

PL 235604

DATED 14th March 2017 2018

**PLANNING OBLIGATION BY AGREEMENT UNDER SECTION 106 OF THE TOWN &
COUNTRY PLANNING ACT 1990 RELATING TO LAND AT
THE PRIORY, ST OSYTH, CLACTON ON SEA, ESSEX CO16 8NZ**

Between

TENDRING DISTRICT COUNCIL (1)

**RICHARD ARTHUR SARGEANT, TIMOTHY ROBERT SARGEANT, DAVID RICHARD
SARGEANT AND ANDREW IAN SARGEANT (OWNER) (2)**

and

LLOYDS BANK PLC (FIRST MORTGAGEE) (3)

THE AGRICULTURAL MORTGAGE CORPORATION PLC (SECOND MORTGAGEE) (4)

LPA REFERENCE:

16/00671/FUL

16/00656/FUL

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THIS DEED is made the 14th March 2018 .2017
Between:

- (1) TENDRING DISTRICT COUNCIL of Town Hall, Station Road, Clacton-on-Sea, Essex CO15 1SE ("The Council")
- (2) RICHARD ARTHUR SARGEANT, TIMOTHY ROBERT SARGEANT, DAVID RICHARD SARGEANT and ANDREW IAN SARGEANT all of The Priory, St Osyth, Clacton on Sea, Essex CO16 8NY (Owner)
- (3) LLOYDS BANK PLC incorporated and registered in England and Wales with company number 2065 whose registered office is at Secured Assets, Barnett Way, Gloucester GL4 3RL (First Mortgagee)
- (4) The Agricultural Mortgage Corporation PLC incorporated and registered in England and Wales with company number 234742 whose registered office is at Charlton Place, Charlton Road, Andover, Herts SP10 1RE (Second Mortgagee)

BACKGROUND

- (A) The Council is the local planning authority for the purposes of the Town & Country Planning Act 1990 for the area in which the Property is situated.
- (B) The Owner owns the Property part of which is subject to a mortgage in favour of the First Mortgagee and the remainder subject to a mortgage in favour of the Second Mortgagee.
- (C) The Owner has made the Applications and the Council has granted the Permissions each dated the 18 November 2016 which Permissions are subject to, inter alia, the Condition number 2.
- (D) The Owner owns the Priory Precinct subject to a mortgage in favour of the First Mortgagee.
- (E) The First Mortgagee is the registered proprietor of the charge dated 29 July 2002 referred to in entry number 6 of the charges register of Title number EX688873 and has agreed to enter into this deed to give its consent to the terms of this Agreement.
- (F) The Second Mortgagee is the registered proprietor of the charge dated 1 August 2012 as varied referred to in entries numbered 2/13 of the charges registers of Title numbers EX860324, EX628040 & EX39317 and has agreed to enter into this deed to give its consent to the terms of this Agreement.
- (G) The Condition was in the case of both the Permissions imposed pursuant to the Heads of Terms and the CIL Regulations Compliance Note dated 18 November 2016.

AGREED TERMS

1. INTERPRETATION

The following definitions and rules of interpretation apply in this deed.

1.1 Definitions:

In this Deed unless the context requires otherwise the following definitions apply:

“Act” the Town and Country Planning Act 1990
(as amended)

“Applications” The planning applications in respect of the Property for the Proposed Development having been given Council reference numbers:

- 16/00656/FUL
- 16/00671/FUL

“Articles of Association” the Articles of Association of St Osyth Priory & Parish Trust as at Appendix 3

“Building Preservation Trust”
 (“BPT”) means the Trust referred to in the Schedule 1 Part 4

“Business Strategy” means a business plan that will leverage available grant and commercial funding in conjunction with Enabling Development in accordance with clause 4.2 that will seek to deliver within 10 years of the date of Commencement the restoration of the Listed Buildings.

“CIL Regulations” The Community Infrastructure Regulations 2010 as amended

“CIL Regulations Compliance

Note” means the Owners Note dated the 18 November 2016 a copy of which is attached at Appendix 4

“Condition” means the Condition numbered 2 in the Planning Permissions dated 18 November 2016

“Draft Conservation Management Plan” means Section 9 of the Conservation Management Plan dated March 2011 produced by Liz Lake Associates.

