#### 2014/0733/FUL





Scale - 1:2500 Time of plot: 15:47 Date of plot: 01/10/2014

# Rutland County Council

Catmose, Oakham, Rutland LE15 6HP

| Application:                        | 2014/0733/FUL   |   |   | ITEM 6     |
|-------------------------------------|---|---|---|------------|
| Proposal:                           | Proposed residential development of 13 No. private dwellings, 7<br>No. affordable homes, construction of access and provision of<br>parking area for existing cemetery. |   |   |            |
| Address:                            | Land North of Rogues Lane, Cottesmore   |   |   |            |
| Applicant:                          | Mr D Hollis   | Parish  | ( | COTTESMORE |
| Agent:                              | Wardle Evans  | Ward  | ( | Cottesmore |
| Reason for presenting to Committee: |   | Major application - Applicant is a<br>member of Council |   |            |
| Date of Committee:                  |   | 14 October 2014   |   |            |

# EXECUTIVE SUMMARY

This is a full application for 20 dwellings on land adjacent to The Rookery off Rogues Lane. The site is outside the Planned Limit to Development and in open countryside, adjacent to an area designated as Important Open Space in both the Rutland Local Plan and the emerging Site Allocations and Polices DPD. The site is within the Cottesmore Conservation Area.

The site was submitted as a potential housing site in the Site Allocations and Polices DPD process but was not allocated as a development site in the Submission document. The Local Planning Authority can demonstrate an up to date 5 year land supply, including the 20% margin required by the National Planning Policy Framework. The application is contrary to policy and there are no material considerations that would suggest that the development should be approved. The relationship between some plots and existing dwellings is also not acceptable.

## RECOMMENDATION

**REFUSE PLANNING PERMISSION**, for the following reasons (specific policies subject to finalisation depending on adoption of the Site Allocations and Polices DPD):

1. The site lies outside the Planned Limit to Development for Cottesmore where policies in the Rutland Local Plan (2001) and the Rutland Core Strategy (2011) limit development in the countryside to certain essential uses provided that these meet certain criteria. The recommended for adoption Site Allocations and Polices DPD (Including modifications recommended by the Inspector August 2014), also shows that the proposed area for residential development lies outside the Planned Limit to Development for Cottesmore and is therefore subject to its policies relating to housing in the countryside, which again are restrictive. The site was put forward by the applicant for inclusion as a housing allocation in the Site Allocations and Policies DPD but it was not accepted by the Council following a site appraisal process. The Inspector has found the Plan to be sound and that no further land needs to be released for development. The development of the site would thereby have a detrimental impact on the character of the open countryside where it meets this attractive edge of the village. The Local Planning Authority can demonstrate an up to date five year land supply with a 20% buffer as required by Para 47 of the National Planning Policy Framework. On that basis there is no need to exceptionally release this land for development.

The proposal would thereby be contrary to saved Policy EN26 of the adopted Rutland Local Plan (2001), Policy CS4 of the adopted Rutland Core Strategy (2011) and Policy SP6 of the recommended for adoption Site Allocations and Polices DPD (Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014).

- 2. The development of this strip of land outside the Planned Limit to Development would have a detrimental impact on the setting of the Important Open Space to the south and on the character and appearance of the wider Cottesmore Conservation Area. The assessment of the impact on the Conservation Area which has been submitted with the application is not considered to demonstrate that the need for the development overrides the impact that it would have. The proposal would thereby be contrary to saved polices EN4 and EN5 of the Rutland Local Plan (2001), Policy CS22 of the Rutland Core Strategy and Policies SP20 and SP21 of the Site Allocations and Polices DPD (Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014)
- 3. The proposal would involve the unwarranted loss of a number of trees which are subject to a Tree Preservation Order and have a partly unassessed impact on other preserved trees, thereby having a detrimental impact on local amenity, contrary to saved Policy EN18 of the Rutland Local Plan and Policy SP15 of the Site Allocations and Polices DPD (Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014).
- 4. The siting of dwellings on plots 16 and 17 in close proximity to the boundary of the site would lead to an overdominant impact on the occupiers of the bungalows at 22 and 22a Cresswell Drive to the detriment of the amenities of the occupiers, contrary to saved Policy EN29 of the Rutland Local Plan (2001) and Policy SP15 of the recommended to be adopted Site Allocations and Policies DPD (Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014).

