Location:	Land At Durham Way Royston Gateway Royston Hertfordshire SG8 5GX
Applicant:	Kiafield Properties Ltd
<u>Proposal:</u>	Erection of one Class E (g (ii) and (iii)), B2 and B8 unit with associated service yard, car parking, landscaping and ancillary works.
<u>Ref. No:</u>	23/01189/FP
<u>Officer:</u>	Anne McDonald

# Date of expiry of statutory period: 22.08.2023

### Reason for delay

Committee timetable and delays waiting for statutory consultee responses. An extension of time to the statutory determination date has been sought and agreed.

## Reason for referral to committee

This application has to be presented to PCC in accordance with the Constitution due to the size of the application in terms of site area and the amount of new floorspace proposed.

## Plan numbers

- 1. 2349-A11-X01-C Site A Location plan;
- 2. 2349-A11-P02-E Site A Proposed block plan;
- 3. 2349-A11-P01-H Site A Proposed site plan;
- 4. 2349-A11-X02-D Site A Existing site plan;
- 5. 2349-A11-P05-B Unit 4 Proposed floor plans; elevations:
- 6. 2349-A11-P11 Site A Proposed site sections;
- 7. 2349-A11-P10-C Unit 4 Proposed elevations;
- 8. J230148-GC-L-DR-4-00 Unit 4 Soft Landscape Proposals Plan.

#### Supporting documents

- 1. Design and Access Statement;
- 2. Planning Statement;
- 3. Travel Plan;
- 4. Preliminary Risk Assessment Parts 1, 2, 3 and 4.
- 5. Transport Assessment Part 1, 2 and 3.
- 6. Flood Risk Assessment and Drainage Strategy

# 1.0 Policies

# 1.1 **National Planning Policy Framework February 2019:**

1.2 In general and with regard to:

Section 2 – Achieving sustainable development; Section 4 – Decision-making; Section 6 – Building a strong, competitive economy; Section 11 – Making effective use of land; Section 12 – Achieving well-designed places;

## North Hertfordshire District Local Plan 2011-2031

- SP1 Sustainable development in North Hertfordshire;
- SP3 Employment;
- SP9 Design and Sustainability;
- SP6 Sustainable transport;
- SP7 Infrastructure requirements and developer contributions ??

SP9 -Design and Sustainability;

- ETC1 Appropriate uses in Employment Areas;
- T1 Assessment of transport matters
- T2 Parking;
- D1 Sustainable design;
- D4 Air quality;
- NE1 Landscape;
- NE4 Biodiversity and geological sites
- NE7 Reducing flood risk;
- NE8 Sustainable drainage systems;
- HE4 Archaeology;
- RY9 Land north of York Way.

## Supplementary Planning Document.

- SPD Vehicle Parking at New Developments;
- SPD Planning Obligations;.

# 2.0 Site History

- 2.1 There is no previous planning history for this site, other than it is part of the land within the RY9 allocation area, which is land north of York Way allocated for new employment development.
- 2.2 Also for consideration on this same agenda for Planning Control Committee is application 23/01190/FP, which is on land opposite this application site. This is for 9 employment buildings to match the style and design of this application so the buildings appear as a comprehensive group.

#### 3.0 **Representations**

- 3.1 **NHDC Environmental Protection Officer** no objection subject to a land contamination condition.
- 3.2 **NHDC Planning Policy** the proposal is considered to comply with the relevant Local Plan policy criteria.

- 3.3 **NHDC Environmental Heath (Air)** no objection subject to conditions requiring EV parking and a travel plan.
- 3.4 NHDC Environmental Health (Noise) no objection.
- 3.5 **HCC Highways** no objection subject to conditions, informatives and a S278 payment of £5,000.00 with condition 7 recommended or £25, 472.00 without condition 7 recommended, to be allocated to package PK15 Royston of the North Central Growth and Transport Plan. And a S106 payment of £6000 for Full Travel Plan implementation and monitoring for five years (£1200 per year).
- 3.6 **HCC Waste** on application 23/01190/FP this team responds no objection subject to a condition requiring a Site Waste Management Plan (SWMP). Given this is one proposal across two sites it is considered appropriate to impose a SWMP on this proposal as well.
- 3.7 HCC LLFA no objection subject to conditions.
- 3.8 **Health and Safety Executive** do not advise against.
- 3.9 Anglian Water recommend informatives.
- 3.10 **Royston Town Council** no objection. Wish to see at least 10% of the parking provision as EV.
- 3.11 The application has been advertised with site and press notices. No third parties replies have been received.

## 4.0 Planning Considerations

#### 4.1 Site and Surroundings

4.1.1 The application site is 0.68 ha in size and is a vacant plot on south-east side of Durham Way, on a corner plot position with Durham Way and Greenfield. The plot is within the new Royston Gateway employment area, where there are new employment buildings on adjoining and nearby sites.

## 4.2 Proposal

- 4.2.1 This is a full application for the erection of one building to be used in flexible employment land uses, either Use Class E (g(ii) and (iii)), B2 or B8 with associated yard, parking and landscaping area. Use Class E (g ii) is the research and development of products, and (g iii) is any industrial process, being a use, which can be carried out in any residential area without detriment to amenity of that area by reason of noise, vibration, smell, fumes, smoke, soot, ash dust or grit. Use Class B2 is general industrial uses and Use Class B8 is storage and distribution use.
- 4.2.2 The proposed building is 75m long by 42m wide, 11.7m to the eaves and 14m to the ridge. The external elevations would be metal clad in grey, with a blue detail on the front elevation. There would be sections of glazing within the blue area as the floorplan shows an office area on an internal mezzanine at the front of the building and an open warehouse area at the ground floor, with three roller shutter doors for access on the south elevation.
- 4.2.3 The layout plan shows 44 car parking spaces (including two disabled and thee active and two passive EV), cycle parking for 18 cycles and a large yard area with a further six

parking spaces within the yard. The yard has a 2.4m high mesh fence for security with a knee rail fence around the rest of the site with the road frontage. A landscaping area along the two road frontages is proposed, comprising a mix of trees and shrub planting.