“Commenced” means the commencement of the Proposed Development for the purpose of this Deed only by the carrying out of a material operation on the Property within the meaning of Section 56 of the Act pursuant to the Planning Permissions but excluding site clearance demolition and associated and ancillary operations archaeological investigations diversion and laying out of services and infrastructure whether existing or not the laying out and construction of new points of access to the highway together with other ancillary highway works the erection of a means of enclosure for the purposes of site security and for the display of advertisements, erection of temporary structures remediation of

	contamination and "commenced", "Commence" and "Commencement" shall be construed accordingly
"Complete"	completion of the relevant building works pursuant to a Building Regulations Completion Certificate that has been issued by the Council or other approved Inspector of a relevant Dwelling Unit as provided for in Schedule 1 Part 1 Clause 2.
"Conservation Deficit"	The amount by which the cost of repair (and conversion to optimum beneficial use if appropriate) of The Priory Estate, being the designated heritage assets exceeds its market value on completion of repair and conversion, allowing for all appropriate development costs in accordance with the Restoration Scheme and relevant practice and guidance at the date of this agreement.
"Dwelling Units"	the dwelling units (including any identified holiday dwelling units) to be created on the Property by the Proposed Development and "Dwelling Units" shall mean any of them
"Enabling Development"	means such applications for further development that would facilitate any shortfall in funding to achieve the aim within 10 years of the full restoration and

	<p>viable reuse, where feasible of those buildings listed in Schedule 1 part 3</p>
“Escrow Account”	<p>means the account to be opened in the joint names of the Owner, the Council and the BPT</p>
“Faith in Maintenance Calendar”	<p>The maintenance regime as produced by The Society for the Protection of Ancient Buildings and provided in Appendix 2</p>
“Heads of Terms”	<p>means the Heads of Terms attached to the Planning Permissions</p>
“Higher Level Stewardship Scheme (HLS)”	<p>the grant scheme already entered into with Natural England including extensions or alterations to the same</p>
“Listed Buildings”	<p>the buildings in the Priory Precinct which are entered on the Secretary of State for Culture Media and Sport’s list of buildings of special architectural or historic interest and more particularly identified in Schedule 1 Part 2 and Schedule 1 Part 3</p>
“Occupant”	<p>any individual owner or occupant of a Dwelling Unit</p>
“Operative Date”	<p>the date the Proposed Development or any part of it is Commenced</p>
“Owner”	<p>means the parties referred to above as such including their respective successors in title assigns and persons deriving title through or under them subject to the provisions of Clause 3.2 and Clause 3.3</p>

"Parkland"	Means the land as shown on Plan 3
"Parkland Dwelling Houses"	Means the Dwelling Units to be erected in the Parkland pursuant to Application number 16/00671/FUL
"Phase"	Means the phases of restoration identified in Schedule 1 Part 1 and Appendix 1.
"The Pigeon House"	Means the proposed Dwelling Unit as shown on plan CC-0175-PH1 Rev B pursuant to application 16/00671/FUL
"Planning Obligations"	the obligations conditions stipulations and provisions set out in the Schedule 1 Part 1 to this Agreement.
"Planning Permissions"	planning permissions for the Proposed Development granted on the 18 November 2016 under reference number 16/00671/FUL and 16/00656/FUL
"Priory Precinct"	means the land and buildings shown edged red on Plan 1
"Property"	The land and buildings cumulatively shown edged red on Plan 1 and Plan 2 and comprised within title numbers EX860324, EX628040, EX688873, EX39317 and EX832427.
"Proposed Development"	the development of the Property pursuant to the Applications
"Restoration Scheme"	those parts of the written scheme of works and specifications for the restoration of the Listed Buildings

prepared by Carden & Godfrey and entitled Survey of Condition with Historical Notes and Repair Recommendations dated 2009 updated by site review of current condition May/June 2010 and as altered at the request of English Heritage to lessen the amount of work so as to better accord with good conservation practice and to reduce the Conservation Deficit together with the McBains Cooper Cost Plan dated March 2012 as amended by the BNP Paribas Report November 2014 and November 2016 as are set out in Appendix 1 and subject to available funding as set out in Schedule 1 clause 4.2 but not further or otherwise

“The Trust Property”

means the property shown edged red on Plan number 4 or such additional or substitute structures and buildings or other provisions as are determined from time to time pursuant to the provisions of the Business Plan in conjunction with the Building Preservation Trust and the Council pursuant to operational requirements (subject to the provisions of Schedule 1 part 4).

1.2 Clause headings shall not affect the interpretation of this deed.

- 1.3 A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).
- 1.4 Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- 1.5 Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.
- 1.6 A reference to any party shall include that party's personal representatives, successors and permitted assigns.
- 1.7 A reference to the Council shall include save where otherwise excluded the successors to its respective statutory functions.
- 1.8 Unless the context otherwise requires, a reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time.
- 1.9 Unless the context otherwise requires, a reference to a statute or statutory provision shall include any subordinate legislation made from time to time under that statute or statutory provision.
- 1.10 A reference to writing or written excludes faxes and e-mail.
- 1.11 A reference to this deed or to any other deed or document referred to in this deed is a reference to this deed or such other deed or document as varied or novated (in each case, other than in breach of the provisions of this deed) from time to time.
- 1.12 References to clauses are to the clauses of this deed.
- 1.13 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- 1.14 Where an obligation falls to be performed by more than one person, the obligation can be enforced against every person so bound jointly and against each of them individually.