## Site & Surroundings

- 1. The site is located on the west side of Rogues Lane and is situated to the east of the recent development on Jubilee Gardens.
- 2. The actual development site is bounded by The Rookery, an area of woodland to the north and an area of Important Open Space (IOS) to the south. Beyond the Rookery is Cresswell Drive. Opposite the site on Rogues Lane is Long Meadow Way which runs parallel with Rogues Lane.
- 3. The development site itself is located outside the Planned Limit to Development (PLD) for Cottesmore, but is within the Conservation Area. The IOS to the south is within the PLD. The development site and the IOS, together with The Rookery, are all subject to an Area Tree Preservation Order (TPO), made in 1980 by Leicestershire County Council. This covers all trees within the defined Area.
- 4. The site is outside the Planned Limits to Development (PLD) for Cottesmore. It had been promoted as a site for development through the Site Allocations and Polices DPD (SAPDPD) process but was not allocated for such use in the Submission version. The Inspector has now delivered his report and has not recommended that any further sites be allocated.

# Proposal

- 5. The application is a full detailed submission for the erection of 20 dwellings, 13 market and 7 affordables. It proposes a T junction access off Rogues Lane opposite the junction with Westland Road. Access to the site would be from this junction and a spur off the new estate road would give access to a new car park for the adjacent cemetery which is also included in the application. The new access into the site would involve loss of some preserved trees.
- 6. The dwellings would be laid out along a single road, facing onto the adjacent IOS. The 7 affordable units would be located at the end of the cul de sac, backing and siding onto dwellings off Cresswell Drive, at 19m and 13m respectively.
- 7. The market dwellings would back onto The Rookery and a buffer protection zone, 4-5m wide, is indicated between the rear boundaries of those properties and the woodland itself. The previous application showed a new footpath link through The Rookery to Cresswell Drive. Following concerns from local residents and Officers, that was deleted from the scheme and does not appear in this one. Similarly footpaths across the open space and a site for a nursery do not appear in this scheme.
- 8. Foul drainage would be to the public sewer and surface water would be subject to further ground tests to assess the most sustainable way of draining surface water. If ground soakaway is not possible, an attenuation pond would be located within the IOS area releasing water to the nearby surface water sewer in accordance with Anglian Water's maximum discharge rates.
- 9. The net developable area of the site is 0.76Ha, which provides a proposed density of 26 dwellings per hectare.
- 10. The proposed layout is shown in **APPENDIX 1**.

## **Relevant Planning History**

| Application<br>243/72 | <b>Description</b><br>Residential development | <b>Decision</b><br>Approved June 72 (Cresswell<br>Drive development) |
|-----------------------|---|--|
| 77/0404               | Residential Development<br>(This site)        | Refused Dec 77   |
| 78/0358               | Residential Development<br>(This site)        | Refused Dec 78   |
| 90/0119               | Residential Development<br>(This site)        | Refused Aug 90<br>Appeal Dismissed Jan 91.                           |
| 2013/0910             | Residential Development                       | Withdrawn  |

## **Planning Guidance and Policy**

### National Planning Policy Framework

The Framework promotes sustainable development but confirms that development that is

not in accordance with an up to date development plan should be refused unless material considerations indicate otherwise. Local Authorities should maintain an up to date 5 year supply of deliverable sites for housing. Para 55 sets out the policy for development in the countryside and states that this should only be permitted where there is a justifiable need for someone to live there.

Members will be aware that the Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014) is recommended for formal adoption at Full Council on 13 October 2014.

If adopted, its polices will immediately replace the Saved Polices of the Rutland Local Plan (2001) and will form part of the Development Plan, thereby carrying full weight for the purposes of decision making. Members are aware that decisions must be made in accordance with the Development Plan unless material considerations indicate otherwise.

The DPD Policies identified in this report have also been renumbered as a result of the Modifications recommended by the Inspector. They are set out below within a schedule of policies that assumes the DPD has been adopted, and within another schedule that would apply if it is not adopted.

Members will be updated further via the addendum report.

#### Option 1: DPD is adopted

#### **Development Plan**

#### The Rutland Core Strategy (2011)

- CS1 Sustainable Development Principles
- CS2 The Spatial Strategy

CS3 - The Settlement hierarchy. Cottesmore is classified as a Local Service Centre where CS4 indicates that a level of growth can be accommodated mainly through small allocated sites, affordable housing sites, infill and conversions.