4.2.4 As listed above, documents have been submitted in support of the application. These can be viewed in full on the Council's website. Key points include:

## Planning Statement:

- 1. The site is part of the part of the Royston Gateway development area, permitted under Policy SP3 of the Local Plan.
- 2. A number of units have already been consented at Royston Gateway including: Aldi, Costa Coffee, M&S Food as well as the recently constructed industrial units to the north which are nearing completion.
- 3. The site is approximately 0.68 hectares and relatively square in shape and does not have any landscape features on it.
- 4. The necessary infrastructure, including highways, has been implemented in previous phases of the development and the vehicular access roads and public paths are in place.
- 5. There are no Public Rights of Way within the application boundary.
- 6. The site is in Flood zone 1.
- 7. There are no listed buildings on or neighbouring the site and the nearest Scheduled Monument is Therfield Heath Monument which is 1.5 km away. Therfield Health SSS1 is 500m to the south of the application site.
- 8. There will be no adverse impact on the road network and the unit will benefit from the Framework Travel Plan, which sets out an overview of the Travel Plan inputs that will be incorporated by the occupier of the unit as part of their requirements to produce a site-specific Travel Plan Statement.
- 9. The proposed layout seeks to create a positive development in this area while ensuring that the land is used efficiently and safely.
- 10. In terms of appearance, the design seeks to be in keeping with the surrounding buildings while ensuring a durable and low-maintenance building to ensure the long-term highquality appearance of the development.
- 11. The application includes a number of passive measures which aim to make the building as efficient as possible. These include: • 100% electric • Enhanced Biodiversity including new habitats for pollinators • Photovoltaic array on the main roof • Van and car EV charging points • Smart metering • Light sensor control • Energy efficient LED light fittings.
- 12. Although the end user is not currently identified, use classes E (g (ii) and (iii), B2 and B8 are all considered appropriate in an employment area and therefore the scheme is in accordance with policy ETC1 'Appropriate uses in Employment Areas'.

# 4.3 Key Issues

## Principle

- 4.3.1 Local Plan Policy SP3 sets out that the Council will proactively encourage the sustainable economic growth of the District and will support new and existing businesses. To achieve this the policy states that an adequate supply of employment land to meet the needs of the 'Functional Economic Market Area' over the plan period will be allocated, with two new employment areas created. These are east of Baldock and west of Royston. The area west of Royston is now known as the 'Royston Gateway' and this application site is within this area. Therefore, there is no objection to the principle of this employment land development on this site in this location.
- 4.3.2 Site specific Policy RY9 in the Local Plan states the following considerations:

- Site is within Health and Safety Executive (HSE) Consultation Zone;
- Site should deliver a new access to the Orchard Road employment area from the A505;
- Address existing surface water flood risk issues, including any run-off, through SUDs or other appropriate solution;
- Sensitive design / layout considering views to and from the Scheduled Ancient Monuments located on Therfield Heath; and
- Compensatory or offsetting measures for loss of existing grassland habitat.
- 4.3.3 In response to these considerations:
  - The Health and Safety Executive has been consulted and does not advise against this proposal.
  - The new access from Orchard Road has already been delivered as part of the earlier phases of the development of this employment land area.
  - The site is within Flood Zone 1. A drainage strategy for the site has been developed and the LLFA have responded with 'no objection subject to conditions' which are recommended.
  - There is no objection to the proposed layout, which is discussed in more detail below.
  - Impact on the setting of Therfield Health and its Scheduled Monument are discussed below but conclude no harm or impact.
  - This site has a rough, surface with no special grassland areas to be affected. Therefore, this criterion is not applicable to this site.
- 4.3.4 I therefore conclude there is no objection to the principle of this proposal and that application complies with the broad development aims of Policy RY9.

<u>Use</u>

- 4.3.5 In terms of the proposed use, the application is for a flexible permission, seeking a permission for the building to be used for E(g)(ii) and (iii), B2 and B8 uses. The Use Classes Order sets out these are:
  - E(g)(ii) the research and development or products or processes;
  - E(g)(iii) any industrial process, being a use which can be carried out in any
    residential area without detriment to the amenity of that area by reason of noise,
    vibration, smell, fumes, smoke, soot, ask, dust or grit;
  - B2 General Industrial use for the carrying out of an industrial process other than one falling within the uses described in Class E;
  - B8 Storage and Distribution use for storage or as a distribution centre.
- 4.3.6 Given this is a new employment land area, with neighbouring sites being in similar uses and no residential properties in close proximity, there is no objection to these proposed uses nor to a flexible permission which is in accordance with the aims of Policy ETC1. As Use Class E also includes retail use, a condition is recommended preventing the change of use of the building to other E class uses without planning permission first being obtained. This is in order assess the impacts of retail use, which may be different from the proposed development.

