# Conditions and Informatives for 16/00506/OUTM

Commencement	01	The development hereby permitted shall be begun either before the expiration of five years from the date of this permission, or before the expiration of two years from the date of approval of the last of the reserved matters to be approved on any phase, whichever is the later.  Reason: To conform with Section 92 (2) of the Town and Country Planning Act 1990 as amended by Section
		51 of the Planning and Compulsory Purchase Act 2004.
Time period	02	The reserved matters application for the first phase or sub phase of the development shall be made to the Local Planning Authority before the expiration of five years from the date of this permission and all subsequent reserved matters applications shall be submitted before the expiration of fifteen years from the date of this permission.
		Reason: To comply with the requirements of Section 92 of the Town and Country Planning Act 1990, as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.
Reserved Matters	03	Details of the appearance, landscaping, layout (including internal accesses) and scale ('the reserved matters') for each phase or sub phase of the development (pursuant to Condition 4 (Phasing) of the development shall be submitted to and approved in writing by the local planning authority before development in that phase or sub phase begins and the development shall be carried out as approved.
		Reason: This is a planning permission in outline only and the information required is necessary for the consideration of the ultimate detailed proposal to comply with the requirements of Section 92 of TCP Act 1990, as amended by Section 51 of the Planning & Compulsory Purchase Act 2004 and for reasons of sustainable travel and highway capacity.
Phasing	04	The development hereby approved shall be implemented in accordance with the Phasing Plan (drawing no. 6534-L-06) and each reserved matters application for each phase or sub phase of the development shall be accompanied by an up to date phasing plan and phasing programme which includes details as follows:
		I. Development area or parcels, including broad areas, range of residential unit numbers and/or floorspace or non-residential uses.
		II. Site accesses and major internal infrastructure including internal roads, pedestrian and cycle crossings, footpaths, cycleways and bus stop infrastructure.

		<ul> <li>III. Confirmation of the timescale for the implementation of the off-site highway infrastructure including highway improvements/traffic management.</li> <li>IV. Timing and delivery of the associated Green Infrastructure within that phase (including public open space, formal sports recreation facilities, allotments, NEAPs, LEAPs and associated parking facilities);</li> <li>unless otherwise agreed in writing by the Local Planning Authority.</li> <li>Reason: To ensure that the site is developed in a satisfactory manner and for the avoidance doubt.</li> </ul>
Plans	05	Reserved matters submissions for any phase or sub phase hereby approved shall be carried out in accordance with the following plans:  • Parameters Plan A Application Boundary FPCR Drawing Reference No. 6534-L-01  • Parameters Plan B Land Use FPCR Drawing Reference No. 6534-L-02
		<ul> <li>Parameters Plan C Residential Density FPCR Drawing Reference No. 6534-L-03</li> <li>Parameters Plan D Access FPCR Drawing Reference No. 6534-L-04</li> <li>Parameters Plan E Green Infrastructure FPCR Drawing Reference No. 6534-L-05 Rev A</li> <li>Parameters Plan F Phasing FPCR Drawing Reference No. 6534-L-06</li> </ul>
		unless otherwise agreed in writing by the Local Planning Authority.  Reason: To ensure that the site is developed in a satisfactory manner and for the avoidance doubt.
Design	06	The submission of each reserved matters and the implementation of development shall be carried out in substantial accordance with the principles described and illustrated within the Illustrated Masterplan Ref 6534-L-07 rev. I and the Design and Access Statement. For the avoidance of doubt this should include changing facilities, toilets and car parking for the sporting provision to north of Shire Lane for the relevant phase or sub phase of the development.
	07	Reason: To ensure that the site is developed in a satisfactory manner and for the avoidance of doubt.  Each application for reserved matters approval for each phase or sub phase of the development shall include a statement detailing how the application responds to the design principles contained within the Masterplan and Design and Access Statement on the following matters, subject to revisions agreed in writing by the Local Planning Authority;