- CS8 Developer Contributions
- CS9 Provision and distribution of new housing
- CS10 Housing Density and Mix 30 Dwellings per hectare in the villages
- CS11 Affordable Housing Minimum target of 35%
- CS19 Promoting Good Design
- CS21 The Natural Environment
- CS22 The Historic Environment
- CS23 Green Infrastructure and Open Space

#### Site Allocations and Policies Development Plan Document:

- SP5 Built Development in Towns and Villages
- SP6 Housing in the Countryside
- SP9 Affordable Housing
- SP15 Design & Amenity
- SP16 Biodiversity and geodiversity conservation
- SP20 Historic and Cultural environment
- SP21 Important Open Spaces
- SP23 Landscape Character in the Countryside

## **Other Material Considerations**

Supplementary Planning Document – Developer Contributions Supplementary Planning Document – Affordable Housing

#### Option 2: DPD is not adopted

#### **Development Plan**

#### The Rutland Core Strategy (2011)

- CS1 Sustainable Development Principles
- CS2 The Spatial Strategy

CS3 - The Settlement hierarchy. Cottesmore is classified as a Local Service Centre where CS4 indicates that a level of growth can be accommodated mainly through small allocated sites, affordable housing sites, infill and conversions.

CS8 - Developer Contributions

CS9 - Provision and distribution of new housing

- CS10 Housing Density and Mix 30 Dwellings per hectare in the villages
- CS11 Affordable Housing Minimum target of 35%
- CS19 Promoting Good Design
- CS21 The Natural Environment
- CS22 The Historic Environment
- CS23 Green Infrastructure and Open Space

#### Rutland Local Plan (2001)

- EN1 Location of Development
- EN4 Open Areas
- EN5 Development in Conservation Areas
- EN18 Trees and Hedgerows
- EN26 Development in the Countryside
- EN29 Amenity
- HT4 Development likely to increase traffic
- HT5 Road access and Design

#### **Other Material Considerations**

Site Allocations and Policies DPD: Submission document with modifications recommended by Inspector (August 2014)

- SP5 Built Development in Towns and Villages
- SP6 Housing in the Countryside
- SP9 Affordable Housing
- SP15 Design & Amenity
- SP16 Biodiversity and geodiversity conservation
- SP20 Historic and Cultural environment
- SP21 Important Open Spaces
- SP23 Landscape Character in the Countryside

Supplementary Planning Document – Developer Contributions Supplementary Planning Document – Affordable Housing

## Consultations

See APPENDIX 2.

## **Neighbour Representations**

There have been 6 letters of objection on the following grounds:

- Purely speculative development not proven to be required
- Adverse impact on Conservation Area and Important Open Space
- Outside the Planned Limit to Development, need to respect the village boundary
- New junction will not help current heavy traffic and excessive speeds on Rogues Lane
- Westland Road has poor visibility onto Rogues Lane the loss of the island will not help this.
- 4 way junction will be dangerous
- Long history of flooding on the site
- Cemetery car park needs screening
- Affordable Housing is poorly sited results in 'us and them'
- Impact on outlook from existing dwellings
- Loss of privacy to properties on Cresswell Drive

Three letters of support have been received, including one from the Commanding Officer at Kendrew:

- Village needs new blood
- Good mix of dwellings proposed
- Helps maintain services
- Residents would have excellent views over woodland and farmland
- With a population of over 2200 at Kendrew, including 400 families, this will result in options for families to purchase rather than rent.

## **Planning Assessment**

11. The main issues are Planning Policy, visual impact on the Conservation Area and Open Space, residential amenity, highway safety and Developer Contributions.

**Planning Policy** 

- 12. The proposed area for residential development lies outside the planned limits of development for Cottesmore as shown in the adopted Rutland Local Plan (2001). Policy EN26 of the Plan limits development in the countryside to certain essential uses provided that these meet certain provisos. The site is adjacent to an area shown as an Important Open Space (Policy EN4). The policy does not permit any development which would be harmful to such areas.
- 13. The Inspector at the previous Rutland Local Plan Inquiry in 2001 rejected the inclusion of this land for housing in the Local Plan due to a number of concerns, including that development would do demonstrable harm to the character of this part of the village and its environmental quality, it would intrude into and diminish the semi-rural appearance of the parkland and that the trees would be placed at risk.
- 14. The adopted Core Strategy (Policy CS4) sets out that development in the countryside will be strictly limited to that which has an essential need to be located in the

countryside and will be restricted to particular types of development to support the rural economy and meet affordable housing needs.

