

# KIRKLEES METROPOLITAN COUNCIL INVESTMENT & REGENERATION SERVICE

## DEVELOPMENT MANAGEMENT

Town and Country Planning (General Permitted Development) (England)  
Order 2015 - Schedule 2, Part 3, Changes of Use

### DELEGATED DECISION FOR DISCHARGE OF CONDITION - NOTIFICATION OF A CHANGE OF USE UNDER THE ABOVE PROVISIONS

Reference no. 2024/CL/92808/E

Site Address Popeley Farm, Muffit Lane,  
Gomersal, Cleckheaton, BD19  
4QS

Description Prior notification for change of  
use from agricultural building to 3  
dwellings

Recommending Officer Nicole Helliwell

#### DECISION - DETAILS APPROVED

I hereby authorise the approval of this application for the reasons set out in the officer's report and recommendation annexed below in respect of the above matter.

Kevin Walton

***AUTHORISED OFFICER***

Date: 16-Dec-2024

## **Officer Report**

**Reference No.** 2024/CLASS Q/92808/E

**Site Address:** Popeley Farm, Muffit Lane, Gomersal, Cleckheaton, BD19 4QS

**Proposal:** Prior notification for change of use from agricultural building to 3 dwellings

## **Site Description**

The application relates to an agricultural building situated within the grounds of Popeley Farm in Gomersal, Cleckheaton. The site is currently a working farm which comprises numerous agricultural buildings and accommodation belonging to the owner. The buildings on site are highly varied in terms of size, architectural styles, and materials. The site is not within a conservation area, nor are there any listed buildings or Public Rights of Way (PROW) within close proximity.

## **Description of Proposal**

The proposal seeks a change of use of the existing agricultural building to three dwellings together with operations reasonably necessary to convert the building to residential use under The Town and Country Planning (General Permitted Development) (England) Order 2015, Schedule 2, Part 3, Class Q. The submitted plans confirm that three dwellings are proposed, with two across two floors. The dwellings would be predominately faced in the existing profiled cladding with new vertical timber cladding to open areas within the upper walls within the east and north facing elevations and render on the lower sections of the north and east facing elevations. Furthermore, the roof would remain as existing and would feature ten velux roof lights within the east facing roof plane. New timber doors would be installed within the north, east and south facing elevations to allow the application building to be used as accommodation. PPC Aluminium fenestration would also be installed within the east, west and south facing elevations to allow adequate light. The proposed domestic curtilage would be immediately surrounding the building outlined in red on the proposed site plan.

## **Relevant Planning History**

- **2024/92809:** Prior notification for change of use from agricultural building to 1 dwelling. [Planning application details | Kirklees Council](#) - Pending Consideration
- **2024/90411:** Prior notification for change of use from commercial/business/service to one dwelling. [Planning application details | Kirklees Council](#). – Refused
- **2024/90377:** Prior notification for change of use from agricultural building to three dwelling with associated works. [Planning application details | Kirklees Council](#) – Refused

- **2024/90376:** Prior notification for change of use from agricultural building to one dwelling with associated works. [Planning application details | Kirklees Council](#) - Refused
- **2023/92726:** Prior notification for change of use from agricultural building to one dwelling. [Planning application details | Kirklees Council](#) – Withdrawn
- **2023/92721:** Prior notification for change of use from commercial building to one dwelling. [Planning application details | Kirklees Council](#) – Refused
- **2023/92679:** Prior notification for demolition of agricultural barn. [Planning application details | Kirklees Council](#) – Pending Consideration
- **2023/92678:** Prior notification for change of use from agricultural building to 3 dwellings. [Planning application details | Kirklees Council](#) - Refused
- **91/00456:** Golf course and ancillary facilities. [Planning application details | Kirklees Council](#) – Conditional Full Permission
- **88/05139:** Change of use of agricultural buildings to 6 dwellings. [Planning application details | Kirklees Council](#) – Refused

### **History of Negotiations**

Additional information was sought during the course of the application. KC Highways Development Management were formally consulted on the scheme and did request confirmation of the total number of dwellings, a swept path analysis and details of waste collection. Revised drawings were received which were considered acceptable in terms of highway safety.