		<ul> <li>Place making including build form, design, scale, height and massing;</li> <li>Design, materials, detailing and boundary treatment;</li> <li>Movement including street hierarchy, connectivity and design principles; and</li> <li>The design and function of landscaping, green infrastructure and open space</li> </ul>
		Reason: To ensure consistency with the Masterplan and Design and Access Statement and ensure the site is developed in a satisfactory manner.
Development Quantum Residential	08	The development hereby permitted authorises the erection of no more than 1800 dwellings falling within Use Class C3.
		Reason: To define the planning permission and to ensure the development takes the form agreed by the authority and thus results in a satisfactory form of development.
Development Quantum Local Centre	09	The development hereby permitted authorises no more than 0.75ha gross of Class E uses to be provided within a Local Centre as indicated on Parameters Plan B Land Use FPCR Drawing Reference No. 6534-L-02.
		Reason: To define the planning permission and to ensure appropriate development takes the form agreed by the authority and thus results in a satisfactory form of development.
Development Quantum Specific Uses	10	Within the Local Centre as indicated on Parameters Plan B Land Use FPCR Drawing Reference No. 6534-L-02, food retail uses shall not exceed 420sqm (gross floor area) with non-food retail not exceeding 115sqm.
		Community uses falling within Schedule 2, Part A Class E (d); (e); or (f) or Schedule 2 Part B Class F.2 (b); or (d) of the Town and Country Planning (Use Classes) (Amendment) (England) Regulations 2020 shall not exceed 1,413sqm and the sports pavilion shall not exceed 252sqm.
		The building shall not be used for any other use other than those specified.
		Reason: To define the planning permission and to ensure the development takes the form agreed by the authority and thus results in a satisfactory form of development.
Land Contamination	11	Unless otherwise agreed by the Local Planning Authority, development in any relevant phase or sub phase which has potential sources of contaminants as identified by the Preliminary Risk Assessment undertaken by RSK and dated December 2014, other than that required to be carried out as part of an approved scheme of remediation, must not commence until Parts A to D of this condition have been complied with. If

unexpected contamination is found after development has begun, development must be halted on that part of the site affected by the unexpected contamination to the extent specified by the Local Planning Authority in writing until Part D has been complied with in relation to that contamination.

Part A: Site Characterisation

An investigation and risk assessment for the relevant phase or sub phase of the development, in addition to any assessment provided with the planning application, must be completed in accordance with a scheme to assess the nature and extent of any contamination on the site, whether or not it originates on the site. The contents of the scheme are subject to the approval in writing of the Local Planning Authority. The investigation and risk assessment must be undertaken by competent persons and a written report of the findings must be produced. The written report is subject to the approval in writing of the Local Planning Authority. The report of the findings must include:

- (i) a survey of the extent, scale and nature of contamination;
- (ii) an assessment of the potential risks to:
  - human health;
  - property (existing or proposed) including buildings, crops, livestock, pets, woodland and service lines and pipes;
  - adjoining land;
  - ground waters and surface waters;
  - ecological systems;
  - archaeological sites and ancient monuments;

(iii) an appraisal of remedial options, and proposal of the preferred option(s).

This must be conducted in accordance with DEFRA and the Environment Agency's 'Model Procedures for the Management of Land Contamination, CLR 11'.

Part B: Submission of Remediation Scheme

A detailed remediation scheme for the relevant phase or sub phase of the development to bring the site to a

condition suitable for the intended use by removing unacceptable risks to human health, buildings and other property and the natural and historical environment must be prepared, and is subject to the approval in writing of the Local Planning Authority. The scheme must include all works to be undertaken, proposed remediation objectives and remediation criteria, timetable of works and site management procedures. The scheme must ensure that the site will not qualify as contaminated land under Part 2A of the Environmental Protection Act 1990 in relation to the intended use of the land after remediation.

Part C: Implementation of Approved Remediation Scheme

The approved remediation scheme must be carried out in accordance with its terms prior to the commencement of the relevant phase or sub phase of the development, other than that required to carry out remediation and unless otherwise agreed in writing by the Local Planning Authority. The Local Planning Authority must be given two weeks written notification of commencement of the remediation scheme works.

Following completion of measures identified in the approved remediation scheme, a verification report (referred to in PPS23 as a validation report) that demonstrates the effectiveness of the remediation carried out must be produced, and is subject to the approval in writing of the Local Planning Authority.

Part D: Reporting of Unexpected Contamination

In the event that contamination is found at any time when carrying out the approved development that was not previously identified it must be reported in writing immediately to the Local Planning Authority. An investigation and risk assessment must be undertaken in accordance with the requirements of Part A, and where remediation is necessary a remediation scheme must be prepared in accordance with the requirements of Part B, which is subject to the approval in writing of the Local Planning Authority.

Following completion of measures identified in the approved remediation scheme a verification report must be prepared for the relevant phase or sub phase of the development, which is subject to the approval in writing of the Local Planning Authority in accordance with Part C.

Reason: To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised, together with those to controlled waters, property and ecological systems, and to ensure