- 15. The Inspectors report on the Site Allocations DPD was received on 27th August 2014 and recommends that the DPD provides an appropriate basis for the planning of the Councils area subject to a number of modifications being made. The revised plan incorporating the inspectors recommended modifications is to be recommended to Council for adoption on 13 October 2014 at which point it will replace the existing policies in the Rutland Local Plan (2001) referred to above.
- 16. In the Site Allocations and Policies DPD (as recommended to be adopted), the site lies outside the planned limits of development for Cottesmore and is therefore subject to policies relating to housing in the countryside (Policy SP6). Policy SP6 does not permit new housing development in the countryside except where it is essential for certain operational needs, consistent with Para 55 of the NPPF, it is for affordable housing, to meet an identified local need or it would not adversely affect certain matters.
- 17. The adjacent area of open space to the south is shown as an Important Open Space in the emerging Site Allocations and Policies DPD (as recommended to be adopted). Policy SP21 states that development will only be acceptable where it does not have an adverse effect on the area having regards to a range of issues, as set out in the policy;
- 18. The site was put forward by the applicant for inclusion as a housing allocation in the Site Allocations and Policies DPD but it was not accepted by the Council following a site appraisal process that identified significant physical constraints including landscape and visual impact and impact on important open space. The Inspector has considered all the alternative allocations put forward but has concluded in his report that the Councils allocations are sound and that there is no need to release additional sites in order to make the plan sound.
- 19. The Council has an up to date five year land supply with a 20% buffer, using the Sedgefield method, which incorporate figures correct at the 1st April 2014 as required by the NPPF para 47. The development of greenfield land in open countryside cannot therefore be justified and is not in line with the policies outlined above.
- 20. The Councils Housing Strategy and Enabling Officer has commented that the affordable provision is acceptable in terms of mix, provided that detailed arrangements are clarified and confirmed as part of an s106 agreement. However, whilst the affordable dwellings are of the same general style as the other dwellings from the elevations (provided the materials are similar), they are the only dwellings on the proposed development which do not have chimneys.
- 21. Chimneys will be utilised on key plots to reflect the character of the existing settlement, according to the Design and Access Statement. This does not necessarily mean that every property on the development has to have a chimney. However, the fact that the affordable dwellings do not have chimneys, along with their location together at the end of the cul-de-sac and their particularly awkward parking arrangements, means that they are not well integrated with the open market housing through layout, siting, design and style as required by Policy SP9 in the SAP DPD, which has been upheld as sound by the Planning Inspectorate.

22. In conclusion, the application is contrary to the Councils adopted and proposed planning policies for the reasons outlined above.

#### Visual Impact

23. The Landscape Character Assessment which informed the Countryside Design Guidance Supplementary Planning Guidance identifies the site as being within the Cottesmore Plateau. The following is an extract from that assessment:

#### "Landscape Character

24. The Cottesmore Plateau extends from the northern edge of the Rutland Water Basin, northwards to the County boundary. It is a relatively high, open, level plateau of predominantly level relief but rarely flat having long shallow undulations. It is dissected by significant river valleys of the North Brook and its tributary. Parts of the Cottesmore Plateau are characterised by large and impressive estate parklands and associated planned woodlands such as those at Burley-on-the-Hill and Exton. Barnsdale Avenue and the landscaped vistas to and from Burley-on-the-Hill are nationally important designed landscapes. The parkland ambience in the central part of this sub-area is emphasised by the rich heritage of the estate buildings. In these areas the landscape is a combination of tree cover and farmland, a planned but mature landscape where longer vistas are interrupted by the mix of tree belts and woods rather than by the topography. This sub area is generally dominated by arable farmland with a broad, geometric network of large, regular fields, enclosed by thorn hedges and occasional plantations;

#### Settlement Character

- 25. There are many buildings associated with the two estates and parklands and a number of large farmsteads outside the settlements in the countryside. The industrial estate at Market Overton impacts on some views in its vicinity and the military buildings of the former RAF Cottesmore (Kendrew Barracks) on a large part of the area. The settlements on the Cottesmore Plateau are Barrow, Burley, Cottesmore, Empingham, Exton, Greetham, Market Overton, and Thistleton. Apart from Burley, Barrow and Market Overton which are conspicuously located on the western scarp of the plateau and are visible from the Vale of Catmose to the east, the other villages in this sub area are not dominant in the landscape or visible in wider views.
- 26. The traditional materials of the sub-area are predominantly limestone. Roofs are of stone slate or thatch. The village of Exton has a large number of thatched roofs, as do Empingham and Cottesmore.....
- 27. Aim: To safeguard the distinctive landscape character of the Cottesmore Plateau sub-area.
- 28. Objectives
  - To safeguard extensive views across the plateau from conspicuous development.
  - To safeguard the setting of the villages.
  - To ensure that development conserves and enhances the parks, avenues and other designed landscapes and their settings."

