup>nd</sup> March 2016 to address concerns raised by officers in relation to the dominance of the proposed buildings in relation to the neighbouring terraced houses in Oxford Street. The amended plans also take account of comments received by the Conservation Manager.

- 2.2 The application originally proposed 4no. 2-bed ground floor flats and 4no. 1-bed first floor flats. However, because of the reduction in size of the proposed buildings the ground floor flats have been changed to 1-bed flats. As such, the application now proposes 8no. 1-bed flats.
- 2.3 The proposed buildings would measure 6.2m high at the front of the site and 6.8m high at the rear of the site because of the change in ground levels. The buildings would be 13.2m wide and 9.85m deep.
- 2.4 The proposed buildings are contemporary in design. The front elevations feature centrally positioned entrance doors, which are recessed from the front walls. The first floor flats would have access to recessed balconies on the front elevation. The submitted plans show that the building would be finished in red brickwork and there would be brick detailing at ground floor level on the front elevation. The windows are contemporary in style and would have grey aluminium frames. The windows in the rear elevation would be obscurely glazed to prevent overlooking to neighbouring properties.
- 2.5 Bin and cycle stores would be sited to the sides of the proposed buildings. The building to the south-west would be 3.1m from the south-western boundary. There would be a gap of 6.2m between the proposed buildings, and the building to the north-east would maintain a gap of 3m to the existing stable block. The front boundary treatment between the proposed buildings and the side boundaries would consist of a 2m high wall with timber gates.
- 2.6 The application proposes work to trees protected by Tree Preservation Order 259 involving: the cutting back of the canopy of the Sycamore tree T2; the removal of the Birch tree T1; and the removal of the Prunus trees T3 and T4. The removed trees would be replaced by new trees towards the front of the site. The applicant has submitted an arboricultural assessment with the application.
- 2.7 In comparison to the original proposed drawings, the amended plans received 22<sup>nd</sup>

March make the following amendments:

- Removal of rear projecting elements and increased distance of proposed buildings to the rear boundary.
- Increase in size of gardens.
- Replacement of metal cladding at first floor level with brickwork.
- Lowered floor level resulting in reduction of height of building and removal of steps to the front. Also, removal of internal steps to bedrooms and bathrooms and removal of basement bedrooms to ground floor flats.
- Additional first floor rear windows (obscurely glazed).
- Improvements to fenestration and brick detailing.
- Altered front boundary treatment to consist of 2m high wall with timber gates.
- Positioning of replacement trees towards the front of the site.



Fig. 2. Original proposed site plan.

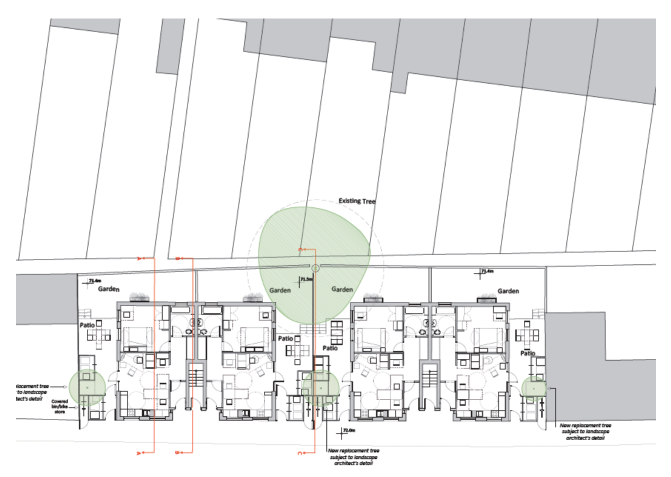


Fig. 3. Amended proposed site plan.



Fig. 4. Original proposed side elevation – Block A



Fig. 5. Amended proposed side elevation – Block A.

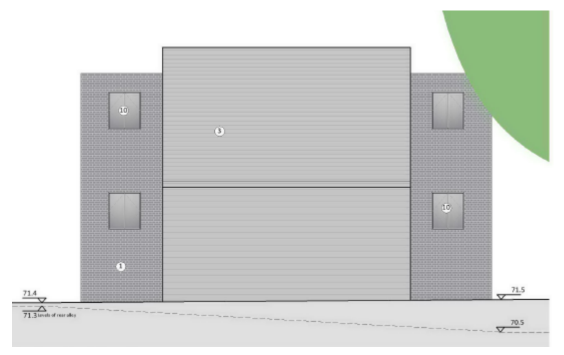


Fig. 6. Original rear elevation – Block A,

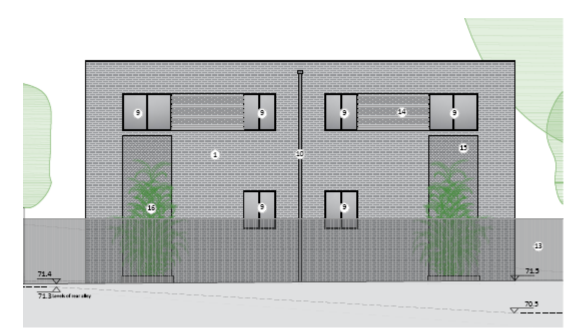


Fig. 7. Amended rear elevation – Block A. All rear windows to be obscurely glazed.



Fig. 8. Image of new building next to stables block.



Fig. 9. Image of Vicarage Road elevation of proposed buildings.



Fig. 10. Image of rear elevation of proposed buildings.

# 3.0 RELEVANT PLANNING HISTORY

3.1 15/01337/PREAPP - Pre-application enquiry for retention of public house and mixed use residential scheme. A pre-application meeting was held on 3<sup>rd</sup> November 2016 to discuss the proposed re-development of the site, which was attended by the Conservation Manager and Chris Osgathorp, Principal Planning Officer. The Conservation Manager stated that a high quality contemporary development may be appropriate at the site. The design would need to respond to the adjacent Locally Listed buildings. The planning agent was advised that a car free development may be acceptable in this location. Advice was given in relation to guidance in the Residential Design Guide. It was noted that there are protected trees on the site and a planning application would need to be accompanied by an arboricultural assessment.

15/00892/TPO - Works to sycamore, silver birch, and two cherry trees protected by TPO. 259. Tree works refused. August 2015.

1) The removal of the Birch tree T1, Cherry trees T3 and T4 and significant cutting back of the Sycamore tree T2 of TPO No. 259 would be detrimental to the treescape and diminish the visual amenity of the site and surrounding area, contrary to 'saved' Policy SE37 of the Watford District

Plan 2000. In Section 8 of the application form it has been indicated that the reasons for carrying out the proposed works include poor condition of the trees and alleged damage to property, however the application is not supported by any evidence or arboricultural reports.

15/00741/TCA – Removal of Sycamore tree, Birch tree and 2no. Cherry trees within Conservation Area. Tree works refused. June 2015.

1) The felling of the trees would be detrimental to the appearance of the site and surrounding area. A Tree Preservation Order, TPO No. 259, was confirmed on 18th July 2015 in respect of trees: T1 Birch; T2 Sycamore; T3 Prunus (cherry specie); and T4 Prunus (cherry specie).

12/00159/FUL - Change of use of first floor from 6no. letting rooms with associated bathrooms and kitchen to three one bedroom flats. Formation of new door openings at ground floor level. Conditional planning permission. March 2012. A site visit was carried out on 19<sup>th</sup> August 2015, which showed that no internal works have been carried out. Therefore, the planning permission has expired.

# 4.0 PLANNING POLICIES

#### 4.1 **Development Plan**

In accordance with s.38 of the Planning and Compulsory Purchase Act 2004, the Development Plan for Watford comprises:

- (a) Watford Local Plan Core Strategy 2006-31;
- (b) the continuing "saved" policies of the *Watford District Plan 2000*;
- (c) the Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026; and
- (d) the Hertfordshire Minerals Local Plan Review 2002-2016.
- 4.2 The *Watford Local Plan Core Strategy 2006-31* was adopted in January 2013. The *Core Strategy* policies, together with the "saved policies" of the *Watford District*

*Plan 2000* (adopted December 2003), constitute the "development plan" policies which, together with any relevant policies from the County Council's *Waste Core Strategy* and the *Minerals Local Plan*, must be afforded considerable weight in decision making on planning applications. The following policies are relevant to this application.

# 4.3 Watford Local Plan Core Strategy 2006-31

- WBC1 Presumption in favour of sustainable development
- SS1 Spatial Strategy
- SD1 Sustainable Design
- SD2 Water and Wastewater
- SD3 Climate Change
- SD4 Waste
- HS1 Housing Supply and Residential Site Selection
- HS2 Housing Mix
- T2 Location of New Development
- T3 Improving Accessibility
- T4 Transport Assessments
- T5 Providing New Infrastructure
- INF1 Infrastructure Delivery and Planning Obligations
- UD1 Delivering High Quality Design
- UD2 Built Heritage Conservation
- GI3 Biodiversity

# 4.4 Watford District Plan 2000

- SE7 Waste Storage, Recovery and Recycling in New Development
- SE27 Flood Prevention
- SE28 Groundwater Quality
- SE36 Replacement Trees and Hedgerows
- SE37 Protection of Trees, Woodlands and Hedgerows
- SE39 Tree and Hedgerow Provision in New Development
- U15 Buildings of Local Interest
- U17 Setting of Conservation Areas

- U18 Design in Conservation Areas
- T10 Cycle Parking Standards
- T21 Access and Servicing
- T22 Car Parking Standards
- T24 Residential Development

# 4.5 Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026

- 1 Strategy for the Provision of Waste Management Facilities
- 1A Presumption in Favour of Sustainable Development
- 2 Waste Prevention and Reduction
- 12 Sustainable Design, Construction and Demolition

# 4.6 Hertfordshire Minerals Local Plan Review 2002-2016

No relevant policies.

# 4.7 Supplementary Planning Documents

The following Supplementary Planning Documents are relevant to the determination of this application, and must be taken into account as a material planning consideration.

# 4.8 Residential Design Guide

The Residential Design Guide was adopted in July 2014. It provides a robust set of design principles to assist in the creation and preservation of high quality residential environments in the Borough which will apply to proposals ranging from new individual dwellings to large-scale, mixed-use, town centre redevelopment schemes. The guide is a material consideration in the determination of relevant planning applications.

# 4.9 Watford Character of Area Study

The Watford Character of Area Study was adopted in December 2011. It is a spatial study of the Borough based on broad historical character types. The study sets out the characteristics of each individual character area in the Borough, including green

spaces. It is capable of constituting a material consideration in the determination of relevant planning applications.

### 4.10 Conservation Area Character Appraisals

These character appraisals examine the Borough's Conservation Areas and describe why they are an area of special architectural and historical interest. Their purpose is to help inform the design of any future development proposals so that they enhance the area and acknowledge its features. The following appraisal is relevant to this application and is a material consideration in its determination:

The Square Conservation Area Character Appraisal (adopted December 2011)

### 4.11 National Planning Policy Framework

The National Planning Policy Framework sets out the Government's planning policies for England. The following provisions are relevant to the determination of this application, and must be taken into account as a material planning consideration:

Achieving sustainable development

The presumption in favour of sustainable development

Core planning principles

Section 1 Building a strong, competitive economy Section 4 Promoting sustainable transport Section 6 Delivering a wide choice of high quality homes Section 7 Requiring good design Section 8 Promoting healthy communities Section 10 Meeting the challenge of climate change, flooding and coastal change Section 11 Conserving and enhancing the natural environment Section 12 Conserving and enhancing the historic environment Section 13 Facilitating the sustainable use of minerals Decision taking

# 5.0 CONSULTATIONS

### 5.1 **Neighbour consultations**

Letters were sent to properties in Oxford Street and Vicarage Road.

5.2 The following is a summary of the representations that have been received:

Number of original notifications:	22
Number of objections:	13
Number in support:	0
Number of representations:	13

The points that have been raised are summarised and considered in the table below.