## Layout and design

4.3.7 Local Plan Policies SP9 and D1, seek to achieve good design and state that the LPA will support new development where is it is well designed and responds positively to its local context. This proposal would comply with this aspiration on the basis that in size and

design terms it is reflective of, and will match, existing and proposed development on neighbouring sites resulting in a coherent context of development and positive place making. Siting the building in the rear part of the site, backing on to neighbouring buildings is sensible, with the open parking and landscaping areas at the front. It is acknowledged that the proposed building matches in with the newer development on the Royston Gateway site in terms of bulk and height, and the building is larger in terms of height, than the neighbouring buildings on Greenfield. However, I consider that this would be contextually appropriate and would not harm the setting of Greenfield which comprises employment type buildings. Therefore, whilst the top section of this proposed building may be apparent above the roof of the existing units on Greenfield, the form and external materials will be comparable. Therefore, it is considered that the proposal would not cause adverse visual harm in the locality. On this basis, there are no objections to the layout or design of the proposal.

### **Sustainability**

4.3.8 The Local Plan seeks to achieve sustainable development. The NPPF confirms there are three threads of sustainability, these are: social, environmental and economic. These aspirations are support by the design principles in Local Plan Policy SP9. As set out above, the building would include several measures to help achieve long term environmental sustainability including the use of EV parking chargers, photovoltaics on the roof, light sensors and low energy light fittings. With regards to an economic role, the build phase of the building will be local boost to the economy and the long-term function of the building would provide employment accommodation and local job opportunities. Social benefits also arise from employment. As a result, there is no objection to the application on the basis of sustainability.

## Parking

- 4.3.9 Policy T2 requires compliance with the SPD Vehicle Parking at New Developments, which sets out a recommended parking allocation per use class. For this application if the whole floorspace were to be in B8 use, a total of 48 car parking and 11 cycle parking spaces would be required. If the building were to be in mixed B1, B2 or B8 uses then 91 car parking spaces, and 11 cycle spaces would be needed. Finally, if the building were to be solely in general industrial use, then 72 car parking spaces and 22 cycle parking spaces would be needed.
- 4.3.10 The application has 44 car parking and 18 cycle parking spaces. The SPD allows for a reduction in the car parking spaces provided based on the accessibility of the site. For this location this can be between a 25% 50% reduction. On this basis, no objection is raised to the proposed number of car parking spaces, especially as at this time the end user of the building is not known. Furthermore, any user of the building will need to implement a Travel Plan to encourage staff to car share, walk, cycle or use public transport to/from work. No objection is raised to the application on the basis of car parking.
- 4.3.11 The proposed development would not have an adverse impact to the road network or to result in adverse trip / traffic generation and the application is consider to comply with the aims of Policy T2.

#### Highways considerations

4.3.12 Local Plan Policy T1 requires that new development does not result in highway safety problems or causes unacceptable impacts on the road network. This policy allows for mechanisms to secure any necessary sustainable transport measures associated with the development. The Highway Officer confirms that the Highways Authority (HA)

supports approval of the application subject to (and along the application 23/01190/FP), seeking to deliver a LTN1/20 sustainable transport corridor from the site to the Roscombe cul-de-sac with the exception of the rail underpass. Therefore, from this it can be concluded that the application presents no adverse road / traffic safety issues in its own right.

4.3.13 Turning to the issue of the proposed conditions, the HA is recommending 8 conditions. Conditions 1-6 and 8 are recommended on the decision. Condition 7 states:

#### 7) Rights of Way/ Sustainable Access Corridor

A) Design Approval Notwithstanding the details indicated on the submitted drawings no on-site works above slab level shall commence on site unless otherwise agreed in writing until a Rights of Way Improvement Plan to establish a LTN 1/20 compliant Sustainable Access Corridor along the route of the Proposed of-site and on-site Rights of Way Royston 005 between the site and the residential cul-de-sac Rosecombe has been submitted to and approved in writing by the Local Planning Authority.

#### B) Implementation / Construction

Prior to the first occupation/use of the development hereby permitted the off-site and onsite Rights of Way improvement plan works (including any associated highway works) referred to in Part A of this condition shall be completed to the written satisfaction of the Local Planning Authority.

Reason: To ensure construction of a satisfactory development and that the highway improvement works are designed to an appropriate standard in the interest of highway safety and amenity and in accordance with Policy 5, 13 and 21 of Hertfordshire's Local Transport Plan (adopted 2018).

4.3.14 Further text in the HA's response states:

#### Sustainable Access

In line with the Policies of LTP4, particularly Policies 1 (the Transport User Hierarchy) and 5 (Development Management) it is essential given the declared climate emergency that this is considered first to unlock a site sustainably.

The site benefits from a reasonable quality pedestrian infrastructure within the existing industrial area (as identified by the applicant's Pedestrian & Cycle Audit (Appendix D of the accompanying Transport Assessment, TA) and a bus stop within 5 minutes walk (Durham Way Retail Park). The frequency of bus services to the Durham Way Retail Park is also considered good.

Cycle access to the commercial area is considered poor however, with cycle access being on road, via several cyclist unfriendly roundabouts and indirect. The P&C Audit however, identifies an existing circa 3.5-4m wide farm track adjacent to the western border of the proposal site. The farm track is the subject of a Public Right of Way (PROW) Creation Order (NH/308/CRE), PROW 5. With the exception of the narrow but short rail line underpass it is considered that the applicant can upgrade the track from the residential cul-de-sac Rosecombe to the site to LTN 1/20 standard to establish a policy compliant cycle access to the site. Ideally the rail underpass would be upgraded to, this however is not considered viable relative to the scale of the proposed development but it should be pursued if further development comes forward. There is also £800,000 of S106 contributions attached to the planning permission (16/00378/1) for the upgrade of PROW 17 where it crosses the rail line PROW 17 is subject to a Diversion Order (NH/308/DIV) to utilise the underpass and the contribution should be used here.