The Landscape Sensitivity and Capacity Study which informed the Site Allocations and Polices DPD indicates that the land on the site and to the north has moderate sensitivity and moderate capacity to accommodate new development.

- 29. The site is well screened from the north by The Rookery woodland and to some extent from Rogues Lane by the tree line along the road frontage. The overall site including the IOS has previously been identified as important to the character of the locality by both the 1999 Local Plan Inspector and the Inspector dealing with the appeal in 1991. There is no reason to suggest that the situation has changed in that respect.
- 30. The development would still be prominent from Rogues Lane, especially in winter months and would appear on a limb from surrounding development, projecting into the open part of the Conservation Area and comprising a built urban form between the open space and the woodland beyond, thus detracting from the open sylvan character of the area. It is concluded therefore that the scheme would have a detrimental impact on the wider setting of the Conservation Area and the Important Open Space.
- 31. There would be some loss of preserved trees at the point of the new access. Any unsubstantiated loss of preserved trees is not justified. It is not clear from the submission what impact the development would have on any other specific preserved tree as the submitted tree survey is considered to lack adequate information according to the Council's Consultant Arboriculturalist.
- 32. One tree (T14 in the survey) is close to Plot 20, but this could be alleviated by pruning (which the tree needs anyway). There is continued concern about the access into the site, and the Council's Consultant does not concur with the original tree report that as the entrance is already compacted due to farm vehicles that the proposal wouldn't impact the trees. He suggests that the agent needs to provide a section of this part of the site, showing accurate Root Protection Areas and crown spreads in relation to the access road/new footpath. The visibility splays onto Rogues lane would possibly require trimming back of the trees due to the gentle curve of the road towards the village. A revised Tree Report has just been received and further comments from the Consultant are awaited.

#### **Residential Amenity**

- 33. The main impact in terms of residential amenity is the relationship between 2 of the affordable plots and 2 properties on Cresswell Drive. These are situated 13m away side to rear and 19m back to back. These figures have been improved upon from the previous submission but the latter in particular is still regarded as too close. If permission was to be forthcoming for this scheme there is sufficient land to improve this relationship.
- 34. It is unlikely that there would be any other residential amenity issues in relation to other dwellings around the site as a direct result of the proposed dwellings.
- 35. There would be some impact on dwellings opposite the site in terms of vehicles using Rogues Lane but the increase would be minimal and not sufficient to warrant refusal on those grounds.

#### Highway Safety

36. Concern has been expressed by local residents regarding the speed of traffic on Rogues Lane. In the absence of an objection from the highway authority on this specific issue this concern is acknowledged but would not form a reason for refusal. The concerns of the highway authority as set out in the consultation response relates