Representations	Officer's response
There aren't enough spaces in	The applicant has indicated a willingness to
Zone K for the current number of	complete a Unilateral Undertaking to
cars in the area. Even if the	remove permit entitlement for future
residents of the development are	occupiers of the development, in
denied parking permits and	accordance with "saved" Policies T24 and
vouchers. There could be	T26 of the Watford District Plan 2000. As
potentially 16 extra cars (2 per	such, future occupants of the proposed
flat) parking in Zone K between	development would not be able to park in
18h30 and 08h00 and all day on	the Controlled Parking Zone between the
Sundays. Zone K is already	hours of 08:00 to 18:30, which is a sufficient
overflowing with cars.	deterrent to prevent on-street parking in the
	Controlled Parking Zone. It would not be
	practicable for future occupants to park on
	the street only between the hours of 18:30 -
	08:00.

The applicant has submitted an
Arboricultural Assessment to consider the
condition of the protected trees and the
impact of the proposed development – as
discussed in paragraphs 6.34 – 6.38 of the
report.
The proposed development would not cause
a significant loss of light or outlook to
neighbouring properties, as discussed in
paragraphs 6.28 – 6.29 of the report.
There is no evidence that the proposed
development would cause a loss of satellite
reception and this would not normally result
from a building of this height.

the 2 storeys at the front. The	
back of the flats has a half level	
for the extra bedroom, this sits at	
the current ground level	
according to the plans, this is	
actually above the level of the	
alleyway and the gardens, I feel	
this would make the flats appear	
to be more like 3 storeys from our	
gardens.	
The height may also cause	
problems with satellite reception	
for the houses facing the high	
walls.	
Even though the windows	The proposed development would not cause
overlooking our gardens will be	a significant loss of privacy to neighbouring
fitted with obscure glass, future	properties, as discussed in paragraphs 6.24
owners may decide to change	- 6.27.
this for clear glass. Anyway,	
they can open the windows and	A condition could be attached to any grant
have full view of our gardens and	of planning permission to require the rear
patios. Some residents of	windows to be fitted with obscure glass at all
Oxford Street have voiced their	times and to be non-opening to a height of
concerns as they have young	1.7m above the internal floor level.
daughters who play in their	
gardens and they don't want to	
be overlooked.	
New fences need to be erected	A condition could be attached to any grant
between the flats and the	of planning permission to require details of
alleyway. The fences should be	the proposed boundary treatment to be
	1

2.5m, to create a barrier for the	submitted to the Local Planning Authority for
noise coming from the flats and	approval. It is not necessary for any
their gardens and prevent access	boundary treatment to be higher than 1.8m
from their gardens into the	to protect the privacy of neighbouring
alleyway. There is also concern	properties. Furthermore, given the
about builders having easy	residential use of the proposal, there would
access to the alleyway and	not be a significant level of noise and
therefore our gardens. The	disturbance.
application makes no mention of	
fencing.	
Taking into account the area has	The proposed development would preserve
a conservation mandate, the	the setting of the adjacent Locally Listed
property design and colour of the	building and the character and appearance
exterior cladding is not	of The Square Conservation Area, as
sympathetic to the surroundings.	discussed in paragraphs 6.9 – 6.18 of the
Bearing in mind that on one side	report.
of the proposed project The Red	
Lion pub is a very old brick	
building and the other side are	
residential terraced properties	
also brick built, some rendered,	
plus the rear of the terracing in	
Oxford Street displays an openly	
brick façade. The rear of both	
buildings are particularly	
uninspiring and would be	
aesthetically unpleasant to	
residents of the properties	
backing onto it.	
The design of these buildings is	

explicitly modern, at odds with the
mostly Victorian buildings in the
Conservation Area and with most
of the other buildings in Vicarage
Road. It seems to be intended to
correspond with the aggressively
modern new look of the football
ground, rather than the adjacent
pub and stables. I believe that
any new building in the
Conservation Area should be in
keeping with the period of the
existing buildings, otherwise what
is the conservation area there
for?

Using balconies as relaxing sitting areas in Vicarage Road will not appeal to the residents of the flats due to pollution from cars queuing below, traffic and match noise and dismal views. Therefore the balconies will become storage space for prams, bicycles, dryers and various items, particularly as there is no other storage provided on the site (no bike shed, cellars or lockups). The balconies will look like junk yards in a Conservation Area ; the buildings would look better with windows instead of

The proposed balconies would promote an active frontage. They would be large enough to be used as an external seating area and would be recessed (i.e. they would not project to the front of the building) which means that it would be a more pleasant space to use. The proposed site plan shows that each flat would have access to a cycle store.

The plans show that the storage space for the proposed flats accords with the Nationally Described Space Standard, therefore there is no reason for the balconies to be used as a storage area.

balconies.	
There are problems with sewers	Thames Water have no objections in
in Oxford Street and Aynho	relation to sewerage infrastructure capacity.
Street. Would the new buildings	
be connected to the same sewer	
network? What impact would 8	
extra households have on	
existing network?	
The value and desirability of our	This is not a material planning
property will be greatly reduced	consideration.
should the flats be built.	
Should the planning permission	As with any new development, there may be
be granted and the development	some disruption during construction work,
goes ahead, what provision will	however this is not a material planning
be made for the builders? Where	consideration.
will they park lorries and vans?	
The disturbance would be huge.	A condition limiting the hours of construction
Much noise and dust for long	could be attached to any grant of planning
hours for a long time so close to	permission.
where we live.	

Amended plans were received on 22<sup>nd</sup> March to make improvements to the scheme. Neighbouring properties were re-consulted on 22<sup>nd</sup> March and given until 5<sup>th</sup> April to make any additional comments.

The Committee will be advised of any additional representations received after the date this report was written.

# 5.3 Statutory publicity

The application was publicised by a site notice posted on 2 February 2016 and by advertisement in the Watford Observer published on 15 January 2016. The site notice period expired on 23 February 2016 and the newspaper advertisement period expired on 5 February 2016.

#### 5.4 **Technical consultations**

The following responses have been received from technical consultees:

#### Policy (Urban Design and Conservation)

#### Designations and significance:

The site lies in a conservation area and is adjacent to the locally listed Red Lion PH and stable block. The applicant has submitted a comprehensive design and Access statement which includes a map regression exercise and various photographs showing the character and appearance of the area showing how it has changed over time. The conservation area constitutes a designated heritage asset and the relevant paragraphs (129-137) of the NPPF apply in relation to the significance and potential harm which may arise to that significance from development proposals. Adjoining the site and still within the conservation area lies the Red Lion PH and the stable block which are both locally listed. The Council has produced a conservation area appraisal for The Square – adopted 2011 and the Local List document adopted in 2010 provides a detailed summary of the value and key features of the locally listed building. A management plan covering all the conservation areas was adopted in 2013.

In terms of the conservation area, the locally listed buildings are clearly positive in their contribution to the character and appearance of the area and the setting is also considered to be important in that the land which is the subject of these proposals has been within the curtilage of the PH since the tithe map in 1842 and the appraisal refers specifically to the softening effect of the trees and open space to the Vicarage Road vista; however, the erection of the current unsightly fence and gradual deterioration of the site as it has been neglected whilst seeming to be more of a negative feature in its current state does not remove the intrinsic value of the open space and trees to the conservation area (paragraph 130 NPPF); so this space is considered to have a positive contribution to the significance of the conservation area.

#### Impact on the assets:

New development in conservation areas should take the opportunity to better enhance or reveal the significance (NPPF paragraph 137) of the asset alongside the need to consider the whether any harm is caused and whether that is justified. The provisions of the Act still stands and expect new development to seek to preserve and/or enhance the character ad appearance of the conservation area.

The proposed scheme clearly has an impact on the conservation area as it removes the existing open space which has been part of the Red Lion PH site since 1842 and replaces it with built development. This can only be justified if that new development is of high quality and meets the preservation/enhancement tests; delivering new housing is a consideration but at present Watford is meeting its identified targets and there is no affordable housing associated with this scheme as it falls below the 10 unit threshold.

The Design and Access Statement sets out the design rationale behind the building typology chosen for the site - 2 separate blocks and shows how this relates to the urban grain of the surrounding area. I am satisfied that this approach works on this site and provides gaps between the buildings which responds better to this part of Vicarage Road than a terrace form. The building line for the new buildings follows the pattern of the PH and stable block providing a strong edge to the road.

#### Form and massing:

The typology proposed is based on an assessment of the local area, which is predominantly 2 storey terraced housing which has a fairly consistent approach to detailing. The PH itself is a higher order building and represents a local landmark in the street scene; the stable block is a low key utility building with understated detailing typical of a building performing this function.

The site presented constraints in terms of the relationship at the rear to the

buildings on Oxford Street and given the locally listed buildings on Vicarage Road a two storey building height is required ; the proposed buildings are two storey and have taken the eaves line of the Red Lion PH as the height for the top of the first floor.

The other issue for consideration in the pre-application meeting was the roof form – the area is characterised by pitched roof form, mostly straightforward gable with limited hip forms. To make use of this roof form on the buildings for this scheme would be difficult and would be unlikely to present a satisfactory roof form. It was agreed that a more contemporary design approach derived from the buildings in the area could be developed and that a flat roof form on the frontage would be acceptable providing the eaves line of the Red Lion was continued through as the main horizontal reference point. This has been done and the flat roof approach is an acceptable one for this location.

### Rear elevations :

The design approach for the rear of the new buildings presents issues in terms of privacy, overlooking and visual appearance. The applicant has chosen to limit the number of windows in the rear elevation to the walls which are set back into the development and to use obscure glazing in these. Light to the rooms is provided through windows to the side – which does create issues of overlooking within the scheme as well as to the adjoining properties. This is the weakest part of the design in my view as the rear elevation which will be viewed by residents of Oxford Street is quite bleak. The materials chosen, whilst seeking to reinterpret the slate roof materials used in the local area, used in the manner shown will appear to be dominant and out of character. I think the rear elevation could be improved in a number of ways:

- Vertical hanging of the metal cladding;
- Reduced amount of the metal maybe part brick ground floor?
- Breaking up the area possibly by introducing metal window lights on the sloped section – positioned to avoid overlooking but provide some additional light to the upper floor room; these should have a vertical orientation.

I think some colour rendered impressions showing the colour of the building materials would help as well.

#### Front elevations:

The applicant has gone to some length to respond to the cues from the PH and the stable block; the decision to split the material across the elevations is derived from the Red Lion which has brick on the ground floor and render on the first floor; here brick is used on the ground floor and metal cladding on the upper floor. I am not wholly convinced that the use of the cladding on the front projecting element works in this location and whether a more subtle distinction could be made using changes in brick courses – such as vertical laid brick rather than horizontal (I have seen photographs of this used on a modern house in Haringey (architects were Satish Jassal) located next to Victorian terraced houses and it does create a different dynamic to the building without the need for dramatic contrasts.

The fenestration pattern is based on the tripartite windows found on the PH and the low level horizontal windows found on the stable block; I am broadly happy with this but I would like to have more information on the supplier and depth of reveal at this stage; the depth of reveal in particular has a significant impact on the way the elevation works and is important to determine at this stage rather than leave to condition.

The front entrances are recessed but open which will afford some protection to residents without compromising their safety – they will be visible from the pavement and the road; although bringing the doors slightly further forward would improve safety. I would like to see a detail showing the patterned brickwork in this area at this stage as well. It may be beneficial to set the central door slightly further into the building or differentiate it slightly from the other two doors – there is a strong symmetry to the design of this elevation and having three identical doors is slightly at odds with this.

Boundary treatment: the plans show a low wall with hit and miss fencing above it -1 would prefer the small amount of central wall to all be brick - with wooden doors -

again a variation on the way the courses are laid could provide interest or an approach where a pattern is made by removing bricks so there are holes in the wall following a set pattern.