### **Representations**

The application site has no adjoining neighbours, therefore, no neighbour notification letters were issued. However, the application was publicised on the council website. As a result of the above publicity, one representation has been received. A summary of the comments can be found under the 'Representations' section of the Officer's report.

### **Procedural Matters and Policy Context**

The proposal is defined as development within Section 55 of the Town and Country Planning Act 1990. The General Permitted Development Order 2015 Schedule 2 Part 3 Class Q permits the following development:

- (a) a change of use of a building and any land within its curtilage from a use as an agricultural building to a use falling within Class C3 (dwellinghouses) of the Schedule to the Use Classes Order; and
- (a) building operations reasonably necessary to convert the building referred to in paragraph (a) to a use falling within Class C3 (dwellinghouses) of that Schedule.

Proposals pursuant to Class Q are permitted subject to limitations set out in Paragraph Q.1 and subject to conditions set out in Q.2.

**What works are permitted under the Class Q permitted development rights for change of use from an agricultural building to residential use?**

The right allows either a change of use (a), or the change of use together with reasonably necessary building operations (b). Building works are allowed under the right permitting agricultural buildings to change to residential use:

Class Q of Part 3 of Schedule 2 to the Town and Country Planning (General Permitted Development)(England) Order 2015, as amended. However, the right assumes that the agricultural building is capable of functioning as a dwelling. The right permits building operations which are reasonably necessary to convert the building, which may include those which would affect the external appearance of the building and would otherwise require planning permission. This includes the installation or replacement of windows, doors, roofs, exterior walls, water, drainage, electricity, gas or other services to the extent reasonably necessary to carry out these building operations. It is not the intention of the permitted development right to allow rebuilding work which would go beyond what is reasonably necessary for the conversion of the building to residential use. Therefore, it is only where the existing building is already suitable for conversion to residential use that the building would be considered to have the permitted development right. For a discussion of the difference between conversions and rebuilding, see the case of Hibbitt and another v Secretary of State for Communities and Local Government (1) and Rushcliffe Borough Council (2) [2016] EWHC 2853 (Admin) as referenced in the NPPG.

For the proposals to be considered conversion, the nature and extent of the works need to fall short of a rebuild. None of the proposed works falls outside the operations listed in paragraph Q.1(i) of the GPDO or in the NPPG. However, in Hibbitt, Green J held that:

*“...the concept of “conversion” is found in the overarching provisions of Class Q (not in Q.1) and it thereby introduces a discrete threshold issue such that if a development does not amount to a “conversion” then it fails at the first hurdle and there is no need to delve into the exceptions in Q.1. It is thus a freestanding requirement that must be met irrespective of anything in Q.1.”*

In this case, the proposal is considered to fall within the definition of “conversion” and would include operations that are reasonably necessary to convert the building to a dwellinghouse. On this basis, the works are considered acceptable.

**Permitted Development**

**Q. Development consisting of –**

- (a) a change of use of –
  - (i) a building that is part of an established agricultural unit and any land within that building’s curtilage, or
  - (i) a former agricultural building that was (but is no longer) part of an established agricultural unit and any land within that building’s curtilage, to a use falling within Class C3 (dwellinghouses) of Schedule 1 to the Use Classes Order,
- (b) development referred to in sub-paragraph (a) together with the extension of the building referred to in sub-paragraph (a), or
- (b) development referred to in sub-paragraph (a) together with building operations reasonably necessary to convert the building referred to in subparagraph (a) to a use falling within Class C3 (dwellinghouses) of that Schedule or to extend that building.