		that the development can be carried out safely without unacceptable risks to workers, neighbours and other offsite receptors.
Parking and Management Plan	12	The reserved matters application for the relevant phase or sub phase of the development relating to the delivery of the primary school shall include a parking and management plan (including appropriate provision to utilise car parks associated with the Local Centre and a school safety zone which shall include appropriate signing, lining, traffic calming, coloured surfacing, and parking restrictions) and shall be submitted to and approved in writing by the local planning authority.  Reason: To ensure that the site is developed in a satisfactory manner and for the avoidance of doubt.
Construction Management Plan	13	No development shall take place on any phase or sub phase of the development until a Construction Environmental Management Plan (CEMP) for that phase or sub phase of the development has been submitted to and approved in writing by the local planning authority. The CEMP shall be updated if required as part of each Reserved Matters submission for each phase or sub phase of the development. The approved CEMP shall be adhered to throughout the construction period. The CEMP shall set the overall strategies for the following showing explicit regard for all existing neighbouring receptors:  • the parking of vehicles of site operatives and visitors including manoeuvring arrangements; • loading and unloading of plant and materials; • storage of plant and materials used in constructing the development; • the proposed site compound; • the erection and maintenance of security hoarding including decorative displays and facilities for public viewing, where appropriate; • wheel and vehicle body washing facilities; • provision of road sweeping facilities; • measures to control the emission of noise, dust and dirt during construction; • a Site Waste Management Scheme for recycling/disposing of waste resulting from demolition construction works; • a Materials Management Plan (MMP) to address the storage and handling of materials; • a Noise Mitigation Scheme (NMS) designed to minimise noise levels during construction such as adopting Code of Construction Practice, adopting principles of Best Practicable Means to reduce noise levels duronstruction work; • the means of access and routeing strategy for construction traffic;

		<ul> <li>details of construction traffic signage;</li> <li>management and procedures for access by abnormal loads;</li> <li>a strategy to control timings of deliveries to avoid the morning and evening peak travel times where possible;</li> <li>hours of construction work;</li> <li>a construction Travel Plan;</li> <li>management of surface water run-off, including details of a temporary localised flooding management system;</li> <li>the storage of fuel and chemicals;</li> <li>the control of temporary lighting;</li> <li>measures for the protection of retained trees, hedgerows and watercourses as identified in Tree Survey and Constraints Report dated 19<sup>th</sup> October 2015;</li> <li>Appropriate controls for the storage of hazardous materials and fuel storage and filling areas</li> <li>A scheme to demonstrate how reasonable access to existing properties bordering the site will be maintained during development</li> <li>Reason: To ensure appropriate mitigation for the impact on residential amenity caused by the construction phases of the development and to reflect the scale and nature of development assessed in the submitted Environmental Statement and to accord with the objectives of the NPPF and Newark and Sherwood Core Strategy Policies CP9, CP12, CP13 and NAP2C and in line with the ES.</li> </ul>
Phased Noise Attenuation submitted with each RMA	14	Each reserved matters application for each phase or sub phase of the development hereby approved shall be accompanied by a Noise Assessment and where necessary a Noise Attenuation / Mitigation Scheme shall be submitted to and approved in writing by the Local Planning Authority. The approved attenuation scheme shall be implemented on site prior to first occupation of any dwelling in that phase or sub phase or to an alternative implementation timetable as may be agreed in writing by the Local Planning Authority.  Reason: To ensure that noise levels, specifically from the A1 Trunk Road are appropriately mitigated and that the mitigation measures are implemented in a timely manner. This condition accords with the expectations of the Environmental Statement submitted as part of this application and to ensure that the development accords with Policies DM5 and the NPPF.
Noise of plant	15	All new buildings containing plant and/or machinery or fixed external plant should be attenuated to achieve the noise criteria of 5dB below the measured background ( $L_{90}$ ) at adjacent dwellings' (with an acoustic

		feature correction applied) unless otherwise agreed in writing by the LPA.
		Reason: To protect the amenity of the occupiers of the proposed development.
Phased Archaeology	16	No development shall take place within each phase or sub phase of the development hereby approved (pursuant to Condition 4) until an Archaeological Scheme of Treatment Work for the relevant phase or sub phase is submitted to and approved in writing by the Local Planning Authority. Thereafter the development in any relevant phase or sub phase shall be implemented in accordance with the approved Archaeological Scheme for Treatment Work unless otherwise agreed in writing by the Local Planning Authority.
		Reason: In order to ensure that satisfactory arrangements are made for the investigation, retrieval and recording of significant archaeological remains of the site and to accord with the with the objectives of the NPPF and Newark and Sherwood Core Strategy Policies CP14 and NAP2C.
Bird protection	17	No removal of hedgerows, trees or shrubs shall take place between 1st March and 31st August inclusive, unless a competent ecologist has undertaken a detailed check of vegetation for active birds' nests immediately before the vegetation is cleared and provided written confirmation that no birds will be harmed and/or that there are appropriate measures in place to protect nesting bird interest on site. Any such written confirmation should be submitted to the local planning authority.  Reason: To safeguard protected species and to accord with the objectives of the NPPF and Newark and
Habitat Creation & Management Plan	18	Sherwood Core Strategy Policies CP12 and NAP2C.  No development (pursuant to Condition 4) shall take place within each phase or sub phase until a Habitat Creation and Management Plan which relates to the green infrastructure associated with that phase or sub
ivianagement rian		phase has been submitted to and approved in writing by the Local Planning Authority.
		The approved Habitat Creation and Management Plan shall be implemented on-site as approved, in accordance with the agreed timetable unless otherwise agreed in writing by the Local Planning Authority.
		Reason: To safeguard protected species and their habitats and in order to provide ecological enhancements in a timely manner in line with the CP12, NAP2C of the Development Plan and the advice contained in the NPPF as well to take account of the Nottinghamshire Local Biodiversity Action Plan.
Operational phase external	19	Applications for reserved matters approval for each phase or sub phase shall be accompanied by a detailed
lighting scheme to accompany RMA		external lighting scheme (for the operational phase) designed to ensure the impacts of artificial light are minimised and that light spill onto retained and created habitats, particularly around the site periphery and