In conclusion, I think the broad principle of the approach is acceptable and there is no requirement to follow a Victorian pastiche approach on this site; well designed contemporary buildings are acceptable in conservation areas providing they can sit well alongside the existing buildings. I believe that the scale, massing and form of the new buildings works well alongside the existing buildings. There are some changes which should be made to improve this approach before it can be said to be wholly successful particularly in relation to the rear of the buildings. I am not entirely happy with the fenestration to the rear and think this needs review both in terms of aesthetic appearance and privacy/overlooking issues both between existing and proposed and within the scheme.

There are some changes suggested to the front as well which should be implemented prior to a successful scheme being permitted.

At the moment, for the reasons above, I don't think the design quality is there to meet the tests for a conservation area scheme set out above, but I think with work and revision this could be achieved. At present there balance is more towards harm than preservation/enhancement.

I think the amount of built form proposed is at the maximum limit that this site could take.

#### Hertfordshire County Council (Highway Authority)

Hertfordshire County Council as Highway Authority does not wish to restrict the grant of permission subject to the following conditions:

Condition 1. Prior to the commencement of the site works the applicant shall submit a construction management plan setting out details of on-site parking for all contractors, sub-contractors, visitors and delivery vehicles, storage of materials to be approved in writing by the Local Planning Authority in consultation with the Highway Authority and that area shall be maintained available for use at all times during the period of site works.

Reason;- To minimise danger, obstruction and inconvenience to users of the highway.

#### Advisory Note.

AN1. Road Deposits: Best practical means shall be taken at all times to ensure that all vehicles leaving the development site during construction of the development are in condition such as not to emit dust or deposit mud, slurry or other debris on the highway.

Reason: This is to minimise the impact of construction vehicles and to improve the amenity of the local area.

AN2. The applicant is advised that storage of materials associated with the development should take place within the site and not extend into within the public highway without authorisation from the highway authority, Hertfordshire County Council. If necessary further details can be obtained from the County Council Highways via either the website http://www.hertsdirect.org/services/transtreets/highways/ or telephone 0300 1234047 to arrange this.

Reason: In the interest of highway Safety

AN3. The developer should be aware that the required standards regarding the maintenance of the public right of way and safety during the construction. The

public rights of way along the carriageway and footways should remain unobstructed by vehicles, machinery, materials and other aspects of construction works.

Reason: In the interest of highway user's safety.

Details:

# Planning Application

Application is for a residential development on a vacant land to provide 8 selfcontained flats within 2 separate buildings.

#### Site and surrounding

The site is currently an area of open scrub land adjoining the Red Lion Public House and the associated stable block. The area fronts on to Vicarage Road to the south and is bounded by a footpath along the northern boundary. Directly opposite to the site is the North Stand of Watford Football Stadium. The surrounding area is a mixture of commercial and residential properties.

#### Accessibility

The site is within few minutes walking distance to Watford Town Centre and the Watford Junction Railway Station is only a few minutes ride by bus. Watford junction Station is a main railway station in the area providing regular service to London and various other destinations. By year 2018 the proposed Croxley Link is to provide an London Underground station within few minutes walking distance from the site. A4145 Vicarage Road is a main distributor road with number of bus stops and regular bus service along the road. There is a primary school within few minutes walking distance and the Watford General Hospital is only 5 minutes walking distance.

Watford Town Centre is only a few minutes walking distance from the development site. The town is a major regional shopping area with all the daily necessary

facilities and employment opportunities. The local area adjacent to the application site contains various facilities such as shops, eating places etc.

In summary site is in a highly sustainable location. There is an excellent opportunities for residents to use all modes of transport and the access to all the necessary facilities.

#### Access and Parking

There is no parking provisions associated with the site. The proposal is to provide no on-site parking. The applicant proposal is for a car free development.

On-site parking is a matter for the local planning authority. However, Vicarage Road and the adjacent road network are within Controlled Parking Zone, which is permit parking or pay and display parking only. Pay and display parking is for a maximum of 2 hours on Monday to Saturday between 8.00AM to 6.30PM. Residents of the development will not be eligible for parking permits, and therefore will not be able to park the cars within the development or on surrounding road network.

Considering the location of the proposed development and its close proximity to Watford Town Centre and the extent of transport facilities with easy access to employment opportunities and other daily facilities, the location of the site is considered as suitable for a car free development.

#### Conclusion

The Highway Authority does not wish to restrict the grant of consent subject to the above conditions and advisory notes.

N.B. The requested condition relating to on-site parking facilities for construction workers and details of storage of materials is not necessary to make the development acceptable in planning terms, therefore the condition does not meet the tests in Paragraphs 204 and 206 of the National Planning Policy Framework. This is not a material planning consideration and any adverse effect on highway safety could be addressed through other legislation, including the Highways Act.

<u>Hertfordshire Constabulary (Crime Prevention Design Advisor)</u> Security – ADQ and SBD:

In October 2015, Approved Document Q (ADQ) came into force that requires under Building Regulations dwellings are built to "Prevent Unauthorised Access". This applies to any "dwelling and any part of a building from which access can be gained to a flat within the building". Performance requirements apply to easily accessible doors and windows that provide access in any of the following circumstances:

- a. Into a dwelling from outside
- b. Into parts of a building containing flats from outside
- c. Into a flat from the common parts of the building

Achieving the Secured by Design award meets the requirements of Approved Document Q (ADQ), and there is no charge for applying for the Secured by Design award. I would ask that this information is passed by way of informative to the applicant.

# Secured by Design part 2 physical security:

If this development were to be built to the physical security of Secured by Design part 2, which is the police approved minimum security standard and also achieves ADQ. This would involve:

- All exterior doors to have been certificated by an approved certification body to BS PAS 24:2012, or STS 201 issue 4:2012, or STS 202 BR2, or LPS 1175 SR 2, or LPS 2081 SR B.
- b. Ground level exterior windows to have been certificated by an approved certification body to BS Pas 24:2012. All glazing in the exterior doors, and ground floor (easily accessible) windows next to or within 400mm of external doors to include laminated glass as one of the panes of glass.
  Also because of the location and the potential for public disorder on football days, I would ask for laminate glass in all ground floor windows overlooking Vicarage Road.

These standards are entry level security and meet the Secured by Design part 2

physical security standard. Building to the physical security of Secured by Design, which is the police approved minimum security standard, will reduce the potential for burglary by 50% to 75% and achieve ADQ. I would encourage the applicants to seek Secured by Design certification to this standard when it is built.

#### Arboricultural Officer

The proposals indicate the removal of protected trees T1 Birch, and T3 and 4 both cherry and the crown reduction of the sycamore T2 of TPO 259: replacement tree planting is proposed. Whilst I am not too concerned about the removal of trees T3 and 4 the combined reduction of tree T2 and removal of T1 with the erection of the buildings will remove much of the visual amenity the trees provide to the wider landscape. Also the retention of the sycamore in close proximity to the buildings whilst technically possible is not practical in the longer term as the tree will need to be maintained at this reduced size to maintain tree to building, honeydew deposits and debris from the tree. The replacement planting is to the rear of the properties and will not add significantly to the public treescape due to limited views from Vicarage Road, however they will provide some softening and screening to the properties in Oxford St.

Should permission be granted the following conditions should be attached.

Details of tree protection for the retained tree shall be submitted and approved prior to work commencing on site together with details of Arboricultural work expressed in metres for any reduction of the retained tree.

A detailed landscaping scheme showing details of plant/tree species, planting sizes and planting densities/quantities.

Details of the routing of all below ground services including soakaways and any temporary connections shall be submitted and approve prior to work commencing on site.

The applicant subsequently submitted amended plans to show replacement trees closer to the Vicarage Road frontage. Furthermore, the applicant's Arboricultural Consultant provided the following comments on 16<sup>th</sup> February 2016:

The pruning work proposed is designed to balance the form and density of the crown and help to bring the tree into a harmonious balance with the development. The tree will still remain a focal specimen above the building and also between the main elevations of the two structure while softening the hard vertical form. While I understand the concern that the trees may be close to the building the authority has placed a tree preservation order on the tree and this means that they have overall control on the pruning that is allowed to occur.

Given the constrained nature of the site there will always be some negligible conflict between the tree and the building that can be carefully managed with some relatively minor pruning, as is accepted with the British Standard and Trees in Towns 2 report. This pruning, if appropriately specified should not be overly detrimental to the longer term amenity value of the tree and that of the conservation area. If robust clear direction is given by the LPA, regard the level of pruning, it is considered to be an appropriate relationship between the tree and building which could be managed sufficiently, just like the LA already does with its own tree stock, especially given the constrained nature of the site.

By retaining the tree close to the building the tree is able to form a crown oversailing the building and this will enable greater light to enter under the crown of the tree. This from experience, dealing with trees in central London, enables the tree to be managed less aggressively and avoids the need to reduce the tree. The modern engineered foundations should eliminate the risk of concern of root related damage, thus also avoiding the need to aggressively reduce the size of the tree.

In view of the above, I would suggest if appropriate conditions are placed on tree protection, site management and correct compliance monitoring of the tree protection measures, the relationship proposed should achieve a sustainable balance. This combined with new tree planting to the front of the site will enable a more balanced site specific tree/building relationship which will provide greater visual amenity to the conservation area in the long term.

The Arboricultural Officer provided the following response on 17<sup>th</sup> February 2016:

I am happier with the relocation of the new trees as this brings them more to the fore. As far as the pruning/location/proximity of the retained sycamore is concerned I still have my doubts about its relation to the buildings, not from a health of the tree point of view but its impact upon the occupiers of the buildings, however as they state we can refuse any work that is considered excessive under the TPO.

Amended plans were submitted on 22<sup>nd</sup> March 2016 and the Arboricultural Officer provided the following additional comments:

The amended plans indicate an additional 5sqm incursion into the root protection area of the sycamore, however with the proposed crown reduction of the tree this is not a significant amount and should not significantly harm the tree. It also brings the proposed buildings closer to the proposed reduced canopy of the tree and may require further cutting back to provide a suitable tree to building clearance. If this is the case this should be kept to an absolute minimum as we are already looking at a significant reduction.

#### Environmental Health

Looking at the information provided, we have the following comments at this stage:

Noise on Construction Sites - COPA

The developer must carry out all construction work audible at the site boundary only between the following hours:-

Monday – Friday8.00 to 18.00Saturday8.00 to 13.00and at no time on Sundays and Bank Holidays

### Thames Water

#### Waste Comments

Surface Water Drainage - With regard to surface water drainage it is the responsibility of a developer to make proper provision for drainage to ground, water courses or a suitable sewer. In respect of surface water it is recommended that the applicant should ensure that storm flows are attenuated or regulated into the receiving public network through on or off site storage. When it is proposed to connect to a combined public sewer, the site drainage should be separate and combined at the final manhole nearest the boundary. Connections are not permitted for the removal of groundwater. Where the developer proposes to discharge to a public sewer, prior approval from Thames Water Developer Services will be required. They can be contacted on 0800 009 3921. Reason - to ensure that the surface water discharge from the site shall not be detrimental to the existing sewerage system.

Thames Water would advise that with regard to sewerage infrastructure capacity, we would not have any objection to the above planning application.

Legal changes under The Water Industry (Scheme for the Adoption of private sewers) Regulations 2011 mean that the sections of pipes you share with your neighbours, or are situated outside of your property boundary which connect to a public sewer are likely to have transferred to Thames Water's ownership. Should your proposed building work fall within 3 metres of these pipes we recommend you contact Thames Water to discuss their status in more detail and to determine if a building over / near to agreement is required. You can contact Thames Water on 0800 009 3921 or for more information please visit our website at www.thameswater.co.uk

### Water Comments

With regard to water supply, this comes within the area covered by the Affinity Water Company. For your information the address to write to is - Affinity Water Company The Hub, Tamblin Way, Hatfield, Herts, AL10 9EZ - Tel - 0845 782 3333.