**Development not permitted**

**Q1.** Development is not permitted by Class Q if—

<p>(a) in the case of a site that is part of an established agricultural unit, the site was not part of the established agricultural unit—</p> <ul style="list-style-type: none"><li>(a) on 24th July 2023, or</li><li>(a) where the site became part of the established agricultural unit after 24th July 2023, for a period of at least 10 years before the date development under Class Q begins,</li></ul>	<p><b>Pass:</b> <i>The site is an existing agricultural unit.</i></p>
<p>(a) <i>In the case of a site that was (but is no longer) part of an established agricultural unit -</i></p> <ul style="list-style-type: none"><li>(i) the site was part of an established agricultural unit on 24th July 2023,</li><li>(i) where the site ceased to be part of an established agricultural unit after 24th July 2023, the site has not been part of the established agricultural unit for a period of at least 10 years before the date development under Class Q begins, or</li></ul>	<p><b>Pass:</b> <i>The site is an existing agricultural unit.</i></p>

<p>(ii) since ceasing to be part of an established agricultural unit, the site has been used for any non-agricultural purpose</p>	
<p>(c) the floor space of any dwellinghouse developed under Class Q having a use falling within Class C3 (dwellinghouses) of Schedule 1 to the Use Classes Order exceeds 150 square metres,</p>	<p><b>Pass:</b> <i>Each dwellinghouse does not exceed 150 square metres.</i></p>
<p>(d) the development under Class Q (together with any previous development under Class Q) within the original limits of an established agricultural unit would result in -</p> <ul style="list-style-type: none"> <li>(i) the cumulative number of separate dwellinghouses having a use falling within Class C3 (dwellinghouses) of Schedule 1 to the Use Classes Order exceeding 10, or</li> <li>(i) the cumulative floor space of dwellinghouses having a use falling within Class C3 (dwellinghouses) of Schedule 1 to the Use Classes Order exceeding 1,000 square metres,</li> </ul>	<p><b>Pass:</b> <i>The number of dwellings does not exceed 10 or 1000 square metres.</i></p>
<p>(e) the site is occupied under an agricultural tenancy, unless the express consent of both the landlord and the tenant has been obtained;</p>	<p><b>Pass:</b> <i>The application form states that the site is not occupied under an agricultural tenancy.</i></p>
<p>(f) less than 1 year before the date development begins –</p> <ul style="list-style-type: none"> <li>(i) an agricultural tenancy over the site has been terminated, and</li> <li>(i) the termination was for the purpose of carrying out development under Class Q, unless both the landlord and the tenant have agreed in writing that the site is no longer required for agricultural use;</li> </ul>	<p><b>Pass:</b> <i>The site is not under an agricultural tenancy, nor has been in the past year.</i></p>

<p>(g) development under Class A(a) or Class B(a) of Part 6 of this Schedule (agricultural buildings and operations) has been carried out on the established agricultural unit during the period which is 10 years before the date development under Class Q begins,</p>	<p><b>Pass:</b> No development under Class A(a) or B(a) has taken place within the agricultural unit.</p>
<p>(h) the development would result in the external dimensions of the building extending beyond the external dimensions of the existing building at any given point, other than—</p> <ul style="list-style-type: none"> <li>(i) extension of the building allowed by paragraph Q.1(i);</li> <li>(i) protrusions of up to 0.2 metres to accommodate building operations allowed by paragraph Q.1(j)(i),</li> </ul>	<p><b>Pass:</b> The development would not result in the external dimensions of the building extending beyond the external dimensions of the existing building.</p>
<p>(i) the development under Class Q(b) would result in an extension that—</p> <ul style="list-style-type: none"> <li>(i) has more than one storey,</li> <li>(ii) is sited anywhere other than to the rear of the existing building,</li> <li>(iii) extends beyond the rear wall of the existing building by more than 4 metres,</li> <li>(iv) has eaves the height of which exceed the height of the eaves of the existing building,</li> <li>(v) is higher than whichever is the lower of— <ul style="list-style-type: none"> <li>(aa) the highest part of the roof of the existing building, or</li> <li>(aa) a height of 4 metres above the ground,</li> </ul> </li> <li>(vi) extends beyond a wall that forms a side or principal elevation of the existing building, or</li> <li>(vii) would be sited on land that, before the development under Class Q(b), is not</li> </ul>	<p><b>Pass:</b> The development would accord with the requirements of (i).</p>