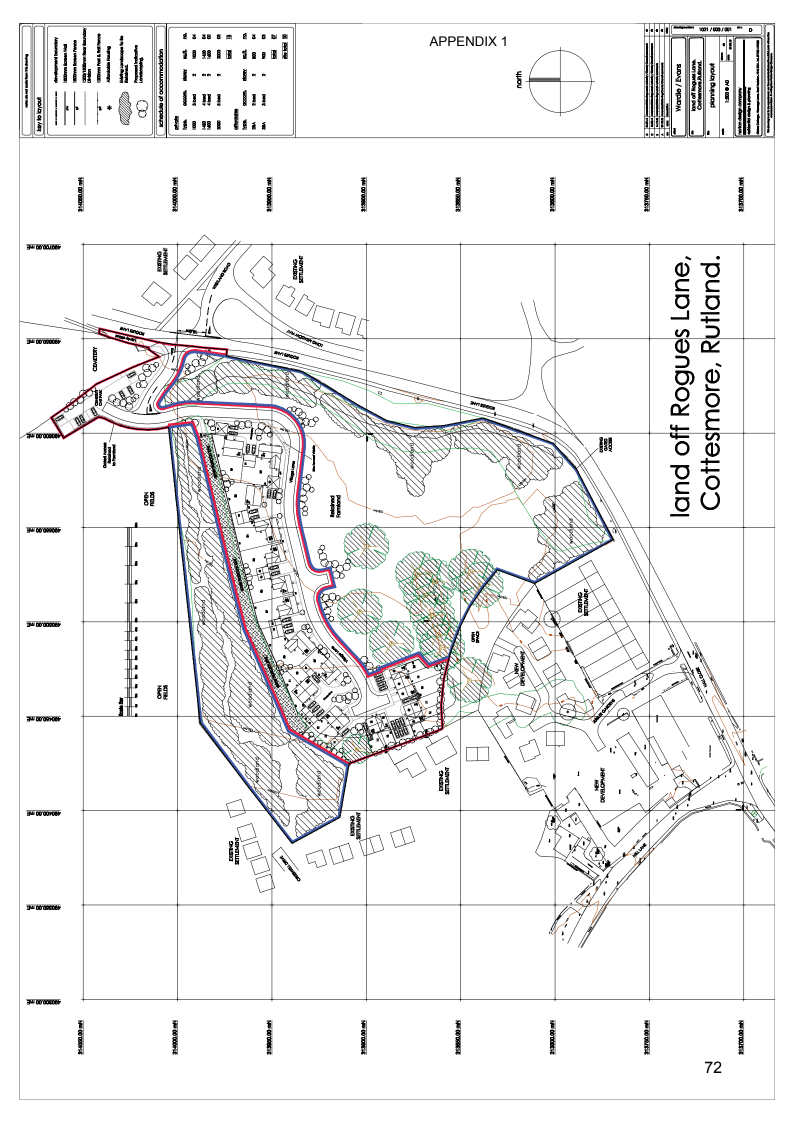
mainly to technical issues rather than a fundamental safety objection. A revised plan has just been received and comments from the Highway Authority are awaited.

#### **Developer Contributions**

37. The scheme offers 7 units as Affordable and the applicant has agreed the requested developer contributions in principle. If Members were to look favourably upon the scheme this issue would need to be addressed in any motion.

#### Other Matters

38. The concerns of the Environment Agency have been addressed by the response from Anglian Water.



#### **Consultation Responses**

- 1. Archaeology A series of features were discovered in trial trenching. A brief for further work is required. If permission is granted a condition should be imposed to secure a programme of archaeological works.
- 2. Natural England Statutory nature conservation sites no objection. Based upon the information provided, Natural England advises the Council that the proposal is unlikely to affect any statutorily protected sites or landscapes.

Protected species We have not assessed this application and associated documents for impacts on protected species. Natural England has published Standing Advice on protected species.

Priority Habitat as identified on Section 41 list of the Natural Environmental and Rural Communities (NERC) Act 2006. The consultation documents indicate that this development includes an area of priority habitat, as listed on Section 41 of the Natural Environmental and Rural Communities (NERC) Act 2006. The National Planning Policy Framework states that when determining planning applications, local planning authorities should aim to conserve and enhance biodiversity. If significant harm resulting from a development cannot be avoided (through locating on an alternative site with less harmful impacts), adequately mitigated, or, as a last resort, compensated for, then planning permission should be refused.

Local sites. If the proposal site is on or adjacent to a local site, e.g. Local Wildlife Site, Regionally Important Geological/Geomorphological Site (RIGS) or Local Nature Reserve (LNR) the authority should ensure it has sufficient information to fully understand the impact of the proposal on the local site before it determines the application.

This application may provide opportunities to incorporate features into the design which are beneficial to wildlife, such as the incorporation of roosting opportunities for bats or the installation of bird nest boxes. The authority should consider securing measures to enhance the biodiversity of the site from the applicant, if it is minded to grant permission for this application. This is in accordance with Paragraph 118 of the National Planning Policy Framework. Additionally, we would draw your attention to Section 40 of the Natural Environment and Rural Communities Act (2006) which states that Every public authority must, in exercising its functions, have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity Section 40(3) of the same Act also states that conserving biodiversity includes, in relation to a living organism or type of habitat, restoring or enhancing a population or habitat. Landscape enhancements. This application may provide opportunities to enhance the character and local distinctiveness of the surrounding natural and built environment use natural resources more sustainably; and bring benefits for the local community, for example through green space provision and access to and contact with nature. Landscape characterisation and townscape assessments, and associated sensitivity and capacity assessments provide tools for planners and developers to consider new development and ensure

that it makes a positive contribution in terms of design, form and location, to the character and functions of the landscape and avoids any unacceptable impacts.