# 6.0 APPRAISAL

### 6.1 Main issues

The main issues to be considered in the determination of this application are:

- (a) Land use
- (b) Housing
- (c) Design, appearance and the character of the Conservation Area.
- (d) The quality of the new accommodation provided.
- (e) Impact on amenity of adjoining residential properties.
- (f) Highways impacts and car parking provision.
- (g) Trees and landscaping

# 6.2 (a) Land use

The application site consists of an un-developed open parcel of land adjacent to the Red Lion Public House. The land appears to be within the curtilage of the Public House, however it is not used for any particular purpose and is not used for recreation. Four large poster signs were displayed on the land for a number of years, however these are no longer in place. The land has not been maintained and over the last few years there have been a number of complaints to the Environmental Health department about the dumping of rubbish at the site. The current owner has erected hoardings around the site to secure the land, however this has been carried out in breach of planning control. A retrospective planning application for the hoarding was submitted on 3<sup>rd</sup> March 2016 (ref: 16/00318/FUL).

6.3 Policy SS1 of the Watford Local Plan Core Strategy 2006-31 states that most development will take place on previously developed land. As such, in terms of plan-making, housing allocations on previously developed land will be prioritised. However, it is important to note, in terms of making decisions on planning applications for residential development, that there is no presumption in the Core Strategy or the National Planning Policy Framework against residential development on land that is not previously developed. Such applications must be

determined in the light of the policies in the Development Plan and other material planning considerations.

- 6.4 The application site is not designated as an Open Space or Wildlife Corridor on the Proposals Map of the Watford District Plan 2000. The site is identified on the Proposals Map as being within a Predominantly Residential Area. There are no designations that preclude the principle of residential development on the site.
- 6.5 The Red Lion Public House has been designated as a community asset, which means that it has been entered onto a list of assets of community value. The land subject of the application has been included in the designation because it is within the curtilage of the Public House. However, as discussed above, the land does not serve any function as part of the Public House therefore it is not considered that the provision of residential development on the land would be detrimental to the functioning of the community asset.
- 6.6 Bearing in mind that the application site is an untidy piece of land with no particular use, that the site is not designated Open Space, and that the site is located in a predominantly residential area, the redevelopment of the land to provide residential accommodation is considered to be acceptable in principle.

### 6.7 (b) Housing

Policy SS1 of the Watford Local Plan Core Strategy 2006-31 states that the Council seeks to deliver a minimum of 6,500 additional homes by 2031. Policy HS2 states that medium density developments such as flats and houses may be appropriate close to neighbourhood centres where they are well served by transport links. The architect has shown through the design process in the Design and Access Statement that flats are most appropriate because of the constraints of the site – houses would cause increased overlooking of neighbouring properties and larger gardens would be expected for family-sized houses. The application site is close to the shops and services in Vicarage Road and is well served by transport links, therefore medium density flats are appropriate.

- 6.8 The proposed development would provide less than 10 dwellings and the site area is less than 0.5ha, therefore affordable housing is not required.
- 6.9 (c) Design, appearance and the character of the Conservation Area Paragraph 129 of the National Planning Policy Framework states that "Local planning authorities should identify and assess the particular significance of any heritage asset that may be affected by a proposal (including by development affecting the setting of a heritage asset) taking account of the available evidence and any necessary expertise. They should take this assessment into account when considering the impact of a proposal on a heritage asset, to avoid or minimise conflict between the heritage asset's conservation and any aspect of the proposal".
- 6.10 The application site is located within The Square Conservation Area and is adjacent to the Locally Listed Red Lion Public House and stable block. The Conservation Manager has highlighted that the Locally Listed buildings make a positive contribution to the character and appearance of the Conservation Area. Furthermore, the land subject of the application makes a positive contribution to the setting of the heritage assets because it has been within the curtilage of the Public House since the tithe map of 1842 and the open space and trees contributes to the character and appearance of the Conservation Area. As such, the land makes a positive contribution to the significance of the Conservation Area.
- 6.11 Paragraph 137 of the NPPF states that Local Planning Authorities should look for opportunities for new development within Conservation Areas and within the setting of heritage assets to enhance or better reveal their significance. Paragraph 134 of the NPPF states that where a development proposal would lead to less than substantial harm to the significance of a designated heritage asset, this harm should be weighed against the public benefits of the proposal, including securing its optimum viable use.
- 6.12 The Conservation Manager states that the proposed development would clearly have an impact on the Conservation Area as it removes the existing open space which has been part of the curtilage of the Red Lion Public House and replaces it

with built development. As such, new development would need to meet the tests in paragraph 137 of the NPPF to preserve or enhance the character and appearance of the Conservation Area and Locally Listed Buildings.

- 6.13 The form and massing of the proposed development is considered to be appropriate in context of the surrounding area. The two storey height of the buildings would be compatible with the two storey terrace houses to the rear of the site. The proposed buildings would be no higher than the eaves of the Red Lion Public House, therefore they would not appear dominant adjacent to the heritage asset. The Conservation Manager considers that a contemporary design approach derived from the buildings in the area could be developed and that a flat roof form would be acceptable. The Conservation Manager notes that a pitched roof on this building typology would be unlikely to present a satisfactory roof form.
- 6.14 The Conservation Manager highlights that the applicant has gone to some length to respond to the cues from the Red Lion Public House and the stable block. The ground floor front windows of the proposed buildings reflect the proportions of the stable block windows and the first floor fenestration pattern is based on the tripartite windows of the Public House. The Conservation Manager noted that the proposal to use different materials for the ground and first floor of the elevations was a response to the Public House, which has brick on the ground floor and render on the first floor, however the proposed use of metal cladding on the first floor is not appropriate in this location. It was suggested that a more subtle distinction could be made using changes in brick courses. The applicant has responded to this feedback and has replaced the metal cladding on the first floor with brick. The amended plans show that the ground floor would have an alternative brick bond which would provide a more subtle distinction between the ground floor and first floor. It is considered that this amendment has improved the appearance of the proposed development.
- 6.15 The applicant has responded to the Conservation Manager's feedback regarding the depth of the window reveals and the patterned brickwork in the recessed front entrance. It is considered that the depth of the window reveals is sufficient and

would provide definition to the windows. Furthermore, the applicant has amended the front boundary treatment in accordance with the Conservation Manager's comments.

- 6.16 As such, it is considered that the contemporary design of the front elevation responds to the features of the adjacent Locally Listed Red Lion Public House and stables block and would therefore preserve the significance of the heritage asset. The layout and spacing of the buildings would sit well in the street scene and would be in keeping with the building line of the Public House and stables block. The Conservation Manager notes that the scale, massing and form of the new buildings works well alongside the existing buildings.
- 6.17 The Conservation Manager commented that the use of metal cladding on the rear elevation would make the buildings look dominant and out of character when viewed from the properties in Oxford Street. The applicant has sought to address this issue by removing the rear projecting elements from the scheme and replacing the metal cladding with brickwork. It is considered the use of brickwork would be more in keeping with the surrounding area and the dominance of the building to the houses at the rear has been reduced.
- 6.18 Taking the above into account, together with the comments provided by the Conservation Manager and the amendments made by the applicant, it is considered that the proposed development would preserve the character and appearance of The Square Conservation Area and would preserve the setting of the adjacent Locally Listed Red Lion Public House and stables block.

### 6.19 (d) The quality of the new accommodation provided

The floor areas and room sizes of the proposed flats comply with the Nationally Described Space Standard. The floor areas would be at least 50sqm. in area and would have a minimum floor to ceiling height of 2.3m for at least 75% of the Gross Internal Area. Furthermore, the proposed flats meet the minimum space standard for built-in storage. The double bedrooms would exceed the 11.5sqm minimum standard and would exceed the minimum widths of 2.75sqm. As such, the layout of

the proposed flats would provide sufficient internal space for future occupants.

- 6.20 The proposed flats would be served by a number of windows in the front and side elevations of the buildings, which would provide sufficient outlook from the main living areas. The front windows of the buildings would face within 90 degrees of due south and the living/dining/kitchen areas would be open-plan, therefore the main living areas would receive good levels of daylight and sunlight. The levels of light received by the rear bedrooms of the proposed ground floor flats may be restricted because two of the flats would have main windows that face north-east and the Sycamore tree would overshadow the bedroom windows of the two ground floor flats in the middle of the site. However, the Building Research Establishment guidance document *'Planning for Sunlight and Daylight. A guide to good practice' (2012)* highlights that natural lighting of bedrooms is not as important as living rooms. The main living areas would receive good levels of daylight and sunlight, therefore an acceptable standard of amenity would be provided for future occupiers.
- 6.21 The side windows serving the living rooms and bedrooms of the ground floor flats in the middle of the site would face each other, however the proposed fence between the buildings would ensure that there would not be an unacceptable level of overlooking between the ground floor flats. The side windows serving the living rooms and bedrooms of the first floor flats are positioned so as to only allow oblique views between the windows of the proposed buildings. As such, the proposed development would provide an acceptable level of privacy for future occupiers.
- 6.22 The proposed ground floor flats would have direct access to private individual gardens with a usable space of between 44 47sqm, which is slightly below the Residential Design Guide minimum standard of 50sqm. The proposed gardens are around 10sqm larger as a result of the removal of the rear projections from the scheme. Given the limited depth of the site, it is not considered that larger gardens would be feasible in this case. Furthermore, it should be borne in mind that this is a high density area where many of the nearby Victorian houses in Oxford Street, Souldern Street and Banbury Street have usable garden areas of less than 50sqm.

In these circumstances, it is not considered that a reason for refusal could be justified. The proposed first floor flats would not have access to a garden, however they would have external balconies, which would be large enough to be used as a seating area. Bearing in mind that the proposed first floor flats would not provide family-sized accommodation and that the site is in a high density area, the amount of outdoor amenity space is considered to be acceptable.

- 6.23 Taking the above into account, the proposed development would provide an acceptable standard of amenity for future occupiers.
- 6.24 (e) Impact on amenity of adjoining residential properties Privacy:

Paragraph 7.3.16 of the Residential Design Guide highlights that privacy is an important aspect of residential environments. New build schemes should ensure that there is no significant loss of privacy to neighbouring houses or gardens. Paragraph 7.3.17 details the 'privacy arc' which is a rule-of-thumb to assess the impact of development on the privacy of neighbouring properties. The privacy arc is calculated by drawing 45 degree lines on plan from the centre of neighbouring habitable windows to a distance of 27.5m – as explained in paragraph 7.3.18 of the RDG. First floor clear glazed habitable windows of a proposed development should not be within the privacy arc and be at an angle of less than 90 degrees from habitable windows of a neighbouring property – as illustrated in paragraph 7.3.19 of the RDG. Furthermore, paragraph 7.3.16 of the RDG states that a minimum direct distance of 11m should be achieved between upper floor habitable windows and property boundaries in order to minimise overlooking of private gardens.

6.25 The proposed flats would be less than 27.5m from the rear windows of neighbouring properties in Oxford Street and the rear windows would be less than 11m from the rear boundary. However, the main aspect from the flats would be from the front and side windows. The plans show that the rear windows would be obscurely glazed, therefore there would be limited overlooking into the neighbouring properties in Oxford Street. The amended plans show that in comparison to the original plans each of the first floor flats would have an additional first floor rear window – a total increase of 4 windows, however the windows are shown to be obscurely glazed and therefore would not cause an unacceptable level of overlooking. Furthermore, in comparison to the original drawings the floor level of the proposed buildings has been lowered, therefore the position of the windows is lower. A condition could be attached to any grant of planning permission to require the rear windows to be fitted with obscure glass at all times and to be non-opening to a height of 1.7m above the internal floor level.