<p>covered by a hard surface that was provided on the land by virtue of any development, and—</p> <p>(aa) the hard surface was not provided on the land on or before 24th July 2023, or</p> <p>(aa) where the hard surface was provided on the land after 24th July 2023, the hard surface has not been situated on the land for a period of at least 10 years before the date development under Class Q(b) begins,</p>	
<p>(j) the development under Class Q(b) would consist of building operations other than - (i) the installation or replacement of –</p> <p>(aa) windows, doors, roofs, or exterior walls, or</p> <p>(aa) water, drainage, electricity, gas or other services, to the extent reasonably necessary for the building to function as a dwellinghouse; and</p> <p>(ii) partial demolition to the extent reasonably necessary to carry out building operations allowed by paragraph Q.1(i)(i);</p>	<p><b>Pass:</b> <i>It is considered that the proposed building operations would not exceed the limit of those listed above.</i></p>
<p><i>(k) the site is on article 2(3) land</i></p>	<p><b>Pass:</b> <i>The site not located on article 2(3) land.</i></p>
<p>(l) the site is, or forms part of –</p> <p>(i) a site of special scientific interest;</p> <p>(i) a safety hazard area;</p> <p>(ii) a military explosives storage area;</p>	<p><b>Pass:</b> <i>The site is none of the above.</i></p>
<p>(m) the site is, or contains, a scheduled monument;</p>	<p><b>Pass:</b> <i>The site is not, nor does it contain, a scheduled monument.</i></p>
<p>(n) the building is a listed building.</p>	<p><b>Pass:</b> <i>The building is not a listed building.</i></p>

(o) the existing building, excluding any proposed extension under Class Q(b) but including any proposed building operations under Class Q(c), would not be capable of complying with the nationally described space standard issued by the Department for Communities and Local Government on 27th March 2015 as read with the notes dated 19th May 2016 which apply to it, or	<b>Pass:</b> <i>The dwelling would accord with the Nationally Described Space Standards.</i>
(p) the building does not have suitable existing access to a public highway	<b>Pass:</b> <i>The building has suitable existing access to a public highway.</i>

### **Curtilage**

The following is the definition of ‘curtilage’ taken from Part 3 Class X;

“curtilage” means, for the purposes of Class Q, R or S only –

- a) the piece of land, whether enclosed or unenclosed, immediately beside or around the agricultural building, closely associated with and serving the purposes of the agricultural building, or
- a) an area of land immediately beside or around the agricultural building no larger than the land area occupied by the agricultural building, whichever is the lesser;

The curtilage identified to serve the development would be located immediately to the front and rear of the building and would not be larger than the land area occupied by the building. This is consistent with the definition of curtilage as prescribed in Part 3 of Class X.

### **Conditions for Class Q Development**

Where the proposal is development under Class Q(a) together with development under Class Q(c), the proposal is permitted subject to the condition that before beginning the development, the developer must apply to the local planning authority for a determination as to whether the prior approval of the authority will be required as to:

- (a) transport and highways impacts of the development,
- (b) noise impacts of the development,
- (c) contamination risks on the site,
- (d) flooding risks on the site,
- (e) whether the location or siting of the building makes it otherwise impractical or undesirable for the building to change from agricultural

use to a use falling within Class C3 (dwellinghouses) of Schedule 1 to the Use Classes Order,

- (f) the design or external appearance of the building, and
- (g) the provision of adequate natural light in all habitable rooms of the dwellinghouses,

The application for Prior Approval is to be submitted and assessed in accordance with the 'Procedure for applications for prior approval under Part 3', as outlined in Section W of Part 3.

### **Consultation Responses**

KC Environmental Health - No objection subject to recommended conditions.