		green corridors through the site are avoided. Any security lighting / floodlighting to be installed, shall be designed, located and installed so as not to cause a nuisance to users of the highway. The details of any such lighting shall be submitted to and approved by the Local Planning Authority (together with a lux plot of the estimated luminance). The development shall proceed within each phase or sub phase in accordance with the agreed external lighting scheme.  Reason: This condition is necessary to ensure that the impacts of external lighting on nocturnal wildlife, particularly bats are reasonably minimised in accordance with CP12 and the NPPF and to protect drivers from uncontrolled light sources near the public highway.
Foul Sewage Disposal	20	No development shall be commenced within each phase or sub phase (pursuant to Condition 4) until drainage plans for the disposal of foul sewage for that phase or sub phase have been submitted to and approved in writing by the Local Planning Authority. The scheme for each phase or sub phase shall be implemented in accordance with the approved details before the development in that phase or sub phase is first brought into use.
		Reason: To ensure that the development is provided with a satisfactory means of drainage as well as to reduce of creating or exacerbating a flooding problem and to minimise the risk of pollution.
Detailed Surface Water Drainage Scheme	21	No development shall be commenced within each phase or sub phase (pursuant to Condition 4) until a detailed surface water drainage scheme for that Phase or sub-phase, in accordance with the approved Flood Risk Assessment and based on sustainable drainage principles and an assessment of the hydrological and hydrogeological context of the development, has been submitted to and approved in writing by the Local Planning Authority. The scheme shall subsequently be implemented prior to first occupation of any dwelling within that Phase or sub phase unless otherwise agreed in writing with the Local Planning Authority.  Reason: To prevent the increased risk of flooding; to improve and protect water quality; to improve habitat
		and amenity; and to ensure the future maintenance of the sustainable drainage structures.
Suspended Solids	22	Prior to the commencement of any phase or sub phase (pursuant to Condition 4) of the development hereby approved a scheme detailing treatment and removal of suspended solids from surface water run-off during construction works for that phase or sub phase shall be submitted to, and approved in writing by, the local planning authority. The scheme shall be implemented within that phase or sub phase as approved.  Reason: To reduce the risk of surface water pollution.
Flood risk	23	The finished floor levels of residential development identified in the 2d Flood Depths within drawing 6534-L-

		07 rev. I submitted to accompany the letter from RSK dated 8 <sup>th</sup> August 2016 are to be set 600mm above the predicted 1% 2015 flood level based on the flood risk depths.  Reason: To reduce flood risk to the proposed development.
Travel Plan	24	No development shall commence within each phase or sub phase until a scheme of implementation in accordance with details as contained within the Framework Travel Plan dated March 2016 and prepared by Milestone Transport Planning has been submitted to and approved in writing by the local planning authority. The scheme shall be implemented in accordance with the approved details. For the avoidance of doubt the scheme shall include the following:
		Timing and means of delivery for the revenue contributions towards the additional costs to support the bus provision;  Timing and means of delivery for an site bus infractive types.
		<ul> <li>Timing and means of delivery for on site bus infrastructure;</li> <li>Timing of delivery for the temporary terminus / turn-round point for the extended bus service to the site;</li> </ul>
		<ul> <li>Details of appointment and job description of the Travel Plan Coordinator in line with Table 6.1 of the Framework Travel Plan dated March 2016.</li> </ul>
		Reason: In the interests of sustainable transport and to ensure the development takes the form agreed by the authority and thus results in a satisfactory form of development.
Management Company	25	Prior to the commencement of any phase or sub phase (pursuant to Condition 4) of the development hereby approved a brochure outlining management arrangements and associated charges relating to that phase or sub phase shall be submitted to and approved in writing by the local planning authority. Thereafter potential residential purchasers will be provided with the approved brochure by the developer prior to completion of sale.
		Reason: To ensure future residents are aware of the management arrangements and obligations and to deliver a satisfactory development.
Marketing Brief	26	Prior to the occupation of 300 dwellings, a Marketing Brief for the Local Centre to include the mix and disposition of uses, access and circulation, public realm, parking, and urban design principles shall be submitted to and approved in writing by the Local Planning Authority. The development shall thereafter be carried out in accordance with the approved details unless otherwise agreed in writing by the local planning authority.