#### Contributions

HCC Highways operate two levels of mitigation agreements (Strand 1 and Strand 2). Strand 1 mitigation works being works that are directly required to unlock the development and solely the responsibility of the development. Strand 2 mitigation works being works that address the wider cumulative impact of the development for which the development isn't solely responsible for but does derive benefit from.

In the first instance HCC would envisage that any agreed improvements required to unlock the proposal site sustainably and travel plan contributions are delivered via a Strand 1 s106 agreement.

In the second instance (Strand 2) HCC calculate an appropriate headline figure based on the findings of HCC's adopted Developers Planning Obligation Toolkit (2021). Strand 2 contributions should address the cumulative impacts of all development, large and small, facilitating delivery and enhancement of the necessary active and sustainable transport networks. These local sustainable networks must be provided in their entirety to provide the sustainable connections to the key trip generators, as such contributions will be pooled to fund these networks within the local area (subject to any legislative restrictions), as supported by National Planning Policy Framework (NPPF).

This second strand contribution is intended to help implement broader transport measures in the catchments of new development from which contributions are secured. The need for second stand contributions will be balanced against the level of first strand contributions and any other relevant planning matters.

A review of the TRICS database (considering sites within England and Wales surveyed in the last 5 years pre covid) suggested that a development of this nature could create approximately 61 jobs which generates a headline contribution of £25,742. However, as discussed in the pre application response if the accessibility audit identifies appropriate measures for the developer to deliver through a S278 agreement that not only directly mitigate the local impact of the development but its and other developments wider cumulative impact this figure would be adjusted. The audit has identified the opportunity to establish the policy required active travel corridor to the site along the proposed PROW 5 which will unlock this site sustainably. Therefore, it is considered appropriate to reduce the required contribution to £5,000; which would be allocated to projects contained within the emerging North Central Growth and Transport Plan; in particular package PK15 Royston.

- 4.3.15 Condition 7 has been the subject of significant discussion during the progression of both this and application 23/01190/FP. The applicant is refusing to accept condition 7 on the basis that:
  - 1. In their view it is not lawful to impose a condition on the planning application that requires for S278 works as the legislation supporting S278 works is outside of the remit of planning.
  - 2. It is not lawful to impose a condition on the planning application which is seeking to deliver works outside of the red line application site area. The area of land is in the ownership of third parties, outside the control of the applicant.
  - 3. The wording of condition 7, as set out above, places an embargo on the development until the sustainable transport route is sorted out. However, the means to achieve the deliverability of the sustainable transport route is not within the applicant's control thus making the wording of the condition unreasonable.
  - 4. There is already an established footpath in this location. The HCC is seeking to upgrade this to a cycleway. HCC are the authority to have the powers to serve the

relevant notices requiring the compulsory purchase of land if needed to achieve the necessary width to achieve the cycleway.

4.3.16 For these reasons, the agent sets out that condition 7 is unreasonable and fails the required 'tests', as set out in paragraph 56 of the NPPF which requires for conditions to be: - necessary; - relevant to planning; - relevant to the development permitted; - enforceable; - precise and reasonable in all other respects. The applicant is not averse to the aspirations of what condition 7 is aiming to achieve but does not consider that this condition is a suitable way to achieve it. They have no objection to providing a sustainable transport S106 contribution, helping to secure and fund the delivery of the sustainable transport link, allowing HCC to be the lead authority on this. The application is therefore recommended on this basis of the higher amount of £25,742.00 to be paid via a Unilateral Undertaking under the provisions of a S106 and condition 7 is not recommended. On this basis there is no objection to the application for highways reasons.

### Landscaping and wildlife / bio-diversity

4.3.17 Local Plan Policy NE4 seeks to ensure a net gain in bio-diversity on all sites whilst Policy NE2 requires for landscaping to be a consideration. The application site is currently a rough section of open land and is not considered to represent a good level of bio-diversity in its current form. Drawing number J230148-GC-L-DR-4-002 sets out the landscaping proposals, which shows 13 trees to be planted along with shrubs. A condition is recommended to ensure the landscaping is implemented on site along with a further condition requiring for bird, bee and insect habitats. Together these measures will result in an improvement in on site bio-diversity opportunities and no objection is raised to the application on this basis. Furthermore, the introduction of trees and shrubs along the outside edge of the car parking is both in keeping with neighbouring sites and will result in an attractive soft landscaping setting to the development. No objection is lodged against the application on the basis of either Policies NE2 of NE4.

## Flood risk and drainage

4.3.18 Local Plan Policies NE7 - Reducing Floor Risk, and NE8 – Sustainable Drainage Systems, both seek to ensure that new developments will not be, or cause, local flooding. The submitted Flood Risk Assessment with this application notes that the site is in Flood Zone 1, which is a low flood risk. A drainage strategy has been submitted as part of this proposal and the LLFA has commented no objection subject to the imposition of conditions, which are recommended. Therefore, there are no outstanding issues regarding flood risk or drainage for this proposal.