KC Highways Development Management – No objection subject to recommended conditions

### **Assessment**

The following matters are considered in the assessment below:

- 1) Transport and highways impacts of the development
- 1) Noise impact of the development and siting of the building(s)
- 2) Contamination and flood risk of the site
- 3) The design or external appearance of the building(s)
- 4) Whether the location or siting of the building makes it otherwise impractical or undesirable for the building to change from agricultural use
- 5) Impact on the amenity of future occupiers
- 6) Representations
- 7) Conclusion

#### **1) Transport and Highways Impacts of The Development**

The proposal seeks prior notification for the change of use of an existing agricultural building to three dwellings, which would intensify the domestic use on site. Therefore, KC Highways Development Management were formally consulted on the proposal.

This application is for three dwellings which together with a separately submitted application (2024/92809) for one dwelling and the inclusion of the existing farmhouse would equate to five dwellings in total. The proposed conversion of Unit C, which would have taken the total number of dwellings at this location to above the maximum of five, now appears to have been dropped from the overall proposals for the site and therefore the proposal is now acceptable.

#### **Visibility Splays**

The existing visibility splays are substandard and will need improving. However, the Applicant has now submitted a drawing showing that the recommended visibility splays can be met at this access.

#### Emergency Access

A swept path analysis has now been provided to show that a Kirklees fire service vehicle can both access and turn within the site in the case of an emergency and is acceptable.

#### Internal Layout

The site layout and number of parking spaces proposed are acceptable and sufficient turning and manoeuvring space is available to serve the proposed development. The approved vehicle parking areas will need to be surfaced and drained in accordance with the Communities and Local Government; and Environment Agencies 'Guidance on the permeable surfacing of front gardens (parking areas)' published 13th May 2009 (ISBN 9781409804864) as amended or superseded.

[www.communities.gov.uk/publications/planningandbuilding/pavingfrontgardens](http://www.communities.gov.uk/publications/planningandbuilding/pavingfrontgardens)

#### Waste Storage and Collection

The bin stores are over the minimum carry distance for the refuse collectors and as such a bin collection/presentation point should be located adjacent to the public highway. The bin collection/presentation point must not obstruct the adopted highway or the driveway. Details of the waste collection for the proposed dwelling should be provided, with the location of a waste collection presentation point being clearly marked on a drawing in such a location that is easily accessible to the collection team and where it will not obstruct the access or the adopted highway for road safety reasons.

Details for waste storage requirements can be found in the document "Waste Storage and Collection Guidance for New Developments" which is available from [waste.planning@kirklees.gov.uk](mailto:waste.planning@kirklees.gov.uk).

Or at <https://www.kirklees.gov.uk/beta/planning-applications/guidance-and-advice-notes.aspx>).

As such, the proposals are acceptable to Highways Development Management subject to details of waste collection being provided, with the location of a waste collection presentation point being clearly marked on a drawing.

#### **1) Noise impact of the development**

The site is situated in an isolated location with no adjoining residential properties. Therefore, the proposal is unlikely to create a significant level of noise disturbance which would be harmful to any neighbouring occupiers.

Furthermore, there are also no uses or noise pollutants nearby that could be materially harmful to the amenity of any future occupants.

## **2) Contamination and flood risk of the site**

The site does not fall within a flood risk zone and there are no known flood risks associated with the site.

The site has been shown on our mapping systems as being in close proximity to a former sandstone quarry (site ref:175/2), which appears to have been infilled, it is also within a Coal Authority high risk development area and there is a risk posed by the agricultural legacy at the site and buildings. All of which have the potential to cause contamination at the site, including potential ground gas which could pose a risk to future occupiers.

In support of the application a Desk Top Coal Mining Risk Assessment by Worms Eye Limited, (dated 30<sup>th</sup> November 2023, reference no. Muffit Lane/BD19 4QD/2023) has been submitted. The report confirms coal seams exist beneath the site, including the presence of coal at shallow depths. The report is based on desktop information only and uses language such as “about, unlikely, not generally worked”. At this stage the information presented is not specific enough to draw complete conclusions. No information has been supplied to appraise the other potential contamination risks from the agricultural/commercial business legacy at the site or nearby quarries which may have been infilled.