		Reason: To ensure consistency with the Design & Access Statement and ensure a satisfactory form of development and in the interests of the character and appearance of the area.
Highways England	27	Prior to the commencement of any part of the development hereby approved, details of the form of the A1 / B6326 junction (as shown in Milestone drawing 14106/037, and 14106/027 revision C) shall be submitted to and agreed by the Local Planning Authority in consultation with Nottinghamshire County Council (acting as Local Highway Authority) and Highways England.
		Reason: To ensure that the A1 continues to serve its purpose as part of a national system of routes for through traffic in accordance with Section 10(2) of the Highways Act 1980 by minimising disruption on the motorway resulting from traffic entering and emerging from the application site and in the interests of road safety.
	28	Prior to the occupation of 100 dwellings, improvements to the A1 / B6326 junction (as shown in Milestone drawing 14106/037) are complete and open to traffic, subject to Detailed Design and Road Safety Audit.
		Reason: To ensure that the A1 continues to serve its purpose as part of a national system of routes for through traffic in accordance with Section 10(2) of the Highways Act 1980 by minimising disruption on the motorway resulting from traffic entering and emerging from the application site and in the interests of road safety.
	29	Prior to the occupation of 900 dwellings, improvements to the A1 / B6326 junction (as shown in Milestone drawing 14106/027 revision C) are complete and open to traffic, subject to Detailed Design and Road Safety Audit.
		Reason: To ensure that the A1 continues to serve its purpose as part of a national system of routes for through traffic in accordance with Section 10(2) of the Highways Act 1980 by minimising disruption on the motorway resulting from traffic entering and emerging from the application site and in the interests of road safety.
NCC Highways	30	Notwithstanding the submitted indicative masterplan and layout drawings, all site highway layouts should comply with the 6Cs design guide unless otherwise agreed by the Highway Authority (see <a href="https://www.leics.gov.uk/index/6csdg">www.leics.gov.uk/index/6csdg</a> ) and be submitted to and agreed in writing by the LPA.
		Reason: To ensure the development is constructed to adoptable standards.
	31	Prior to the occupation of Phase 2 of the development hereby approved improvements to the B6326 Great

	North Road/ Sylvan Way shall be delivered and made available to traffic as illustrated by drawing 14106/026 Rev. A (or through a subsequent revised drawing agreed by the LPA).
	Reason: In the interest of highway safety and capacity.
32	Before occupation of the 50 <sup>th</sup> dwelling, improvements to the B6326 Great North Road/ Shire Lane junction
	shall be delivered and made available to traffic as illustrated by drawing 14106/025 Rev. F (or through a
	subsequent revised drawing agreed by the LPA).
	Reason: In the interest of highway safety and capacity.
33	Prior to the completion of Phase 1 of the development hereby approved improvements to the C421 Shire
	Lane corridor shall be delivered and made available to traffic as illustrated by drawing 14106/018 Rev. E (or
	through a subsequent revised drawing agreed by the LPA).
	Reason: In the interest of highway safety and capacity.
34	Before occupation of the 50th dwelling, improvements to the B6326 Great North Road between Shire Lane
34	and Dale Way shall be delivered and made available to traffic as illustrated by drawing 14106/016 Rev. D (or
	through a subsequent revised drawing agreed by the LPA).
	Reason: In the interest of highway safety and capacity.
35	In the event that the Barratt/DWH development the subject of planning application LPA reference
	14/00465/OUTM does not commence, and unless an alternative scheme has been approved in writing and
	thereafter completed to the satisfaction of the Local Planning Authority, before occupation of the 630 <sup>th</sup>
	dwelling, improvements to the Goldstraw Lane/B6326 roundabout shall be delivered and made available to
	traffic as illustrated by drawing 14106/038 (or through a subsequent revised drawing agreed by the LPA).
	Reason: In the interest of highway safety and capacity.
36	No dwelling shall be occupied until the associated parking areas and manoeuvring areas for that dwelling
	have been drained and surfaced in accordance with the details approved in writing by the Local Planning
	Authority. The areas so provided shall not be used, thereafter, for any purpose other than the parking and
	manoeuvring of vehicles, unless otherwise agreed in writing by the Local Planning Authority.
	Reason: In the interest of highway safety.
37	Prior to development commencing, a scheme to provide street lighting on the B6326 Great North Road

	between Dale Way and the A1 slip road, south of the development, shall be submitted to and approved in writing by the LPA, and thereafter implemented in accordance with the approved details.
	Reason: In the interest of highway safety.

#### **Notes to Applicant**

#### 01 (Conditions)

The applicant's attention is drawn to those conditions on the decision notice, which should be discharged before the development is commenced. It should be noted that if they are not appropriately dealt with the development may be unauthorised. In relation to the following explicit conditions, the applicant would be expected to provide the following:

## Condition 4 - Phasing

The applicant is advised that bus infrastructure, as referred to in this condition should be agreed (at the very least communicated to prospective purchasers likely to be affected by provision) prior to occupation for each phase or sub phase in accordance with the Phasing Plan (drawing no. 6534-L-06).