#### Impact on Therfield Heath and heritage considerations

- 4.3.19 Local Plan Policy HE1 and HE4 seeks to ensure consideration and protection of heritage and archaeological assets. There are no listed buildings within close proximity of the application site. The SSSI Therfield Health and its Scheduled Monument are located to the south. The Schedule Monument are some Long Barrows, believed to date from the Early Bronze Age and Early Iron Age due to pottery and an iron spearhead that have been found there. However, these barrows are no longer visible at ground level, as they have become buried over the years but survive as buried features. The Royston Gateway area lies north of the railway line, north of the new development at Ivy Farm. As a result, these new buildings are considered to be sufficiently far away from Therfield Health to have a nil impact on the setting of the location of the Long Barrows.
- 4.3.20 It is noted that from the high ground at Therfield Heath there are clear views out over the town, and the new development will be visible in long range views from these vantage

points. However, no objection is raised to the fact that the new buildings will be seen, as the area, being an allocated employment area, will become part of the overall townscape and will not appear as isolated buildings nor harmful in views from Therfield Heath, in their own right. Therefore, no objection is raised against the proposal on the basis of heritage or landscape setting considerations and the application is considered to be in accordance with aims of Policies HE1 and NE2.

## 4.4 Conclusion

4.4.1 This is a full application seeking permission for a new employment land building within the designated Royston Gateway employment land area. The building is considered to be of acceptable layout, scale and design and have sufficient parking for its needs. As a result the application is considered to comply with the necessary criteria of Local Plan Policies SP3, RY9, SP9, D1, NE2, NE4, NE7 and NE8 and is recommended for conditional permission.

# 4.5 Alternative Options

4.5.1 None applicable

# 4.6 **Pre-Commencement Conditions**

4.6.1 I can confirm that the applicant agrees to the pre-commencement conditions that are proposed.

## 5.0 Legal Implications

5.1 In making decisions on applications submitted under the Town and Country Planning legislation, the Council is required to have regard to the provisions of the development plan and to any other material considerations. The decision must be in accordance with the plan unless the material considerations indicate otherwise. Where the decision is to refuse or restrictive conditions are attached, the applicant has a right of appeal against the decision.

# 6.0 **Recommendation**

- 6.1 That planning permission resolved to be **GRANTED** subject to:
  - A) the completion of a S106 Unilateral Undertaking or S106 Agreement for the sustainable transport contribution with the applicant agreeing an extension of time to the statutory determination date to allow for this to occur; and
  - B) the conditions and informatives set out below.
  - 1. The development hereby permitted shall be begun before the expiration of 3 years from the date of this permission.

Reason: To comply with the provisions 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 wholly in accordance with the details specified in the application and supporting approved documents and plans listed above.

Reason: To ensure the development is carried out in accordance with details which form the basis of this grant of permission.

3. Details and/or samples of materials to be used on all external elevations and the roof of the development hereby permitted shall be submitted to and approved in writing by the Local Planning Authority before the development is commenced and the approved details shall be implemented on site.

Reason: To ensure that the development will have an acceptable appearance which does not detract from the appearance and character of the surrounding area and to comply with Policy D1 of the North Hertfordshire Local Plan 2011 to 2031.

4. Prior to the first occupation of the building hereby approved, the hard landscaping details, as set out on drawing number 2349-A11-P01-H are to be implemented on site, unless otherwise agreed with the LPA, and thereafter retained.

Reason - to ensure the external visual attractiveness of the development, in accordance with the design aims of Policy D1.

5. In the first planting season following the construction of the building hereby approved, the soft landscaping scheme as detailed on drawing number J230148-GC-L-DR-4-002 is to be implemented on site and thereafter retained.

Reason - to ensure the external visual attractiveness of the development and to enhance on site bio-diversity, in accordance with the aims of Policies D1, NE2 and NE4.

6. Prior to the first use of the building hereby approved, details of a scheme for the provision for bird / bee / insect habitats on site is to be submitted to, and approved in writing by, the LPA and the measures approved are to be provided on site in full and thereafter retained.

Reason - to enhance on site bio-diversity, in accordance with the aims of Policy NE4.

7. Any trees or plants which, within a period of 5 years from the completion of the development, die, are removed or become seriously damaged or diseased, shall be replaced during the next planting season with others of similar size and species, unless the Local Planning Authority agrees in writing to vary or dispense with this requirement.

Reason: To safeguard and enhance the appearance of the completed development and the visual amenity of the locality, and to comply with Policy NE2 of the North Hertfordshire Local Plan 2011 to 2031.

8. Prior to the commencement of development, construction drawings of the surface water drainage network, associated sustainable drainage components and flow control mechanisms and a surface water construction method statement shall be submitted and agreed in writing by the local planning authority. The construction drawings will update the detailed design to use the appropriate safety factor on infiltration structures based on Table 25.2 of The SuDS Manual (2015). The scheme shall then be constructed as per the agreed drawings, method statement, FRA & Drainage Strategy (GWD Consulting Engineers, dated 13 July 2023 ref: P67/03 (v2.0)) and remaining in perpetuity for the lifetime of the development unless agreed in writing by the Local Planning Authority. No alteration to the agreed drainage scheme shall occur without prior written approval from the Local Authority.

Reason: To ensure that the development achieves a high standard of sustainability and to comply with NPPF Policies of North Herts Council.