Whilst KC Environmental Health do not object to the development, they have recommended contaminated land conditions to ensure the site is safe and suitable for the proposed development moving forward. The applicant is reminded that any outdoor space associated with the dwellings must be included within the investigations.

## **3) The design or external appearance of the building(s)**

The design of the dwelling would be somewhat determined by the existing building, the form of which is to be mostly retained. The submitted plans confirm that the dwellings would be predominately faced in the existing profiled cladding with new vertical timber cladding to the upper walls within the east and north facing elevations and render on the lower sections of the north and east facing elevations. Furthermore, the roof would remain as existing and would feature ten velux roof lights within the east facing roof plane. Although this material palette is not typical for the site and wider area, it is considered that the appearance of the proposed dwellings would be sympathetic to the original building and the surrounding rural character.

#### **4) Whether the location or siting of the building makes it otherwise impractical or undesirable for the building to change from agricultural use**

The dwelling would be situated in a remote location on land within a complex of agricultural buildings. The buildings are served by an existing metalled access track albeit relatively steep but accessible by vehicle or foot. The site is also located reasonably close to bus routes and local services in Gomersal that can be accessed via a network of public rights of way. Therefore, it is considered that the location is sustainable.

#### **5) Impact on the amenity of future occupiers**

Consideration is required to be given to the impact on the amenity of future occupiers in terms of the gross internal floor area and the adequacy of natural light. The proposal has been considered against the Government's Space Standards for dwellings which suggests that a two storey, three bedroom dwelling should have an internal floor area of 84m<sup>2</sup> for 4 people, 93m<sup>2</sup> for 5 people and 102m<sup>2</sup> for 6 people. Furthermore, a single storey, two bedroom dwelling should have an internal floor area of 61m<sup>2</sup> for 3 people and 70m<sup>2</sup> for 4 people.

The proposed floor plans demonstrate that Units 1 and 2 would have three double bed spaces and would have an internal floor space of 100m<sup>2</sup>. The proposed floor plans also confirm that Unit 3 would have two bed spaces and is shown to have an internal floor space of 100m<sup>2</sup> which would be acceptable. Furthermore, each of the habitable rooms would benefit from a sufficient amount of natural light and off road parking would also be provided on site. However, it is noted that there would be limited private outdoor amenity space. The proposed garden areas would be relatively small and due to their shape would not be of a functional layout.

#### **6) Representations**

One representation has been received during the course of the application. The comments made have been summarised and addressed below:

- The area is known for its farms and farm land, land which is home to rare species such as Lapwings and Skylarks, plus an important area for migrating birds and bats.

**Response:** *Ecology is not a factor for consideration as part of the prior approval process. However, under The Conservation of Habitats and Species Regulations 2017 which protect, by law, the habitat and animals of certain species including newts, bats and badgers. Bats are a European protected species under regulation 41 of the Conservation of Habitats and Species Regulations 2010. It is an offence for anyone intentionally to kill, injure or handle a bat, disturb a roosting bat, or sell or offer a bat for sale*

*without a licence. It is also an offence to damage, destroy or obstruct access to any place used by bats for shelter, whether they are present or not. If bats are discovered on site development shall cease and the applicant is advised to contact Natural England for advice*

- Conservation of the natural environment especially loss of feeding, roosting and nesting areas for bats and migrating birds.

**Response:** *Ecology is not a factor for consideration as part of the prior approval process. However, under The Conservation of Habitats and Species Regulations 2017 which protect, by law, the habitat and animals of certain species including newts, bats and badgers. Bats are a European protected species under regulation 41 of the Conservation of Habitats and Species Regulations 2010. It is an offence for anyone intentionally to kill, injure or handle a bat, disturb a roosting bat, or sell or offer a bat for sale without a licence. It is also an offence to damage, destroy or obstruct access to any place used by bats for shelter, whether they are present or not. If bats are discovered on site development shall cease and the applicant is advised to contact Natural England for advice*

- Effect on the character of an area which sets a precedent for future residential development.