- 6.26 The upper floor side windows of the proposed building closest to the south-western boundary would be 16m from the side windows of No. 107 Vicarage Road. The neighbouring property appears to be a House in Multiple Occupation and there is an outbuilding adjacent to the boundary with the application site which appears to be used for residential accommodation. Paragraph 7.3.16 of the Residential Design Guide states "where a habitable room only has side windows on the flank elevation, a minimum separation distance of 10m between windows will be required". Therefore, the separation distance of 16m is acceptable. A further consideration is that the front windows of properties in Oxford Street and Souldern Street have a separation of approximately 15m, which is a comparable relationship.
- 6.27 The upper floor side windows of the proposed building closest to the south-western boundary would not maintain a distance of 11m to the boundary, which is contrary to the guidance in paragraph 7.3.16(b) of the Residential Design Guide. However, the adjacent garden at No. 107 Vicarage Road appears to be used as a communal garden for the House in Multiple Occupation and it is already overlooked. Therefore, in these circumstances, the upper floor side windows of the proposed building would not cause a significant increase in overlooking to the garden of No. 107 Vicarage Road.

### 6.28 Sunlight and daylight:

Paragraph 7.3.13 of the RDG details the 25 degree rule for assessing the impact of new development that is parallel to existing properties. The proposed buildings would not infringe the 25 degree line measured from the centre of the ground floor

rear windows of properties in Oxford Street, therefore there would not be a significant loss of sunlight or daylight to the habitable rooms of the neighbouring properties. The proposed buildings would cause some overshadowing of the end part of the neighbouring rear gardens in the morning, however it is not considered that there would be significant overshadowing of the main outdoor amenity areas.

#### 6.29 Outlook:

Paragraph 7.3.21 of the RDG states "Outlook relates to visual dominance of a building that results in an overbearing and oppressive sense of enclosure to an adjacent property. This can be from a habitable room window or a garden area. This can occur even if there is no loss of sunlight, daylight or privacy". Officers raised concerns about the dominance of the proposed buildings when viewed from the neighbouring terraced houses in Oxford Street because of the close proximity of the rear projecting sections to the boundary and the use of metal cladding which appeared to exacerbate the dominance of the buildings. The applicant has sought to address these concerns by removing the rear projecting sections from the scheme, which has increased the distance between the buildings and the boundary. Furthermore, the floor level of the buildings has been reduced which has lowered the height of the buildings. Also, the metal cladding has been replaced by brickwork which gives a more sympathetic appearance. As such, the above amendments have reduced the dominance of the proposed buildings and it is not considered that there would be a significant harmful effect on the outlook from properties in Oxford Street. It should be borne in mind that the back-to-back distances between the proposed buildings and houses in Oxford Street would be comparable to the back-to-back distances of properties in Souldern Street and Oxford Street. The proposed buildings would not appear overly dominant in context of the surrounding area and would not cause an unacceptable sense of enclosure to neighbouring properties.

6.30 Taking the above into account, the proposed development would have no adverse effect on the residential amenities of neighbouring properties.

#### 6.31 (f) Highways impacts and car parking provision

The Highway Authority have no objection to the proposed development. The application site is located within walking distance to Watford town centre and is well served by passenger transport facilities. No on-site parking spaces are proposed, which is acceptable in a sustainable location such as this.

- 6.32 The application site is located in the Central/West Watford Controlled Parking Zone, therefore, in accordance with "Saved" Policy T24 of the Watford District Plan 2000, it is necessary to complete a Unilateral Undertaking to remove permit entitlement for future occupants of the proposed dwellings. This is to ensure that future occupants of the proposed development would not exacerbate demand for on-street parking in an area that already experiences parking problems. The owner has indicated a willingness to complete a Unilateral Undertaking to meet the costs of varying the Traffic Regulations Order 2010 to remove permit entitlement of the future occupants of the development.
- 6.33 The submitted plans indicate that the flats would have cycle parking facilities, which accords with the sustainable transport objectives in "Saved" Policy T10 of the Watford District Plan 2000.

### 6.34 (g) Trees and landscaping

The application proposes work to trees protected by Tree Preservation Order 259 involving: the cutting back of the canopy of the Sycamore tree T2; the removal of the Birch tree T1; and the removal of Prunus trees T3 and T4. The removed trees would be replaced by new trees close to the Vicarage Road frontage. An Arboricultural Assessment has been submitted with the application, which assesses the condition and life expectancy of the trees. The assessment shows that the Sycamore tree T2 is of sufficient size and scale to provide significant benefit to the broader amenity of the Conservation Area. It is classed as a Category B tree – moderate quality with an estimated life expectancy of at least 20 years. The Sycamore tree would be retained, however works to the crown are proposed, including: crown lift up to 3m and crown thin by maximum of 20% on south/south-eastern side; 3m lateral tip crown reduction on south/south-eastern side crown to aid facilitation of development and to balance crown. The Arboricultural Officer has

confirmed that the proposed work to the Sycamore tree T2 would not have a significant impact on its health or amenity value, however he has concerns about its relation to the proposed buildings in terms of its impact on the future occupiers of the proposed buildings. The Sycamore tree T2 would restrict daylight and sunlight to the bedroom windows of the ground floor flats in the middle of the site, which is a negative aspect of the proposed development, however the main living areas would receive good levels of daylight and sunlight, as discussed in paragraph 6.20. The tree would cause some overshadowing of the proposed garden areas, however it is not considered that this would warrant a refusal of planning permission.

- 6.35 The Birch tree T1 is classed as a Category C tree tree of low quality with an estimated life expectancy of at least 10 years. The assessment states that the tree has matured and is passing towards the later stages of its life cycle for its rooting environment evidenced by its asymmetric crown structure caused by light competition with the larger Sycamore tree; large sub-dominant scaffold limb carrying large volume of the crown on the south-eastern side of the tree; extensive included fork of main lower limb; small cavity on trunk from former branch removal; and its sparse crown. The assessment comments that the amenity loss of the tree could be compensated by planting a number of replacement trees.
- 6.36 In relation to the 2no. Prunus trees T3 and T4, the assessment states that these are actually one tree it is identified as a multi-stemmed tree which is heavily covered in Ivy. The Prunus is assessed as a Category U tree a tree in such a condition that it cannot realistically be retained as a living tree in the context of the current land use for longer than 10 years. The assessment states that the removal of the tree and replacement would be considered regardless of the proposed development due to the poor form and extensive very tight included unions.
- 6.37 The application proposes the replacement of the Birch tree and Prunus tree(s) with new trees towards the front of the site. The siting of the trees adjacent to the Vicarage Road frontage would provide amenity value to the street scene. The Arboricultural Officer has stated that he is satisfied with the location of the replacement trees. He has stated that a condition should be attached to any grant

of planning permission to require details of the construction of the new tree planting pits, irrigation, and root trainers to be submitted to the Local Planning Authority for approval.

6.38 The Arboricultural Assessment comments that the Sycamore tree T2 would not be adversely affected by the proposed development due to the distances between the tree and the proposed excavation and construction activities. The proposed excavation would not cause significant incursion into the Root Protection Area of the tree. Tree protection measures are suggested and these could be secured by an appropriately worded condition.

# 7.0 COMMUNITY INFRASTRUCTURE LEVY AND PLANNING OBLIGATION

# 7.1 <u>Community Infrastructure Levy (CIL)</u>

The Council introduced the Community Infrastructure Levy (CIL) with effect from 1 April 2015. The CIL charge covers a wide range of infrastructure as set out in the Council's Regulation 123 list, including highways and transport improvements, education provision, youth facilities, childcare facilities, children's play space, adult care services, open space and sports facilities. CIL is chargeable on the relevant net additional floorspace created by the development. The charge is non-negotiable and is calculated at the time that planning permission is granted.

- 7.2 The CIL charge applicable to the proposed development is £120 per sqm. The charge is based on the net increase of the gross internal floor area of the proposed development. Exemptions can be sought for charities, social housing and self-build housing.
- 7.3 In accordance with s.70 of the Town and Country Planning Act 1990, as amended by s.143 of the Localism Act 2011, a local planning authority, in determining a planning application, must have regard to any local finance consideration, so far as material to the application. A local finance consideration is defined as including a CIL charge that the relevant authority has received, or will or could receive. Potential CIL liability can therefore be a material consideration and can be taken

into account in the determination of the application.

# 7.4 <u>S.106 planning obligation</u>

The Council introduced the Community Infrastructure Levy (CIL) with effect from 1 April 2015. On and from this date, s.106 planning obligations can only be used to secure site specific requirements.

- 7.5 The development proposed in this application is one where, in accordance with saved Policy T26 of the Watford District Plan 2000 and Policy INF1 of the Watford Local Plan Part 1 Core Strategy 2006-31, the Council will normally require the applicant to enter into a planning obligation which provides for a financial contribution towards the variation of the Borough of Watford (Watford Central Area and West Watford Area) (Controlled Parking Zones) (Consolidation) Order 2010 to exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site. It is necessary to amend the traffic order so as to exclude the occupiers of the development from any entitlement to claim permits for the local Controlled Parking Zone because otherwise the proposed development would be likely to give rise to additional vehicles parking on local streets, thus worsening traffic congestion which would be a reason to refuse planning permission.
- 7.6 The proposed development is also one where Hertfordshire County Council, in pursuance of its duty as the statutory Fire Authority to ensure fire fighting facilities are provided on new developments and that all dwellings are adequately served by fire hydrants in the event of fire, seeks the provision of hydrants required to serve the proposed buildings by means of a planning obligation. The requirements for fire hydrant provision are set out within the County Council's *Planning Obligations Toolkit* document (2008) at paragraphs 12.33 and 12.34 (page 22). In practice, the need for hydrants is determined at the time the water services for the development are planned in detail and the layout of the development is known, which is usually after planning permission is granted. If, at the water scheme design stage, adequate hydrants are already available no extra hydrants will be needed.

- 7.7 Under Regulation 122 of the Community Infrastructure Levy Regulations 2010, where a decision is made which results in planning permission being granted for development, a planning obligation may only constitute a reason for granting planning permission for that development if the obligation is:
  - necessary to make the development acceptable in planning terms;
  - directly related to the development; and
  - fairly and reasonably related in scale and kind to the development.
- 7.8 The contribution sought by the Council for amending the Controlled Parking Zones Traffic Regulation Order varies according to the number of dwellings existing and to be created and according to the existing use of the property. The contribution is thus directly related to the proposed development and is fairly and reasonably related in scale and kind to that development. It is also necessary to make the development acceptable in accordance with the Council's planning policies.
- 7.9 As the County Council's requirement for the provision of fire hydrants accords with the provisions of the *Planning Obligations Toolkit*, this obligation is also directly related to the proposed development and is fairly and reasonably related in scale and kind to that development. It is also necessary to make the development acceptable in accordance with the County Council's statutory duty as the Fire Authority.
- 7.10 Accordingly, the contribution sought by the Council towards the amendment of the Controlled Parking Zones Traffic Regulation Order and the County Council's requirement for fire hydrants meet the tests in Regulation 122 of the Community Infrastructure Regulations 2010, and, consequently, these planning obligations can be taken into account as material planning considerations in the determination of the application. Both the Council's approach to seeking a financial contribution and the County Council's approach to seeking the provision of fire hydrants by means of planning obligations are also fully in accordance with the advice set out in paragraphs 203 to 205 of the National Planning Policy Framework.

7.11 The Council's contribution in the case of the development proposed in this application is set out below:

New residential development	The sum of £2000 (two thousand pounds)
	towards the variation of the Borough of
	Watford (Watford Central Area and West
	Watford Area) (Controlled Parking Zones)
	(Consolidation) Order 2010 to exclude
	future residents of the development from
	entitlement to resident parking permits for
	the controlled parking zones in the vicinity
	of the site in accordance with saved Policy
	T24 of the Watford District Plan 2000.