9. Development shall not commence until details and a method statement for interim and temporary drainage measures during the demolition and construction phases have been

submitted to and approved in writing by the Local Planning Authority. This information shall provide full details of who will be responsible for maintaining such temporary systems and demonstrate how the site will be drained to ensure there is no increase in the off-site flows, nor any pollution, debris and sediment to any receiving watercourse or sewer system. The site works and construction phase shall thereafter be carried out in accordance with approved method statement, unless alternative measures have been subsequently approved by the Planning Authority

Reason: To prevent flooding and pollution offsite in accordance with the NPPF.

10. Upon completion of the surface water drainage system, including any SuDS features, and prior to the first use of the development; a survey and verification report from an independent surveyor shall be submitted to and approved in writing by the Local Planning Authority. The survey and report shall demonstrate that the surface water drainage system has been constructed in accordance with the details approved pursuant to CONDITION 1 [above]. Where necessary, details of corrective works to be carried out along with a timetable for their completion, shall be included for approval in writing by the Local Planning Authority. Any corrective works required shall be carried out in accordance with the approved timetable and subsequently re-surveyed with the findings submitted to and approved in writing by the Local Planning Authority.

Reason: To ensure the flood risk is adequately addressed, not increased and users remain safe for the lifetime of the development in accordance with NPPF and Policies of North Herts Council.

- 11. No development shall commence until full details (in the form of scaled plans and / or written specifications) have been submitted to and approved in writing by the Local Planning Authority to illustrate the following:
  - i) Roads, footways.
  - ii) Cycleways.
  - iii) Foul and surface water drainage.
  - iv) Visibility splays
  - v) Access arrangements
  - vi) Parking provision in accordance with adopted standard.
  - vii) Loading areas.
  - viii) Turning areas.

Reason: To ensure suitable, safe and satisfactory planning and development of the site in accordance with Policy 5 of Hertfordshire's Local Transport Plan (adopted 2018).

12. Prior to the first occupation / use of the development hereby permitted the vehicular accesses shall be completed and thereafter retained as shown on drawing number (B871-PL-SK209 P03) in accordance with details/specifications to be submitted to and approved in writing by the Local Planning Authority in consultation with the highway authority. Prior to use appropriate arrangements shall be made for surface water to be intercepted and disposed of separately so that it does not discharge from or onto the highway carriageway.

Reason: To ensure satisfactory access into the site and avoid carriage of extraneous material or surface water from or onto the highway in accordance with Policy 5 of Hertfordshire's Local Transport Plan (adopted 2018).

13. Prior to the first use of the development hereby permitted, arrangement shall be made for surface water from the proposed development to be intercepted and disposed of separately so that it does not discharge onto the highway carriageway.

Reason: To avoid the carriage of extraneous material or surface water from or onto the highway in accordance with Policy 5 of Hertfordshire's Local Transport Plan (adopted 2018).

14. Prior to the first occupation / use of the development hereby permitted, provision shall be made for 10% of the car parking spaces to have active provision for EV charging and 5% of the car parking spaces to have passive provision for EV charging.

Reason: To ensure construction of a satisfactory development and to promote sustainable development in accordance with Policies 5, 19 and 20 of Hertfordshire's Local Transport Plan (adopted 2018).

15. Prior to the first commencement of the development hereby permitted, a scheme for the parking of cycles including details of the design, level and siting shall be submitted to and approved in writing by the Local Planning Authority. The approved scheme shall be fully implemented before the development is first occupied (or brought into use) and thereafter retained for this purpose.

Reason: To ensure the provision of cycle parking that meets the needs of occupiers of the proposed development and in the interests of encouraging the use of sustainable modes of transport in accordance with Policies 1, 5 and 8 of Hertfordshire's Local Transport Plan (adopted 2018

- 16. No development shall commence until a Construction Management Plan has been submitted to and approved in writing by the Local Planning Authority. Thereafter the construction of the development shall only be carried out in accordance with the approved Plan: The Construction Management Plan shall include details of:
  - a. Construction vehicle numbers, type, routing;
  - b. Access arrangements to the site;
  - c. Traffic management requirements
  - d. Construction and storage compounds (including areas designated for car parking, loading / unloading and turning areas);
  - e. Siting and details of wheel washing facilities;
  - f. Cleaning of site entrances, site tracks and the adjacent public highway;
  - g. Timing of construction activities (including delivery times and removal of waste) and to avoid school pick up/drop off times;
  - h. Provision of sufficient on-site parking prior to commencement of construction activities;
  - i. Post construction restoration/reinstatement of the working areas and temporary access to the public highway;
  - j. where works cannot be contained wholly within the site a plan should be submitted showing the site layout on the highway including extent of hoarding, pedestrian routes and remaining road width for vehicle movements;
  - k. Phasing Plan.

Reason: In order to protect highway safety and the amenity of other users of the public highway and rights of way in accordance with Policies 5, 12, 17 and 22 of Hertfordshire's Local Transport Plan (adopted 2018).

17. No part of the development hereby permitted shall be occupied prior to the approval of the Overarching Travel Plan and the approval of the relevant Plot Travel Plans/ Statements and the implementation of those parts identified in the approved Overarching Travel Plan as capable of being implemented prior to occupation. Those parts of the approved Overall Travel Plan and the Plot Travel Plans/ Statements

implemented in accordance with the timetable contained therein shall continue to be implemented as long as any part of the development is occupied.

Reason: To ensure that sustainable travel options associated with the development are promoted and maximised to be in accordance with Policies 3, 5, 7, 8, 9 and 10 of Hertfordshire's Local Transport Plan (adopted 2018)

18. (a) No development approved by this permission shall be commenced prior to the submission to, and agreement of the Local Planning Authority of a written preliminary environmental risk assessment (Phase I) report containing a Conceptual Site Model that indicates sources, pathways and receptors. It should identify the current and past land uses of this site (and adjacent sites) with view to determining the presence of contamination likely to be harmful to human health and the built and natural environment.