We are pleased to see that our comments from the previous application (2013/0910/FUL) have been considered and that a buffer zone is now in place between the development and the woodland. I am unable to scale from the plan but understand from pre-application discussions that this is 7 meters wide. This is satisfactory, provided that it is managed appropriately (such as rough grassland) and is retained long-term. We would recommend that a management plan is required by condition and incorporates the management of this ecological area. It appears that the woodland is not part of the application site boundary, but it seems reasonable to assume that this will be included as an area of open space in the development. If it is included, the ecological management plan should also cover this area. Protected Species We note from the ecological reports submitted with the application (Ecology Survey, Bat Survey and Great Crested Newt Survey, Scarborough Nixon Associates, April July 2013 that there was some evidence of protected species on the application site. Badger we note that no badger setts were found on site but a badger footprint was discovered, indicating that badgers are using the site on some occasions. We would therefore recommend that, should the works not commence within two years from the date of the survey an updated badger survey must be completed (i.e. April 2016 or after). This would ensure that adequate mitigation is in place (if required) should badgers have moved onto the site. Bats The bat surveys recorded 4 species of bats using the site, but no roosts were identified. However, a number of trees on site were considered to have bat roost potential. It appears from the current application that the trees on site will be retained. We welcome this. However, should any trees be proposed for removal they must first be assessed for the presence of roosting bats.

3. Ecology Unit Great Crested Newts We note that no GCN were recorded in the pond on site.

Ecological Enhancements The application provides many opportunities for biodiversity enhancements on the site. We are pleased to see the applicants commitment to providing these within the planning documentation. There are number of suggested enhancements within the ecological reports and we would request that the applicants attention is drawn to these. The proposed development will incorporated a significant amount of open space (woodland and parkland). We would recommend that this is managed for biodiversity as well as amenity use. We would therefore request that, should the application be permitted, a condition is forwarded requiring a long-term management strategy for the site.

Lighting The bat survey indicates that the application site is used by foraging bats, particularly the area by the central trees. Some species of bats are known to be sensitive to lighting levels of greater than 1lux and we would therefore recommend that a lighting plan is submitted to illustrate that the important habitats on site will not be subject to a lighting level above this value. The woodland and areas of trees in the centre of the site should be

considered as important dark areas when designing the lighting schemeimportant habitats on site will not be subject to a lighting level above this value. The woodland and areas of trees in the centre of the site should be considered as important dark areas when designing the lighting scheme.

- 4. Highways Dept. OJECTION We still require tracking drawings for the re-designed access from Rouges Lane and the 'T' junction to the cemetery in both directions for a refuse truck, fire tender, pantechnicon, also for the turning of a hearse in the cemetery car park with the parking bays full. We still require assurance that all shrubs shown within visibility splays on the drawing are below 0.9m in height and will be maintained as such. We require assurance that the 'buffer zone' to the rear of the properties will not be conveyed to the Authority at a later date and that residents are made aware of it's specification and design reason and that boundary treatments are enough to deter people from forcing a path through to reduce distance travelled to reach the village and its services. Conditions that are applicable to this application are set out in the response.
- 5. English Heritage Thank you for consulting English Heritage on the above planning application for the proposed residential development comprising 13 private dwelling-houses and 7 affordable homes with access and car parking. English Heritage was previously consulted on planning application 2013/0910/FUL our letters dated 21 May 2014 and 13 November 2013 refer. In respect of this application, which we understand was withdrawn, we did not believe your authority was in a position to determine the application without a full assessment of the impact of the proposal on the significance of the conservation area. In particular, whilst the submitted information through cartographic evidence indicated that the application site may have formed part of the grounds to the demolished Cottesmore Hall (of which the rockery has been identified as a treescape feature), no assessment was provided as to the contribution of the site to the significance of the conservation area.

We have read the amended archaeological desk-based assessment and note the assessment provided on pages 20-22. In our view, this assessment is limited, though we recognise that with the demolition of Cottesmore Hall in the 1970s, part of the significance of the associated historic landscape has been diminished. Nevertheless, from our understanding of the conservation area, we believe the site contributes positively to the significance of this designated heritage asset through its survival as part of a historic designed landscape adjacent to the wider agricultural fields - both of which contribute to our understanding of the historical, architectural and archaeological development and significance of Cottesmore. The site also provides positive, aesthetic contribution to the significance of the conservation area, which has a direct communal value and would be compromised by further housing encroaching into the wider landscape. Whilst accepting that the woodland area is to be retained, we believe the proposed residential development on this site will fundamentally change and alter the character and appearance of this part of the conservation area, which is considered harmful to significance.