# 8.0 CONCLUSION

- 8.1 The contemporary design of the proposed buildings responds to the features of the adjacent Locally Listed Red Lion Public House and stables block and would therefore preserve the significance of the heritage assets. The layout and spacing of the buildings would sit well in the street scene and would be in keeping with the building line of the Public House and stables block. The scale, massing and form of the new buildings works well alongside the existing buildings. The applicant has sought to incorporate amendments suggested by the Conservation Manager and it is considered that the proposed development provides an acceptable appearance which preserves the setting of the adjacent Locally Listed buildings and the character and appearance of The Square Conservation Area.
- 8.2 The applicant has sought to address concerns from officers in relation to the dominance of the proposed buildings when viewed from the neighbouring terraced properties in Oxford Street. It is considered that the amended plans reduce the impact on the outlook from properties in Oxford Street. Furthermore, the proposed development would not cause a significant loss of daylight or sunlight to neighbouring properties. The windows in the rear elevation of the proposed building

would be obscurely glazed, therefore there would not be a significant loss of privacy to neighbouring properties.

- 8.3 The floor areas and room sizes of the proposed flats would exceed the Nationally Described Space standard and the proposed development would provide an acceptable standard of amenity for future occupiers.
- 8.4 The protected Sycamore tree would be retained and the Arboricultural Officer has stated that the proposed works to the tree are acceptable. The Birch and Prunus trees are not high quality specimens and their replacement with new trees to the front of the site is acceptable.
- 8.5 As such, taking the above into account, the proposal is considered to be a sustainable development and it is therefore recommended that the application should be approved.

# 9.0 HUMAN RIGHTS IMPLICATIONS

9.1 The Local Planning Authority is justified in interfering with the applicant's human rights in order to alleviate any adverse effect on adjoining properties and their occupiers and on general public amenity. With regard to any infringement of third party human rights, these are not considered to be of such a nature and degree as to override the human rights of the applicant and therefore warrant refusal of planning permission.

### **10.0 RECOMMENDATION**

(A) That, pursuant to a planning obligation under s.106 of the Town and Country Planning Act 1990 having been completed to secure the following Heads of Terms, planning permission be granted subject to the conditions listed below:

# Section 106 Heads of Terms

- To exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site.
- ii) To secure the provision of fire hydrants as required by the County Council to serve the development.

# **Conditions**

1. The development to which this permission relates shall be begun within a period of three years commencing on the date of this permission.

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

2. The development hereby permitted shall be carried out in accordance with the following approved drawings:-

P001 Rev A; P002 Rev A; P003 Rev D; P004 Rev D; P005 Rev D; P006 Rev D; P007 Rev D; P008 Rev D; P009 Rev D; and P010 Rev D.

Reason: For the avoidance of doubt and in the interests of proper planning.

 No construction of the development hereby permitted shall take place before 8am or after 6pm Mondays to Fridays, before 8am or after 1pm on Saturdays or at any time on Sundays and Public Holidays. Reason: To safeguard the amenities and quiet enjoyment of neighbouring properties during the time that the development is being constructed, pursuant to saved Policy SE22 of the Watford District Plan 2000.

4. No construction works above damp proof course level, shall commence until details of the materials to be used for all the external finishes of the building, including walls, roofs, doors, windows and balcony railings, have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out only in accordance with the approved materials.

Reason: In the interests of the visual appearance of the site and the character and appearance of the area, in accordance with Policies UD1 and UD2 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the materials need to be approved by the Local Planning Authority before the development is constructed.

5. No construction works above damp proof course level shall commence until detailed drawings of the window and door reveals, recessed sections, brick detailing and capping to the walls, have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out only in accordance with the approved details.

Reason: In the interests of the visual appearance of the site and the character and appearance of the area, in accordance with Policies UD1 and UD2 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

6. No part of the development shall be occupied until full details of a soft landscaping scheme have been submitted to and approved in writing by the Local Planning Authority. The landscaping scheme shall include details of the construction of the new tree planting pits, including details of irrigation and root trainers. The approved landscaping scheme shall be carried out not later than the first available planting and seeding season after completion of the development. Any trees or plants whether new or existing which within a period of five years die, are removed or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, or in accordance with details approved by the Local Planning Authority.

Reason: In the interests of the visual appearance of the site and the wider area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

7. No part of the development shall be occupied until full details of a hard landscaping scheme, including details of all site boundary treatments and all fencing within the site, have been submitted to and approved in writing by the Local Planning Authority, and the works have been carried out in accordance with the approved details.

Reason: In the interests of the visual appearance of the site and the wider area, in accordance with Policy UD1 of the Watford Local Plan Core Strategy 2006-31. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

8. The works to the Birch tree T1, Sycamore tree T2 and Prunus trees T3 & T4 of Tree Preservation Order No. 259 shall be carried out in accordance with the recommendations in Appendix B of the Arboricultural and Planning Impact Assessment Report (ref: ASH/PEW/AIA/1221:15) dated 5<sup>th</sup> January 2016 carried out by Ashmore Arboricultural Services Limited, unless otherwise agreed in writing by the Local Planning Authority. The tree works shall be carried out in accordance with guidance set out in British Standard BS3998.

Reason: In the interests of the visual appearance of the site and to ensure a satisfactory standard of tree work.

9. No construction works shall commence until details of tree protection measures, including tree protection fencing and ground protection, has been submitted to and approved in writing by the Local Planning Authority. The tree protection measures shall be in accordance with the recommendations in the Arboricultural and Planning Impact Assessment Report (ref: ASH/PEW/AIA/1221:15) dated 5<sup>th</sup> January 2016 carried out by Ashmore Arboricultural Services Limited and guidance set out in British Standard BS3998. The approved tree protection measures shall be implemented for the duration of the construction work, unless otherwise agreed in writing by the Local Planning Authority.

Reason: To protect retained trees, in the interests of the visual amenity of the area. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

10. No construction work shall commence until details of the routing of all soakaways and below ground services and cabling (electricity, gas, telephone, water, cable T.V. etc.) have been submitted to and approved in writing by the Local Planning Authority. The routing of the soakaways, below ground services and cabling shall then be laid out in accordance with the details approved by this Condition.

Reason: To protect retained trees, in the interests of the visual amenity of the area. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

11. No construction works shall commence until details of the siting, size and design of refuse, recycling and cycle storage have been submitted to and approved in writing by the Local Planning Authority. The development shall not be occupied until the storage facilities have been installed in accordance with the approved details. The storage facilities shall be retained at all times thereafter.

Reason: In the interests of the visual appearance of the site, and, to ensure that sustainable transport objectives are met. This is a pre-commencement condition as the details need to be approved by the Local Planning Authority before the development is constructed.

12. The proposed windows in the north-western rear elevations of the buildings hereby permitted shall be permanently fixed closed below 1.7m internal floor level and shall be fitted with obscured glass at all times, unless otherwise agreed in writing by the Local Planning Authority.

Reason: To prevent overlooking and consequent loss of privacy to neighbouring premises.

13. No construction works shall commence until details of the existing and proposed ground levels and the finished ground floor levels of the building have been submitted to and approved in writing by the Local Planning Authority. The development shall only be constructed in accordance with the approved details.

Reason: This is a pre-commencement condition to ensure an acceptable relationship between the proposed building, the adjoining residential development and the adjoining highway is achieved.

#### **Informatives**

- This planning permission is accompanied by a unilateral undertaking under Section 106 of the Town and Country Planning Act 1990 to exclude future residents of the development from entitlement to resident parking permits for the controlled parking zones in the vicinity of the application site and to secure the provision of fire hydrants as required by the County Council to serve the development.
- 2. In dealing with this application, Watford Borough Council has considered the proposal in a positive and proactive manner having regard to the policies of the development plan as well as paragraphs 186 and 187 of the National Planning Policy Framework and other material considerations, and in accordance with the Town and Country Planning (Development Management Procedure) (England) Order 2010, as amended. The Council also gave pre-application advice on the proposal prior to the submission of the application and undertook discussions with the applicant's agent during the application process.
- 3. All new units granted planning permission and to be constructed require naming or numbering under the Public Health Act 1925. You must contact Watford Borough Council Street Naming and Numbering department as early as possible prior to commencement on streetnamenumber@watford.gov.uk or 01923 278458. A numbering notification will be issued by the council, following which Royal Mail will assign a postcode which will make up the official address. It is also the responsibility of the developer to inform Street Naming and Numbering when properties are ready for occupancy.
- 4. This permission does not remove the need to obtain any separate consent, which may be required under the Buildings Act 1984 or other building control legislation. Nor does it override any private rights which any person may have relating to the land affected by this decision.

To find out more information and for advice as to whether a Building Regulations application will be required please visit

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www.watfordbuildingcontrol.com.

- 5. This planning permission does not remove the need to obtain any separate consent of the owner of the adjoining property prior to commencing building works on, under, above or immediately adjacent to their property (e.g. foundations or guttering). The Party Wall Etc Act 1996 contains requirements to serve notice on adjoining owners of property under certain circumstances, and a procedure exists for resolving disputes. This is a matter of civil law between the two parties, and the Local Planning Authority are not involved in such matters. A free guide called "The Party Wall Etc Act 1996: Explanatory Booklet" is available on the website of the Department for Communities and Local Government at https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/ 393927/Party\_Wall\_etc\_\_Act\_1996\_- Explanatory\_Booklet.pdf
- 6. Best practical means shall be taken at all times to ensure that all vehicles leaving the development site during construction of the development are in condition such as not to emit dust or deposit mud, slurry or other debris on the highway.
- 7. The applicant is advised that storage of materials associated with the development should take place within the site and not extend into within the public highway without authorisation from the highway authority, Hertfordshire County Council. If necessary further details can be obtained from the County Council Highways via either the website http://www.hertsdirect.org/services/transtreets/highways/ or telephone 0300 1234047 to arrange this.
- 8. The developer should be aware that the required standards regarding the maintenance of the public right of way and safety during the construction. The public rights of way along the carriageway and footways should remain unobstructed by vehicles, machinery, materials and other aspects of construction works.

Drawing numbers

P001 Rev A; P002 Rev A; P003 Rev D; P004 Rev D; P005 Rev D; P006 Rev D; P007 Rev D; P008 Rev D; P009 Rev D; and P010 Rev D.

Case Officer:Chris OsgathorpEmail:chris.osgathorp@watford.gov.ukTel:01923 278968



Date: 29/03/2016

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PART A	
Report of: HEAD OF DEVELOP	
Date of committee:	7 <sup>th</sup> April 2016
Site address:	1 Richmond Drive, Watford
Reference Number:	16/00124/FUL
Description of Development:	Erection of two detached houses. Amendment to planning permission 14/01466/FUL consisting of the erection of single storey rear extensions to each dwelling.
Applicant:	Stratford Developments Ltd
Date Received:	29 <sup>th</sup> January 2016
8 week date (minor):	25 <sup>th</sup> March 2016
Ward:	Park

# 1.0 SITE AND SURROUNDINGS

- 1.1 Conditional planning permission was granted at the Development Management Committee Meeting of 16<sup>th</sup> December 2014 (ref: 14/01466/FUL) for the demolition of the original bungalow and erection of 2no. detached 5-bed houses. This followed a previous permission that was granted on 11<sup>th</sup> October 2012 (ref: 12/00815/FUL). The proposed dwellings have been substantially constructed externally, as shown in the photograph in Figure 1. The new vehicular crossover for Plot 2 has not been laid out yet and the landscaping scheme and boundary treatments shown on drawing No. 13/07 – SP SK01 of planning permission 14/01466/FUL have not been fully completed to date.
- 1.2 There is a fairly consistent building line in this part of Richmond Drive. The houses

are predominantly detached and set back from the road.

- 1.3 The north-western side boundary of the application site borders the rear gardens of Nos. 85-93 Langley Way. These neighbouring properties are mainly semi-detached houses and the two storey rear walls are approximately 20.5m from the boundary. Most of the properties have single storey rear extensions. The boundary consists of a timber fence.
- 1.4 The south-eastern side boundary borders No. 3 Richmond Drive. This adjacent house has an attached garage adjacent to the boundary. The boundary consists of a timber fence.
- 1.5 The land level rises to the rear of the site. The houses to the rear of the application site in Berceau Walk are over 50m from the rear elevations of the approved houses.
- 1.6 The application site is not located in a designated conservation area.