(b) If the Local Planning Authority is of the opinion that the report which discharges condition (a), above, indicates a reasonable likelihood of harmful contamination then no development approved by this permission shall be commenced until a Site Investigation (Phase II environmental risk assessment) report has been submitted to and approved by the Local Planning Authority which includes:

(i) A full identification of the location and concentration of all pollutants on this site and the presence of relevant receptors, and;

(ii) The results from the application of an appropriate risk assessment methodology

(c) No development approved by this permission (other than that necessary for the discharge of this condition) shall be commenced until a Remediation Method Statement report; if required as a result of (b), above; has been submitted to and approved by the Local Planning Authority.

(d) This site shall not be occupied, or brought into use, until:

(i) All works which form part of the Remediation Method Statement report pursuant to the discharge of condition (c) above have been fully completed and if required a formal agreement is submitted that commits to ongoing monitoring and/or maintenance of the remediation scheme.

(ii) A Remediation Verification Report confirming that the site is suitable for use has been submitted to, and agreed by, the Local Planning Authority.

(e) Any contamination, other than that reported by virtue of condition (a) and (b), encountered during the development of this site shall be brought to the attention of the Local Planning Authority as soon as practically possible; a scheme to render this contamination harmless shall be submitted to and agreed by the Local Planning Authority and subsequently fully implemented prior to the occupation of this site.

Reason: To ensure that any contamination affecting the site is dealt with in a manner that safeguards human health, the built and natural environment and controlled waters.

19. No development shall take place until a Site Waste Management Plan (SWMP) for the site has been submitted to the Local Planning Authority and approved in consultation with the Waste Planning Authority. The SWMP should aim to reduce the amount of waste being produced on site and should contain information including estimated and actual types and amounts of waste removed from the site and where that waste is being taken to. The development shall be carried out in accordance with the approved SWMP.

Reason: This is a pre-commencement condition to promote sustainable development and to ensure measures are in place to minimise waste generation and maximise the on-site and off-site reuse and recycling of waste materials, in accordance with Policy 12 of the Hertfordshire Waste Core Strategy and Development Management Policies Development Plan Document (2012).

20. The building, hereby permitted, is to be used for no other uses other than those falling within Eg(i) and (ii) or B2 or B8 of the Use Classes Order 2003.

Reason: To prevent a use that could be harmful to the wider function of the RY9 area.

### **Proactive Statement:**

Planning permission has been granted for this proposal. Discussion with the applicant to seek an acceptable solution was not necessary in this instance. The Council has therefore acted proactively in line with the requirements of the Framework (paragraph 38) and in accordance with the Town and Country Planning (Development Management Procedure) (England) Order 2015.

### Informative/s:

1. EV CHARGING POINT SPECIFICATION INFORMATIVE:

Each charging point shall be installed by an appropriately certified electrician/electrical contractor in accordance with the following specification. The necessary certification of electrical installation should be submitted as evidence of appropriate installation to meet the requirements of Part P of the most current Building Regulations.

Cable and circuitry ratings should be of adequate size to ensure a minimum continuous current demand for the vehicle of 16A and a maximum demand of 32A (which is recommended for Eco developments).

o A separate dedicated circuit protected by an RBCO should be provided from the main distribution board to a suitably enclosed determination point within a garage or an accessible enclosed termination point for future connection to an external charge point.

o The electrical circuit shall comply with the Electrical requirements of BS7671: 2008 as well as conform to the IET code of practice on Electric Vehicle Charging Equipment installation 2012 ISBN 978-1-84919-515-7 (PDF). This includes requirements such as ensuring the Charging Equipment integral protective device shall be at least Type A RCD (required to comply with BS EN 61851 Mode 3 charging).

o If installed in a garage all conductive surfaces should be protected by supplementary protective equipotential bonding. For vehicle connecting points installed such that the vehicle can only be charged within the building, e.g. in a garage with a (non-extended) tethered lead, the PME earth may be used. For external installations the risk assessment outlined in the IET code of practice must be adopted, and may require additional earth stake or mat for the EV charging circuit. This should be installed as part of the EV ready installation to avoid significant on cost later.

### 2. LLFA:

1. Please note if, you the Local Planning Authority review the application and decide to grant planning permission, notify the us (the Lead Local Flood Authority), by email at FRMConsultations@hertfordshire.gov.uk.

#### 3. Highways:

1. Extent of Highway: Information on obtaining the extent of public highway around

the site can be obtained from the HCC website: www.hertfordshire.gov.uk/services/highways-roads-and-pavements/changes-to-yourroad/extent-of-highways.aspx

2. Storage of materials: The applicant is advised that the storage of materials associated with the construction of this development should be provided within the site on land which is not public highway, and the use of such areas must not interfere with the public highway. If this is not possible, authorisation should be sought from the Highway Authority before construction works commence.

Further information is available via the County Council website at:

https://www.hertfordshire.gov.uk/services/highways-roads-and-pavements/businessand-developer-information/business-licences/business-licences.aspx or by telephoning 0300 1234047.

3. Obstruction of highway: It is an offence under section 137 of the Highways Act 1980 for any person, without lawful authority or excuse, in any way to wilfully obstruct the free passage along a highway or public right of way. If this development is likely to result in the public highway or public right of way network becoming routinely blocked (fully or partly) the applicant must contact the Highway Authority to obtain their permission and requirements before construction works commence.