#### Policy context

The statutory requirement is to have special regard to the desirability of preserving and enhancing the character and appearance of the conservation area - Planning (Listed Buildings and Conservation Areas) Act 1990. This must be taken into account by your authority when making its decisions. It is for your authority to determine whether sufficient information has been submitted to fully assess the impact of this proposal on the significance of the designated heritage asset in line with paragraphs 128 and 129 of the NPPF. Significance can be harmed or loss through development and any harm or loss to significance should require clear and convincing justification (paragraph 132 and 134 of the NPPF).

We strongly advise that your authority follows the guidance of the County Archaeological Advisor with respect to the potential form, potential impact on, and treatment of any undesignated archaeological remains on the proposed development site.

#### Recommendation

In determining this planning application, we recommend your authority is satisfied there is sufficient information to understand the impact of the proposal on the significance of Cottesmore Conservation area. (paragraphs 128, 129, 132 of the NPPF). On the basis of the submitted information which remains limited in our view, we believe the proposal we result in a degree of harm to significance, which is considered less than substantial. In line with the NPPF, we recommend the degree of harm should be weighed against the public benefit of the proposal [paragraph 134]. We recommend further advice is sought from your in-house conservation officer and archaeological advisor.

**Conservation Officer** I have read the submitted additional information in respect of the impact of 6. the development on the character and appearance of Cottesmore Conservation Area. My view remains, however, that the proposal will cause harm which, although less than substantial, would not be outweighed by wider public benefit. My previous comments were as follows: Residential development I refer to the amended proposal for the site. I remain of the opinion that the development would cause harm to the character and appearance of Cottesmore Conservation Area. My previous comments therefore remain. The application relates to open pasture land that is included within Cottesmore Conservation Area and contributes to the setting of the village. Its open green appearance makes a positive contribution to the overall character and appearance of the conservation area and contrasts with the traditional limestone buildings along Main Street that form the historic core of the village. The location of the site within the conservation area, or its significance to the overall character and appearance, has not been assessed in the submitted proposals. In this respect, I support the English Heritage assessment that the proposal is contrary to paragraph 128 of the National Planning Policy Framework. However, on the basis of the submitted information, and recognising that only part of the overall open space is proposed for development, I consider that the proposal would detract from the overall appearance of the area and views of it from Rogues Lane and from outside the site. On this basis, I consider that the proposal would fail to preserve or enhance the character or appearance of Cottesmore Conservation Area and would thereby be contrary to saved policy EN5 of the Rutland Local Plan and to policy CS22 of the Core Strategy. It would also have a harmful impact on the conservation area which, although likely to be less than substantial, would not be outweighed by wider public benefit, as required by paragraph 134 of the NPPF.

| Anglian Water      | The foul drainage from this development is in the catchment of Cottesmore<br>STW that at present has available capacity for these flows.<br>The sewerage system at present has available capacity for these flows. If the<br>developer wishes to connect to our sewerage network they should serve<br>notice under Section 106 of the Water Industry Act 1991. We will then advise<br>them of the most suitable point of connection.<br>The surface water strategy/flood risk assessment submitted with the planning<br>application relevant to Anglian Water is acceptable in principle. However the<br>planning application makes no mention of connection to the main sewer, the<br>FRA makes mentions of connection we would wish to see evidence that all<br>alternative methods of surface water disposal had been fully explored prior to<br>agreeing connection to the main sewer. We request a condition requiring a<br>drainage strategy covering the issue(s) to be agreed. |
|--------------------|--|
|                    | CONDITION<br>No drainage works shall commence until a surface water management<br>strategy has been submitted to and approved in writing by the Local Planning<br>Authority. No hard-standing areas to be constructed until the works have<br>been carried out in accordance with the surface water strategy so approved<br>unless otherwise agreed in writing by the Local Planning Authority.<br>REASON<br>To prevent environmental and amenity problems arising from flooding.  |
| Environment Agency | <ul> <li>We have no objection to the proposed residential development. Information for your Authority: The Flood Risk Assessment states that surface water runoff will be disposed of via either an infiltration drainage system or to an Anglian Water Services Limited sewer. Your Authority therefore needs to be satisfied that: <ol> <li>Infiltration drainage at this location is feasible.</li> <li>The location and rate of discharge to the public sewer is confirmed by Anglian Water Services Limited.</li> <li>The proposed surface water drainage scheme can be adopted and properly maintained up to the design standard of 1% plus climate change critical storm.</li> </ol> </li> </ul>  |