Fig. 1. Photograph of front elevation of proposed houses.

# 2.0 PROPOSED DEVELOPMENT

2.1 The application proposes the erection of single storey rear extensions to the 2no. detached houses approved under application reference 14/01466/FUL. The proposed extensions would be 3.3m deep and 7.5m wide. The extensions are designed with flat roofs incorporating 2no. roof lanterns. The flat roofs would be 2.9m high. The extensions would be finished in materials to match the constructed houses. No other amendments are proposed.

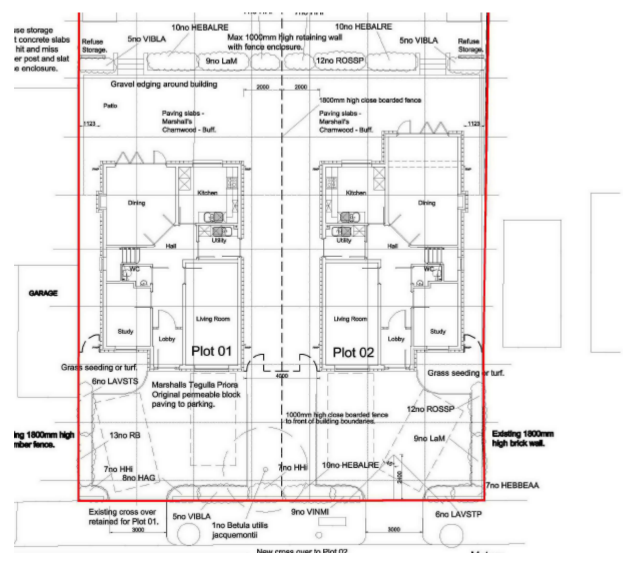


Fig. 2. Approved site plan for planning application 14/01466/FUL

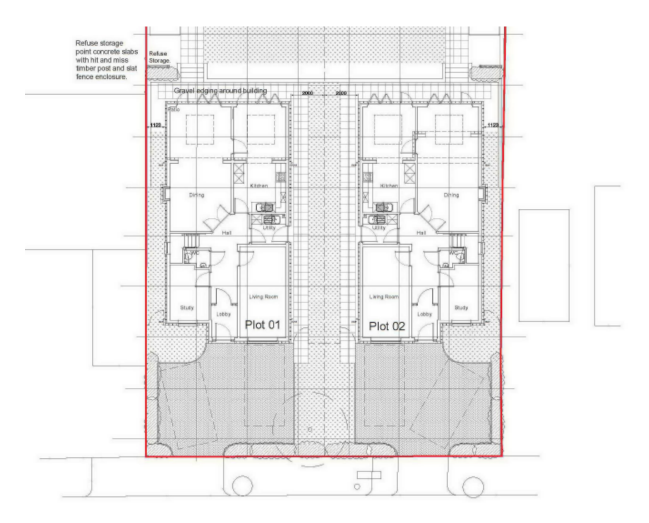


Fig. 3. Proposed site plan for current planning application.



Fig. 4. Proposed rear elevation for Plot 1.

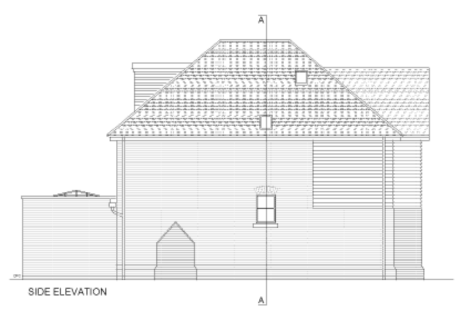


Fig. 5. Proposed side elevation for Plot 1.

# 3.0 RELEVANT PLANNING HISTORY

3.1 14/01466/FUL - Part retrospective application for demolition of existing dwelling and erection of two detached five bedroom dwellings (amendments to planning permission 12/00815/FUL). Conditional planning permission. 16<sup>th</sup> December 2014.

> 1) Construction of the development hereby permitted shall not take place before 8am or after 6pm Mondays to Fridays, before 8am or after 1pm on Saturday, and not at all on Sundays and Public Holidays.

2) Within two calendar months of the date of this decision, details and samples of the materials to be used for all the external finishes of the dwellings, including all external walls, all roofs, doors, windows, fascias, rainwater and foul drainage goods, shall be submitted to the Local Planning Authority for approval. The development shall be carried out only in accordance with approved details and samples.

3) The hard landscaping shall be laid out in accordance with the details

shown on drawing No. 13/07 – SP SK01, unless otherwise agreed in writing by the Local Planning Authority.

4) The soft landscaping scheme shown on drawing No. 13/07 – SP SK01 and detailed in the Landscape Specification dated January 2014 Rev A shall be carried out not later than the first available planting and seeding season after completion of the development. Any trees or plants whether new or existing which within a period of five years die, are removed or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, or in accordance with details approved by the Local Planning Authority.

5) Notwithstanding the provisions of Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 as amended (or any modification or re-enactment thereof), no development permitted under Schedule 2, Part 1, Classes A, B or C of the Order shall be carried out to the dwellings hereby approved without the prior written permission of the Local Planning Authority.

6) The proposed windows in the north-western and south-eastern side elevations of the dwellings hereby approved shall be permanently fixed closed below 1.7m internal floor level and shall be fitted with obscured glass at all times unless otherwise agreed in writing by the Local Planning Authority.

7) The boundary treatment around the boundaries of the site and within the site shall be installed in accordance with the details shown on drawing No. 13/07 – SP SK01 prior to the first occupation of the dwellings hereby approved. The boundary treatment shall be maintained at all times thereafter. Details of any alternative boundary treatment shall be submitted to and approved in writing by the Local Planning Authority and such boundary treatment shall only be installed in accordance with any alternative details approved by this Condition. 8) The dwelling on Plot 2 hereby approved shall not be occupied until the new vehicular crossover for Plot 2 has been laid out in accordance with the layout shown on drawing No. 13/07 – SP SK01 (or any subsequent layout that has been submitted to and approved in writing by the Local Planning Authority).

9) The dwellings hereby approved shall not be occupied until the scheme for parking has been laid out in accordance with drawing No. 13/07 – SP SK01 (or any subsequent layout that has been submitted to and approved in writing by the Local Planning Authority). The parking area shall be retained for the parking of vehicles at all times thereafter.

10) The dwellings hereby approved shall not be occupied until the surface water drainage system for the hard surfacing to the front of the houses has been constructed in accordance with the details shown on drawing No. 119 03 A, unless otherwise agreed in writing by the Local Planning Authority.

11) The Construction Management Plan dated 8th February 2014 submitted pursuant to Condition 12 of planning permission 12/00815/FUL shall be implemented throughout the construction period.

12) The development hereby approved shall be constructed in accordance with the proposed finished floor level and proposed ground levels shown on drawing No. 119 02 Rev A. No change in ground levels shall be made other than those shown on drawing Nos. 119 01 and 119 02 Rev A.

13) Within two calendar months of the date of this decision, details of the size, design and siting of weatherproof cycle storage shall be submitted to the Local Planning Authority for approval. The dwellings hereby approved shall not be occupied until the cycle storage has been provided in accordance with the approved details.

14) Subject to the requirements of Condition 15, the development hereby permitted shall be carried out in accordance with the following approved drawings:

13/07-LP01; 119 01; 119 02 Rev A; 119 03 Rev A; 13/07–SP SK01; 13/07– P1 SK01; 13/07-P1 SK02 Rev A; 13/07–P2 SK01; 13/07-P2 SK02.

15) Notwithstanding any details shown on the drawings referred to in Condition 14, the chimney of the dwelling on Plot 1 shall be constructed on the south-eastern flank elevation in the position shown on the drawings approved under planning permission 12/00815/FUL granted on 11 October 2012 and the dwelling shall not be occupied until additional drawings showing this change (and any other consequential changes to the layout, design and appearance of the dwelling) have been submitted to and approved in writing by the Local Planning Authority.

16) The dwellings hereby approved shall not be occupied until the partially constructed single storey rear extensions shall have been demolished.

Members of the Development Management Committee attached Condition 16 because of concerns that single storey rear extensions were under construction, which were not shown on the proposed drawings. The timber framing has since been removed by the applicant.

Members also attached Condition 15 because of concerns that the chimney on the side of Plot 1 would have an impact on the outlook of houses in Langley Way. The applicant subsequently submitted a variation of condition application (ref: 15/01517/VAR) to remove the chimney entirely so there is just a low level chimney breast to provide space for a fireplace in the dining room. The application was approved on 15<sup>th</sup> December 2015.

Conditions 2 and 13 have been discharged (refs: 15/00396/DISCON &

15/00398/DISCON)

### 4.0 PLANNING POLICIES

#### 4.1 **Development Plan**

In accordance with s.38 of the Planning and Compulsory Purchase Act 2004, the Development Plan for Watford comprises:

- (a) Watford Local Plan Core Strategy 2006-31;
- (b) the continuing "saved" policies of the Watford District Plan 2000;
- (c) the Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026; and
- (d) the Hertfordshire Minerals Local Plan Review 2002-2016.
- 4.2 The Watford Local Plan Core Strategy 2006-31 was adopted in January 2013. The Core Strategy policies, together with the "saved policies" of the Watford District Plan 2000 (adopted December 2003), constitute the "development plan" policies which, together with any relevant policies from the County Council's Waste Core Strategy and the Minerals Local Plan, must be afforded considerable weight in decision making on planning applications. The following policies are relevant to this application.

### 4.3 Watford Local Plan Core Strategy 2006-31

WBC1 Presumption in favour of sustainable development SS1 Spatial strategy UD1 Delivering high quality design SD1 Sustainable Design SD2 Water and Waste Water SD3 Climate change SD4 Waste HS1 Housing supply and residential site selection HS2 Housing mix T2 Location of New Development

Т3	Improving Accessibility
T4	Transport Assessments
T5	Providing New Infrastructure
INF1	Infrastructure delivery and planning obligations

### 4.4 Watford District Plan 2000

SE7	Waste Storage and Recycling in New Development	
SE22	Noise	
SE36	Replacement Trees and Hedgerows	
SE37	Protection of Trees, Woodlands and Hedgerows	
SE39	Tree and Hedgerow Provisions in New Development	
T10	Cycle Parking Standards	
T21	Access and Servicing	
T22	Car Parking Standards	

T24 Residential Development

# 4.5 Hertfordshire Waste Core Strategy and Development Management Policies Document 2011-2026

- 1 Strategy for the Provision of Waste Management Facilities
- 1A Presumption in Favour of Sustainable Development
- 2 Waste Prevention and Reduction
- 12 Sustainable Design, Construction and Demolition

### 4.6 Hertfordshire Minerals Local Plan Review 2002-2016

No relevant policies.

# 4.7 Supplementary Planning Documents

The following Supplementary Planning Documents are relevant to the determination of this application, and must be taken into account as a material planning consideration.

### 4.8 Residential Design Guide

The Residential Design Guide was adopted in July 2014. It provides a robust set of

design principles to assist in the creation and preservation of high quality residential environments in the Borough which will apply to proposals ranging from new individual dwellings to large-scale, mixed-use, town centre redevelopment schemes. The guide is a material consideration in the determination of relevant planning applications.

## 4.9 Watford Character of Area Study

The Watford Character of Area Study was adopted in December 2011. It is a spatial study of the Borough based on broad historical character types. The study sets out the characteristics of each individual character area in the Borough, including green spaces. It is capable of constituting a material consideration in the determination of relevant planning applications.