**Response:** *The proposals impact on the appearance and character of the street scene has been assessed within the 'the design or external appearance of the building(s)' section of the assessment.*

- Management of existing boundaries and footpaths in an area very important to the local community as an outside space free from development.

**Response:** *This matter would be a private matter and would not constitute a material planning consideration.*

## **7) Conclusion**

The proposed development is considered acceptable subject to conditions and as such condition Q.2(1) can be discharged.

**Recommendation: Grant Prior Approval**

**Decision Authorisation - Delegated Powers**

**Application Number:** 2024/92808

**Officer Recommendation:** Grant Prior Approval

**Conditions and Reasons:**

1. The development hereby permitted shall be carried out in complete accordance with the plans and specifications schedule listed in this decision notice, except as may be specified in the conditions attached to this permission, which shall in all cases take precedence.

**Reason:** For the avoidance of doubt as to what is being permitted and so as to ensure the satisfactory appearance of the development on completion, and to accord with Policies LP1, LP2, LP21, LP22, LP24 and LP53 of the Kirklees Local Plan and the aims of the National Planning Policy Framework.

2. The development shall not commence until actual or potential land contamination at the site has been investigated and a Preliminary Risk Assessment (Phase I Desk Study Report) by a suitably competent person has been submitted to and approved in writing by the Local Planning Authority.

**Reason:** This pre-commencement condition is necessary to ensure the safe occupation of the site in accordance with Policy LP53 of the Kirklees Local Plan and Paragraph nos. 189 and 190 of the National Planning Policy Framework.

3. Where further intrusive investigation is recommended in the Preliminary Risk Assessment approved pursuant to condition 2, development (other than those required for a site investigation report) shall not commence until a Phase II Intrusive Site Investigation Report by a suitably competent person has been submitted to and approved in writing by the Local Planning Authority.

**Reason:** This pre-commencement condition is necessary to ensure the safe occupation of the site in accordance with Policy LP53 of the Kirklees Local Plan and Paragraph nos. 189 and 190 of the National Planning Policy Framework.

4. Remediation of the site shall be carried out and completed in accordance with the Remediation Strategy approved pursuant to condition 3. In the event that remediation is unable to proceed in accordance with the approved Remediation Strategy or contamination not previously considered in either the Preliminary Risk Assessment or the Phase II Intrusive Site Investigation Report is identified or encountered on site, all groundworks in the affected area (except for site investigation works) shall cease immediately and the Local Planning Authority shall be notified in writing within 2 working days. Works shall not recommence until proposed revisions to the Remediation Strategy have been submitted to and approved in writing by the Local Planning Authority. Remediation of the site shall thereafter be carried out in accordance with the approved revised Remediation Strategy.

**Reason:** This pre-commencement condition is necessary to ensure the safe occupation of the site in accordance with Policy LP53 of the Kirklees Local Plan and Paragraph nos. 189 and 190 of the National Planning Policy Framework.

4. Following completion of any measures identified in the approved Remediation Strategy or any approved revised Remediation Strategy a Verification Report by a suitably competent person shall be submitted to the Local Planning Authority. No part of the site shall be brought into use until such time as the remediation measures have been completed for the site in accordance with the approved Remediation Strategy or the approved revised Remediation Strategy and a Verification Report in respect of those remediation measures has been approved in writing by the Local Planning Authority.

**Reason:** This pre-commencement condition is necessary to ensure the safe occupation of the site in accordance with Policy LP53 of the Kirklees Local Plan and Paragraph nos. 189 and 190 of the National Planning Policy Framework.

5. Before development commences, details of suitable storage, bin presentation points and access for collection of wastes for the dwellings hereby approved shall be submitted to and approved in writing by the Local Planning Authority. The approved details shall be provided before first occupation and shall be retained thereafter.

**Reason:** This pre-commencement condition is necessary in the interest of amenity and highway safety and to accord with the requirements outlined within Local Plan Policy LP24 and the National Planning Policy Framework.