Further information is available via the County Council website at:

https://www.hertfordshire.gov.uk/services/highways-roads-and-pavements/businessand-developer-information/business-licences/business-licences.aspx or by telephoning 0300 1234047.

4. Debris and deposits on the highway: It is an offence under section 148 of the Highways Act 1980 to deposit compost, dung or other material for dressing land, or any rubbish on a made up carriageway, or any or other debris on a highway to the interruption of any highway user. Section 149 of the same Act gives the Highway Authority powers to remove such material at the expense of the

party responsible. Therefore, best practical means shall be taken at all times to ensure that all vehicles leaving the site during construction of the development and use thereafter are in a condition such as not to emit dust or deposit mud, slurry or other debris on the highway. Further information is available by telephoning 0300 1234047.

5. Works within the highway (section 278): The applicant is advised that in order to comply with this permission it will be necessary for the developer of the site to enter into an agreement with Hertfordshire County Council as Highway Authority under Section 278 of the Highways Act 1980 to ensure the satisfactory completion of the access and associated road improvements. The construction of such works must be undertaken to the satisfaction and specification of the Highway Authority, and by a contractor who is authorised to work in the public highway. Before works commence the applicant will need to apply to the Highway Authority to obtain their permission and requirements. Further information is available via the County Council website at: https://www.hertfordshire.gov.uk/services/highways-roads-and-pavements/business-and-developer-information/development-management/highways-development-management.aspx or by telephoning 0300 1234047.

6. Roads to remain private: The applicant is advised that all new roads not currently adopted associated with this development will remain unadopted (and shall not be maintained at public expense by the highway authority). At the entrance of the new estate the road name plate should indicate that it is a private road and the developer should put in place permanent arrangements for long-term maintenance.

7. Construction Management Plan (CMP): The purpose of the CMP is to help

developers minimise construction impacts and relates to all construction activity both on and off site that impacts on the wider environment. It is intended to be a live document whereby different stages will be completed and submitted for application as the development progresses. A completed and signed CMP must address the way in which any impacts associated with the proposed works, and any cumulative impacts of other nearby construction sites will be mitigated and managed. The level of detail required in a CMP will depend on the scale and nature of development.

The CMP would need to include elements of the Construction Logistics and Community Safety (CLOCS) standards as set out in our Construction Management template, a copy of which is available on the County Council's website at:

https://www.hertfordshire.gov.uk/services/highways-roads-and-pavements/businessand-developer-information/development-management/highways-developmentmanagement.aspx

8. Stopping up of highway: Highway rights will need to be extinguished across the area of land affected in accordance with a Stopping Up order to be made by the Secretary of State for the Department of Transport under Section 247 of the Town and Country Planning Act 1990 before development can commence. Further information is available on the Planning Portal at:

https://www.planningportal.co.uk/info/200187/your\_responsibilities/40/other\_permissio ns\_you\_may\_require/14 and on the government website:

https://www.gov.uk/government/publications/stopping-up-and-diversion-of-highways

9. Abnormal loads and importation of construction equipment (i.e. large loads with: a width greater than 2.9m; rigid length of more than 18.65m or weight of 44,000kg - commonly applicable to cranes, piling machines etc.): The applicant is directed to ensure that operators conform to the provisions of The Road Vehicles (Authorisation of Special Types) (General) Order 2003 in ensuring that the

Highway Authority is provided with notice of such movements, and that appropriate indemnity is offered to the Highway Authority. Further information is available via the Government website www.gov.uk/government/publications/abnormal-load-movements-application-and-notification-forms or by telephoning 0300 1234047.

10. Travel Plan (TP): A TP, in accordance with the provisions as laid out in Hertfordshire County Council's Travel Plan Guidance, would be required to be in place from the first occupation/use until 5 years post occupation/use. A £1,200 per annum (overall sum of £6000 and index-linked RPI March 2014) Evaluation and Support Fee would need to be secured via a Section 106 agreement towards

supporting the implementation, processing and monitoring of the full travel plan including any engagement that may be needed. Further information is available via the County Council's website at:

https://www.hertfordshire.gov.uk/services/highways-roads-and-pavements/businessand-developer-information/development-management/highways-developmentmanagement.aspx OR by emailing travelplans@hertfordshire.gov.uk

### 4. Anglian Water:

1. Notification of intention to connect to the public sewer under S106 of the Water Industry Act Approval and consent will be required by Anglian Water, under the Water Industry Act 1991. Contact Development Services Team 0345 606 6087.

2. Protection of existing assets - A public sewer is shown on record plans within the land identified for the proposed development. It appears that development proposals will affect existing public sewers. It is recommended that the applicant contacts Anglian

Water Development Services Team for further advice on this matter. Building over existing public sewers will not be permitted (without agreement) from Anglian Water.

3. Building near to a public sewer - No building will be permitted within the statutory easement width of 3 metres from the pipeline without agreement from Anglian Water. Please contact Development Services Team on 0345 606 6087.

4. The developer should note that the site drainage details submitted have not been approved for the purposes of adoption. If the developer wishes to have the sewers included in a sewer adoption agreement with Anglian Water (under Sections 104 of the Water Industry Act 1991), they should contact our Development Services Team on 0345 606 6087 at the earliest opportunity. Sewers intended for adoption should be designed and constructed in accordance with Sewers for Adoption guide for developers, as supplemented by Anglian Water's requirements.