### 4.10 National Planning Policy Framework

The National Planning Policy Framework sets out the Government's planning policies for England. The following provisions are relevant to the determination of this application, and must be taken into account as a material planning consideration:

Achieving sustainable development		
The presumption in favour of sustainable development		
Core planning principles		
Section 4	Promoting sustainable transport	
Section 6	Delivering a wide choice of high quality homes	
Section 7	Requiring good design	
Section 8	Promoting healthy communities	
Section 10	Meeting the challenge of climate change, flooding and coastal	
	change	
Section 11	Conserving and enhancing the natural environment	
Decision taking		

# 5.0 CONSULTATIONS

### 5.1 **Neighbour consultations**

Letters were sent to properties in Richmond Drive, Langley Way and Berceau Walk.

5.2 The following is a summary of the representations that have been received:

Number of original notifications:	27
Number of objections:	7
Number in support:	0
Number of representations:	0

The points that have been raised are summarised and considered in the table below.

Representations	Officer's response
The proposed extension will give	This is considered in paragraph 6.3 of the
a sense of enclosure at the rear	report.
of gardens of Langley Way.	
I have concerns about loss of	The ground floor position of the windows
privacy.	and the considerable distances maintained
	to neighbouring properties would ensure
	that there would not be a significant loss of
	privacy to neighbouring properties.

It would further increase the	The size of the rear gardens of the proposed
overdevelopment of the site. The	houses are considered to be acceptable.
proposed extensions remove a	The proposed extensions would have no
large part of the rear gardens.	adverse effect on the character and
	appearance of the area or the residential
	amenities of neighbouring properties,
	therefore it is not considered that the
	proposal would be an overdevelopment of
	the site.

The Committee will be advised of any additional representations received after the date this report was written.

# 5.3 Statutory publicity

No statutory advertisement was required for this application.

## 5.4 **Technical consultations**

No technical consultations were required for this application.

### 6.0 APPRAISAL

### 6.1 Main issues

The main issues to be considered in the determination of this application are:

- (a) The impact of the proposed development on the character and appearance of the area;
- (b) The impact of the proposed development on the residential amenities of neighbouring properties.
- 6.2 (a) The impact of the proposed development on the character and appearance of the area.

The proposed single storey rear extensions would appear proportionate to the houses because of their modest height and depth. Given the single storey height of the extensions, their location to the rear of the houses and the screening provided on the site boundaries, it is not considered that there would be a harmful impact on the character and appearance of the area. The design of the extensions would integrate well with the houses.

6.3 (b) The impact of the proposed development on the residential amenities of neighbouring properties.

Impact on properties in Langley Way:

The proposed single storey rear extension on Plot 1 would cause no loss of daylight or sunlight to the neighbouring houses in Langley Way because of the single storey height of the extension, its modest depth, and the sizeable distance to the rear windows of the neighbouring properties. For the same reasons, the proposed extension would not appear overbearing or cause an unacceptable sense of enclosure to the neighbouring properties. It should also be borne in mind that the extension would be partially screened by the existing boundary treatment. As such, the proposed development would have no adverse effect on the residential amenities of properties in Langley Way.

6.4 Impact on No. 3 Richmond Drive:

No. 3 Richmond Drive has a garage adjacent to the site boundary, therefore the habitable rear windows of the neighbouring property are located away from the boundary. The proposed extension on Plot 2 would not infringe the 45 degree lines in plan or elevation, measured from the centre of the nearest ground floor rear habitable window of No. 3, therefore the proposed extension would not cause a significant loss of light or outlook to the habitable rooms of the neighbouring property. Furthermore, given the modest size of the extension, it would not appear overbearing or cause an unacceptable sense of enclosure to the neighbouring garden. As such, the proposed development would have no adverse effect on the residential amenities of No. 3 Richmond Drive.

6.5 Impact on properties in Berceau Walk:

The proposed single storey rear extensions would be at a lower level than the houses in Berceau Walk and would maintain distances of around 50m from the neighbouring properties. As such, the proposed development would not cause a significant loss of light, outlook or privacy to the neighbouring properties.

# 7.0 COMMUNITY INFRASTRUCTURE LEVY AND PLANNING OBLIGATION

### 7.1 <u>Community Infrastructure Levy (CIL)</u>

The Council introduced the Community Infrastructure Levy (CIL) with effect from 1 April 2015. The CIL charge covers a wide range of infrastructure as set out in the Council's Regulation 123 list, including highways and transport improvements, education provision, youth facilities, childcare facilities, children's play space, adult care services, open space and sports facilities. CIL is chargeable on the relevant net additional floorspace created by the development. The charge is non-negotiable and is calculated at the time that planning permission is granted.

7.2 The CIL charge applicable to the proposed development is £120 per sqm. The charge is based on the net increase of the gross internal floor area of the proposed development. Exemptions can be sought for charities, social housing and self-build housing.

7.3 In accordance with s.70 of the Town and Country Planning Act 1990, as amended by s.143 of the Localism Act 2011, a local planning authority, in determining a planning application, must have regard to any local finance consideration, so far as material to the application. A local finance consideration is defined as including a CIL charge that the relevant authority has received, or will or could receive. Potential CIL liability can therefore be a material consideration and can be taken into account in the determination of the application.

# 8.0 CONCLUSION

8.1 The proposed single storey rear extensions would appear proportionate and integrate well with the houses. Furthermore, there would be no adverse effect on the residential amenities of neighbouring properties. Accordingly, it is recommended that the proposed development should be approved.

### 9.0 HUMAN RIGHTS IMPLICATIONS

9.1 The Local Planning Authority is justified in interfering with the applicant's human rights in order to alleviate any adverse effect on adjoining properties and their occupiers and on general public amenity. With regard to any infringement of third party human rights, these are not considered to be of such a nature and degree as to override the human rights of the applicant and therefore warrant refusal of planning permission.

### **10.0 RECOMMENDATION**

That planning permission be granted subject to the conditions listed below:

1. Construction of the development hereby permitted shall not take place before 8am or after 6pm Mondays to Fridays, before 8am or after 1pm on Saturday, and not at all on Sundays and Public Holidays.

Reason: To safeguard the amenities and quiet enjoyment of neighbouring properties during the time that the development is being constructed, pursuant to Policy SE22 of the Watford District Plan 2000.

2. The external surfaces of the development hereby approved shall be finished in accordance with the materials specified in Discharge of Condition application 15/00396/DISCON (approved 24<sup>th</sup> April 2015).

Reason: To ensure that the development applies high quality materials that respond to the buildings context and makes a positive contribution to the character and appearance of the area.

3. The hard landscaping shall be laid out in accordance with the details shown on drawing No. 16/01 – SP02, unless otherwise agreed in writing by the Local Planning Authority.

Reason: In the interests of the visual appearance of the site.

4. The soft landscaping scheme shown on drawing No. 13/07 – SP SK01 (approved under planning application reference 14/01466/FUL) and detailed in the Landscape Specification dated January 2014 Rev A shall be carried out not later than the first available planting and seeding season after completion of the development. Any trees or plants whether new or existing which within a period of five years die, are removed or become seriously damaged or diseased shall be replaced in the next planting season with others of similar size and species, or in accordance with details approved by the Local Planning Authority.

Reason: In the interests of the visual appearance of the site.

5. Notwithstanding the provisions of Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 as amended (or any modification or re-enactment thereof), no development permitted under Schedule 2, Part 1, Classes A, B or C of the Order shall be carried out to the dwellings hereby approved without the prior written permission of the Local Planning Authority.

Reason: To enable the Local Planning Authority to ensure that any such developments are carried out in a manner which will not be harmful to the character and appearance of the proposed development and will not prove detrimental to the amenities of adjoining occupiers.

6. The proposed windows in the north-western and south-eastern side elevations of the dwellings hereby approved shall be permanently fixed closed below 1.7m internal floor level and shall be fitted with obscured glass at all times unless otherwise agreed in writing by the Local Planning Authority.

Reason: To prevent overlooking and consequent loss of privacy to neighbouring premises.

7. The boundary treatment around the boundaries of the site and within the site shall be installed in accordance with the details shown on drawing No. 13/07 – SP SK01 (approved under planning application reference 14/01466/FUL) prior to the first occupation of the dwellings hereby approved. The boundary treatment shall be maintained at all times thereafter. Details of any alternative boundary treatment shall be submitted to and approved in writing by the Local Planning Authority and such boundary treatment shall only be installed in accordance with any alternative details approved by this Condition.

Reason: In the interests of the visual appearance of the site.

8. The dwelling on Plot 2 shall not be occupied until the new vehicular crossover for Plot 2 has been laid out in accordance with the layout shown on drawing No. 13/07 – SP SK01 (approved under planning application reference 14/01466/FUL) or any subsequent layout that has been submitted to and approved in writing by the Local Planning Authority.

Reason: To minimise danger, obstruction and inconvenience to users of the highway and the access.

9. The dwellings shall not be occupied until the surface water drainage system for the hard surfacing to the front of the houses has been constructed in accordance with the details shown on drawing No. 119 03 A (approved under planning application reference 14/01466/FUL), unless otherwise agreed in writing by the Local Planning Authority.

Reason: To prevent surface water run-off into the adjacent highway.

10. The Construction Management Plan dated 8th February 2014 shall be implemented throughout the construction period.

Reason: To safeguard the amenities and quiet enjoyment of neighbouring properties during the time that the development is being constructed.

11. The development hereby approved shall be constructed in accordance with the proposed finished floor level and proposed ground levels shown on drawing No.
119 02 Rev A (approved under planning application reference 14/01466/FUL).

Reason: To protect the residential amenities of neighbouring properties and in the interests of visual appearance of the site.

12. The dwellings shall not be occupied until weatherproof cycle storage has been provided in accordance with the details specified in Discharge of Condition application 15/00398/DISCON (approved 9<sup>th</sup> June 2015).

Reason: To ensure that the proposed development meets sustainable transport objectives.

13. The development hereby permitted shall be carried out in accordance with the following approved drawings:

16/01 – LP01; 16/01 – PL05; 16/01 – PL06; 16/01 – PL07; 16/01 – PL08; 16/01 – SP01; and 16/01 – SP02.

Reason: For the avoidance of doubt and in the interests of proper planning.

### **Informatives**

- In dealing with this application, Watford Borough Council has considered the proposal in a positive and proactive manner having regard to the policies of the development plan as well as paragraphs 186 and 187 of the National Planning Policy Framework and other material considerations, and in accordance with the Town and Country Planning (Development Management Procedure) (England) Order 2010, as amended.
- 2. This permission does not remove the need to obtain any separate consent, which may be required under the Buildings Act 1984 or other building control legislation. Nor does it override any private rights which any person may have relating to the land affected by this decision. To find out more information and for advice as to whether a Building Regulations application will be required please visit www.watfordbuildingcontrol.com.
- 3. This planning permission does not remove the need to obtain any separate consent of the owner of the adjoining property prior to commencing building works on, under, above or immediately adjacent to their property (e.g. foundations or guttering). The Party Wall Etc Act 1996 contains requirements to serve notice on adjoining owners of property under certain circumstances, and a

procedure exists for resolving disputes. This is a matter of civil law between the two parties, and the Local Planning Authority are not involved in such matters. A free guide called "The Party Wall Etc Act 1996: Explanatory Booklet" is available on the website of the Department for Communities and Local Government at

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/3 93927/Party Wall etc Act 1996 - Explanatory Booklet.pdf

4. All new units granted planning permission and to be constructed require naming or numbering under the Public Health Act 1925. You must contact Watford Borough Council Street Naming and Numbering department as early as possible prior to commencement on streetnamenumber@watford.gov.uk or 01923 278458. A numbering notification will be issued by the council, following which Royal Mail will assign a postcode which will make up the official address. It is also the responsibility of the developer to inform Street Naming and Numbering when properties are ready for occupancy.

Drawing numbers

16/01 – LP01; 16/01 – PL05; 16/01 – PL06; 16/01 – PL07; 16/01 – PL08; 16/01 – SP01; and 16/01 – SP02.

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