6. The development shall not be brought into use until the areas to be used by vehicles and/or pedestrians have been surfaced and drained in accordance with the Communities and Local Government; and Environment Agency's 'Guidance on the permeable surfacing of front gardens (parking areas)' published 2009 (ISBN as amended or any successor guidance. The parking

space shall be so retained, free of obstructions and available for the use thereafter.

**Reason:** In the interests of highway safety and to ensure satisfactory surface water drainage of the site in accordance with Policy LP21 and LP28 of the Kirklees Local Plan and the aims of the National Planning Policy Framework.

**NOTE:** All contamination reports shall be prepared by a suitably competent person, as defined in Annex 2 of the National Planning Policy Framework. Reports must be prepared in accordance with the following guidance:

- Land Contamination Risk Management (LCRM)
- BS 10175:2011+ A2:2017 Investigation of Potentially Contaminated Sites. Code of Practice
- Development on Land Affected by Contamination - Technical Guidance for Developers, Landowners & Consultants - (v11.2) June 2020 by the Yorkshire and Lincolnshire Pollution Advisory Group.

The conditions relate to Planning Control only. Approval under the Building Regulations may also be required, and the applicant should contact their Building Control Provider for further information. Any other necessary consent must be obtained from the appropriate authority. If the applicant commences work without discharging conditions, they will be at risk of enforcement action and invalidating the permission if the planning condition is a pre commencement condition.

**NOTE:** Kirklees Council has powers under Section 60 of the Control of Pollution Act 1974 to control noise from construction sites and may serve a notice imposing requirements on the way in which construction works are to be carried out. It has additional powers under Sections 80 of the Environmental Protection Act 1990 to prevent statutory nuisance including noise, dust, smoke and artificial light and must serve an abatement notice when it is satisfied that a statutory nuisance exists or is likely to occur or recur. Failure to comply with a notice served using the above-mentioned legislation would be an offence for which the maximum fine on summary conviction is unlimited.

**NOTE:** To minimise noise disturbance at nearby premises it is generally recommended that activities relating to the erection, construction, alteration, repair or maintenance of buildings, structures or roads shall not take place outside the hours of:

- 07.30 and 18.30 hours, Mondays to Fridays
- 08.00 and 13.00hours, Saturdays
- With no working Sundays or Public Holidays

In some cases, different site-specific hours of operation may be appropriate. Under the Control of Pollution Act 1974, Section 60 Kirklees Environment and

Transportation Services can control noise from construction sites by serving a notice. This notice can specify the hours during which the works may be carried out.

**Plans and specifications schedule: -**

<b>Plan Type</b>	<b>Reference</b>	<b>Revision</b>	<b>Date Received</b>
Location Plan	1201	-	30/09/2024
Site Plan Unit B As Proposed	1206	-	30/09/2024
Unit B (B8) Ground Floor Plan As Proposed	1207	-	30/09/2024
Unit B (B8) First Floor Plan As Proposed	1208	-	30/09/2024
Unit B (B8) South & East Facing Elevations	1209	A	30/09/2024
Unit B (B8) North & West Facing Elevations	1210	A	30/09/2024
Barn 1 Structural Inspection for Planning	-	1.0	30/09/2024
Coal Mining Risk Assessment	Muffit Lane/BD19 4QD/2023	-	30/09/2024
Fire Tender Swept Path Analysis	2301703	-	27/11/2024
Highway Statement (Excluding barn 3)	-	-	30/09/2024

Pursuant to article 35 (2) of the Town and Country Planning (Development Management Procedure) Order 2015 and guidance in the National Planning Policy Framework, the Local Authority has, where possible, made a pre-application advice service available, complied with the Kirklees Development Management Charter 2015 and otherwise actively engaged with the applicant in dealing with the application. Additional information were sought during the course of the application, following comments from KC Highways Development Management. Additional information was provided which was considered acceptable with regard to highway safety. The applicant's agent has agreed to the pre-commencement condition.