## Condition 13 – Construction Management Plan

The Noise Mitigation Scheme (NMS) relating to the construction phase of the development NMS shall be designed to minimise noise levels during construction work such as adopting a Code of Construction Practice, adopting principles of Best Practicable Means to reduce noise levels during construction work, selecting the most appropriate plant, the use of localised hoardings where noise levels at noise-sensitive properties during certain specified periods of the construction, arrangements for liaison with local residents to inform them of periods where noise levels might be higher and any other appropriate measures.

#### Condition 18 – Habitat Creation and Management Plan

The Habitat Creation Plan shall include details of the following within each phase, as appropriate:

- The location and extent of all new habitats including all works required for the creation;
- For the creation of new habitats, these details shall identify target habitats with reference to the Nottinghamshire Local Biodiversity Action Plan and habitats specifically designed for the cinnabar moth, and shall include details of all tree, woodland, scrub and hedgerow planting, and wetland and grassland establishment, and will provide information regarding ground preparation; cover material; soil profiles; sources of tree and shrub stock (which should be of local provenance, seed mixes for grassland, woodland and wetland areas (to be used in

grassland establishment methods, and which shall be of certified native origin); proportions; size; spacing; positions; densities; sowing rates; methods of establishment; areas left for natural regeneration; creation of wetland areas; and fencing off of planting areas. For the management of created and retained habitat, these details shall include the identification of management objectives; annual work programmes; and monitoring.

- Measures to enhance retained habitats;
- How public access will be controlled to limit disturbance to wildlife;
- Ecological enhancements to include (but shall not be limited to) bird, bat boxes and the creation of artificial hibernaculae for reptiles at appropriate points within the site which should offer immediate enhancements (prior to first occupation) and longer term enhancements where appropriate;
- Opportunities to enhance the proposed drainage features on site to benefit biodiversity;
- Details of a habitat management plan for existing and new habitats during the establishment phase including details/arrangements for ongoing management and monitoring for not less than 5 years;
- An implementation timetable for all elements.

In addition to the above each reserved matters application shall be accompanied by an updated Extended Phase 1 Habitat Survey together with any Protected Species Surveys identified as being required. Where protected species are identified as being present on site, a scheme of mitigation shall be submitted. Any scheme of mitigation shall include a working design, methods statement and timetable of works to mitigate any adverse effects to protected species.

#### Condition 21 – Detailed Surface Water Drainage Scheme

The scheme to be submitted shall include

- Provide information about the design storm period and intensity, the method employed to delay and control the surface water discharged from the site and the measures taken to prevent pollution of the receiving groundwater and/or surface waters;
- Detailed site levels designs for the site. This information should be accompanied by a contour plan and a flood routing plan. The site should be designed to retain all surface water flows within the site and route these to the attenuation ponds. Flows crossing the site boundary onto 3<sup>rd</sup> party land are not acceptable.
- Detailed consideration of the risk of accumulation and mitigation of the pluvial flooding as shown on the Environment Agency surface water flood risk plans.
- Detailed drainage layout including building/plot drainage where possible. This is to include a fully referenced network plan with supporting
  calculations and documentary evidence of infiltration coefficients if used. The performance specification should follow the guidance within
  Sewers for Adoption 7<sup>th</sup> edition in terms of the criteria for pipe-full flows, surcharge and flooding;

- Full drainage simulation outputs to demonstrate that the drainage system can fulfil the design criteria and that failure of the drainage system during short-duration high-intensity events does not automatically mean that properties flood. The management of accumulations of water on the site should be clearly defined and the potential flow routes considered. The designers should consider how exceedance flow routes may be maintained and not blocked by fences, garden sheds and the like. In this regard they should be designed where possible to avoid reliance on 3<sup>rd</sup> party properties and should use public open space and highways.
- All infiltration areas with supporting specification, calculations and construction details.
- Attenuation pond/tank details including volumetric calculations, geotechnical & slope-stability calculations as appropriate, specification of materials used to construct any berms.
- Full specification & general arrangement drawings for inlet/outlet structures and flow control structures. The details should also include the access arrangements for clearing and maintenance including in times of flood/failure of the infrastructure.
- Full documentary evidence for consideration by the LPA/LLFA legal advisors of the rights to discharge to any watercourse.
- All calculations should be provided using contemporary drainage software (Windes or similar). If possible electronic files should be provided to support paper and pdf outputs. Information can be provided in common software packages and formats including PDS, Windes, xyz, genio, word/excel/autocad etc. All documents should be referenced with a unique identifier drawing number, document number/revision etc. Calculations and drawings should be cross-referenced and issue sheets provided to enable tracking of revisions to information;
- Timetable for its implementation;
- Provide a management and maintenance plan for the lifetime of the development which shall include the arrangements for adoption by any public authority or statutory undertaker and any other arrangements to secure the operation of the scheme throughout its lifetime;
- In addition to dealing with surface water drainage this scheme shall also be designed to maximize biodiversity opportunities.

# 02 (S106)

A S106 Agreement (Planning Obligation) accompanies this permission and should be read in association with the legal agreement made under Section 106 of the Town and Country Planning Act 1990.

# 03 (NEAP expectations)

The developer is advised that in respect of the NEAP, it is expected that this should be provided in accordance with the specification for a 'Neighbourhood Equipped Area for Play' taken from the Fields in Trust publication 'Planning and Design for outdoor Sport and Play'. Specifically it should include the following elements:(1) The NEAP should occupy a well-drained site, with both grass and hard surfaced areas, together with impact absorbing surfaces beneath and around play equipment or structures as appropriate; (2) it should include an activity zone of at least 1000 square metres, comprising an area for play equipment and structures, and a hard surfaced area of at least 465 square metres (the minimum needed to play 5-a-side football); (3) a buffer zone of 30 metres minimum depth should separate the activity zone and the boundary of the nearest property containing a dwelling. A greater distance may be needed where purpose-built skateboarding facilities are provided. The

buffer zone should include varied planting to provide a mix of scent, colour and texture; (4) it should provide a stimulating and challenging play experience that includes equipment and other features providing opportunities for balancing, rocking, climbing, overhead activity, sliding, swinging, jumping, crawling, rotating, imaginative play, social play, natural play, ball games, wheeled sports or other activities. There should be a minimum of nine play experiences included; (5) seating for accompanying adults and siblings should be provided, together with one or more litter bins (6) the older children's/youth element should be either through the provision of a tarmac surfaced, fenced and marked out Multi-use Games Area or a tarmac surfaced skate/wheeled sport park containing at least 4 separate ramps (7) there should be a sign indicating that the area is for children and young people's play and that dogs are not welcome. The name and telephone number of the facility operator should be provided, together with an invitation to report any incident or damage to the NEAP.

# 04 (Highways England)

The highway mitigation works associated with this consent involves works within the public highway, which is land over which you have no control. The Highways Agency (the Agency) therefore requires you to enter into a suitable legal Section 278 agreement to cover the design check, construction and supervision of the works. Contact should be made with the Agency's Section 278 Business Manager David Steventon to discuss these matters on <a href="mailto:david.steventon@highways.gsi.gov.uk">david.steventon@highways.gsi.gov.uk</a>

#### 05 (EHO)

NSDC Environmental Health (Land Contamination) advise that an advisory booklet is available – "Developing Land in Nottinghamshire: A guide to submitting planning applications for land that may be contaminated". This is available from Planning Services, the Proactive Team of Environmental Services or the NSDC website using the following link:

http://www.newark-sherwooddc.gov.uk/pp/gold/viewGold.asp?IDType=Page&ID=7895.

Prior to undertaking an intrusive site investigation the applicant is advised to consult with:

# **Natural England**

Block 6 & 7 Government Buildings Chalfont Drive Nottingham NG8 3SN

Tel: 0115 929 1191 Fax: 0115 929 4886

Email: eastmidlands@naturalengland.org.uk

#### **Heritage England**

Ancient Monuments Inspector 44 Derngate Northampton, NN1 1UH

Tel: 01604 735400 Fax 01604 735401

E-mail: eastmidlands@english-heritage.org.uk

#### **Heritage Planning Specialists**

Nottinghamshire County Council Trent Bridge House Fox Road West Bridgford Nottingham NG2 6BJ

Tel: +44 (0)115 977 2162 Fax: +44 (0)115 977 2418

E-mail: heritage@nottscc.gov.uk

to prevent damage or harm to the historic environment.

Where the presence of contamination is found or suspected the developer and/or his contractor should have regard to Health and Safety Executive guidance - "The Protection of workers and the general public during the development of contaminated land".

# 06 (National Grid)

The following advice from National Grid should be noted:

'BEFORE carrying out any work you must:

- Ensure that no works are undertaken in the vicinity of our gas pipelines and that no heavy plant, machinery or vehicles cross the route of the pipeline until detailed consultation has taken place.
- Carefully read these requirements including the attached guidance documents and maps showing the location of National Grid apparatus.
- Contact the landowner and ensure any proposed works in private land do not infringe National Grid's legal rights (i.e. easements or wayleaves). If the works are in the road or footpath the relevant local authority should be contacted.

- Ensure that all persons, including direct labour and contractors, working for you on or near National Grid's apparatus follow the requirements of the HSE Guidance Notes HSG47 'Avoiding Danger from Underground Services' and GS6 'Avoidance of danger from overhead electric power lines'. This guidance can be downloaded free of charge at http://www.hse.gov.uk
- In line with the above guidance, verify and establish the actual position of mains, pipes, cables, services and other apparatus on site before any activities are undertaken.'

#### 07 (STW)

The following advice from Severn Trent Water should be noted:

'Severn Trent Water advise that although our statutory sewer records do not show any public sewers within the area you have specified, there may be sewers that have been recently adopted under The Transfer Of Sewer Regulations 2011. Public sewers have statutory protection and may not be built close to, directly over or be diverted without consent and you are advised to contact Severn Trent Water to discuss your proposals. Severn Trent will seek to assist you obtaining a solution which protects both the public sewer and the building.'

#### 08 (Pro-active)

This application has been the subject of pre-application discussions and has been approved in accordance with that advice. The District Planning Authority has accordingly worked positively and pro-actively, seeking solutions to problems arising in coming to its decision. This is fully in accordance with Town and Country Planning (Development Management Procedure) Order 2010 (as amended).

# 09 (CIL)

The applicant is advised that all planning permissions granted on or after the 1 December 2011 may be subject to the Community Infrastructure Levy (CIL). Full details of CIL are available on the Council's website at www.newark-sherwooddc.gov.uk/cil/

The proposed development has been assessed and it is the Council's view that CIL IS PAYABLE on the development hereby approved. The actual amount of CIL payable will be calculated when a decision is made on the subsequent reserved matters application.

### 010 (Police Architect)

The comments of the Police Force Architectural Liaison Officer should be noted in respect of the design presented at reserved matters stage.

#### 011 (Hours of construction)

Condition 13 requires consideration of hours of construction. These would be expected to be broadly with those outlined within the ES unless otherwise justified through the discharge of condition 13. For the avoidance of doubt the hours of construction referred to in the ES are: 0700 – 1900 Monday to Friday and 0700 – 1300 Saturday (and not at all on Sundays or Bank Holidays.

# 012 (NWT)

The comments of Nottinghamshire Wildlife Trust should be noted in terms of the offer for further advice as to how drainage features can be designed with additional wildlife benefits.

# 013 (Natural England)

Natural England offer the following advice:

'It is recognised that a proportion of the agricultural land affected by the development will remain undeveloped (for example as green infrastructure, landscaping, allotments and public open space etc.). In order to retain the long term potential of this land and to safeguard soil resources as part of the overall sustainability of the whole development, it is important that the soil is able to retain as many of its many important functions and services (ecosystem services) as possible through careful soil management.

Consequently, we advise that if the development proceeds, the developer uses an appropriately experienced soil specialist to advise on, and supervise, soil handling, including identifying when soils are dry enough to be handled and how to make the best use of the different soils on site. Detailed guidance is available in Defra Construction Code of Practice for the Sustainable Use of Soils on Construction Sites.'

## 014 (NCC Highways)

Section 38 Agreement (Highways Act 1980)

The applicant should note that notwithstanding any planning permission that if any highway forming part of the development is to be adopted by the Highways Authority. The new roads and any highway drainage will be required to comply with the Nottinghamshire County Council's current highway design guidance and specification for roadworks.

The Advanced Payments Code in the Highways Act 1980 applies and under section 219 of the Act payment will be required from the owner of the land fronting a private street on which a new building is to be erected. The developer should contact the Highway Authority with regard to compliance with the Code, or alternatively to the issue of a Section 38 Agreement and bond under the Highways Act 1980. A Section 38 Agreement can take some time to complete. Therefore, it is recommended that the developer contact the Highway Authority as early as possible.

It is strongly recommended that the developer contact the Highway Authority at an early stage to clarify the codes etc. with which compliance will be required in the particular circumstance, and it is <u>essential</u> that design calculations and detailed construction drawings for the proposed works are submitted to and approved by the County Council in writing before any work commences on site.

Section 278 Agreement (Highways Act 1980)

In order to carry out the off-site works required you will be undertaking work in the public highway which is land subject to the provisions of the Highways Act 1980 (as amended) and therefore land over which you have no control. In order to undertake the works you will need to enter into an agreement under Section 278 of the Act. Please contact Dave Albans on telephone number 01158 040015

It may be appropriate/helpful to submit a Design Code to include details of:

- street type/function;
- the principal dimensions of streets and boundary treatments include sight lines (visibility splays);
- junctions and types of traffic calming;
- treatment of major junctions public transport links;
- location and standards for on and off-street parking, including cycle parking, car parks and parking courts, and related specifications;
- street lighting and street furniture specifications and locations;
- pedestrian and cycle links including appropriate crossing facilities between all existing and proposed infrastructure;
- drainage which shall accompany any road layout submission;
- routeing and details of public utilities which shall accompany any proposed road layout submission;
- arrangements for maintenance and servicing including refuge collection/bin storage;