2. STATUTORY PROVISIONS

2.1 This Agreement is made pursuant to the provisions of section 106 of the Act and Section 111 of the Local Government Act 1992 and all other powers so enabling and the Planning Obligations are:

- (a) Binding on the Property and enforceable by the Council
- (b) Local Land Charges and shall be registrable as such by the Council pursuant to the Local Land Charge Act 1976 and a Section 106 (11) of the Act

2.1.2 direct covenants made by the parties to this Agreement under Section 111 of the Local Government Act 1972

2.2 Nothing in the Planning Obligations shall be construed as restricting or enhancing the exercise by the Council of any powers exercised by or pursuant to the Act or any amendment or re-enactment of the Act.

2.3 The obligations contained in clause 3 of this deed are planning obligations for the purposes of section 106 of the Act and are entered into by the Owner with the intention that (save where otherwise provided in this Deed) they bind the interests held by those persons in the Property and their respective successors and assigns.

2.4 This deed shall come into effect on the date of its execution and delivery following the grant of the Planning Permissions save that the Planning Obligations shall only take effect on the Operative Date and subject to clause 13.2 but not otherwise.

2.5 The parties hereto are satisfied that the terms of this Agreement accord with the Community Infrastructure Regulations 2010 as amended.

3. COVENANTS WITH THE COUNCIL

3.1 The Owner hereby covenants with the Council to perform the Planning Obligations and each and every term and condition of them and acknowledges that the Property will be subject to this Agreement and the Planning Obligations subject to Clauses 3.2 and 3.3.

3.2 Neither the Occupants of the individual Dwellings or other commercial buildings nor their mortgagees nor any statutory undertaker in connection with the works required by the Proposed Development shall be bound by the Planning Obligations within this Deed PROVIDED ALWAYS

- (a) that this exclusion shall not apply to the named individuals who have entered into this Deed as landowners of the Property but shall

apply to their successors in title but only following the completion of the material Phase of the Restoration Scheme

- (b) the provisions of Schedule 1 Part 1 clause 3.2.3 as to the Parkland Dwelling Houses and Schedule 1 Part 1 clause 3.3 as to the Pigeon House shall apply to successors in title

3.3 Without prejudice to liability for any subsisting breach of the Planning Obligations no party shall be liable for breach of a Planning Obligation after parting with its interest in the Property or the part of it to which the breach relates but without prejudice to liability for any breach occurring prior to or in connection with the party of such interest and for the avoidance of doubt reference in this clause to "interest" excludes the creation of any easement.

3.4 At any time during the performance of the Planning Obligations the Authority will upon a written request of the Owner promptly (and in any event within fourteen days of request) issue to the Owner a certificate confirming compliance with and fulfilment of such obligations so as to identify those obligations that have been complied with and those that are outstanding.

3.5 Where in this Agreement the consent approval or satisfaction of the Council is required such consent approval or satisfaction shall not be unreasonably delayed or withheld and if the consent approval or satisfaction is not granted or is granted conditionally the Council shall give its reasons and shall advise the Owner of any changes that would overcome the Council's objection.

4. FUTURE PERMISSIONS

4.1 The Planning Obligations in this Deed are specific to the Planning Permissions and nothing in this Agreement shall be implied to prohibit or restrict the future development of the Property or any part of it or the adjoining land (or any part of them) in accordance with any planning permission granted (whether or not on appeal and whether or not retrospectively) after the date of the Planning Permissions.

5. DISPUTES

5.1 In this Agreement where any matter or question falls to be agreed between the parties or a test of reasonableness falls to be applied or determined in respect of any matter or a dispute shall arise in respect of any matter then failing the resolution of any such dispute disagreement or difference within 20 working days of the same arising it may be referred for determination in

accordance with the provisions of Clause 5.2 below on the application of any of the parties hereto

- 5.2 Any such dispute disagreement question or difference shall be referred to the decision of a single expert qualified to deal with the subject matter of the dispute disagreement question or difference who shall either be jointly nominated by the parties in dispute within a period of 10 working days of reference under Clause 5.1 above or failing agreement on such nomination the expert (who must also be prepared to abide by the terms of reference in Clause 5.3 below) shall be nominated by: (i) the President for the time being of the Royal Institution of Chartered Surveyors (or in his absence the Vice President or anyone appointed by the President) and any question of value shall be decided by a Chartered Surveyor of at least 10 years' experience who is independent of the parties in dispute or (ii) where the dispute relates to the construction of this Agreement or matters of a legal nature the Chairman for the time being of the Bar (or in his absence the Vice President or anyone appointed by the Chairman) and shall be a Queen's Counsel or junior of at least 10 years call
- 5.3 The expert's determination (including any determination as to the responsibility for payment of his own costs and those of the parties) shall be final and binding on the parties save in the case of manifest error
- 5.3.1 The terms of reference of any expert appointed to determine a dispute shall include the following:
- 5.3.1.1 He shall act as an expert and not an arbitrator
- 5.3.1.2 He shall call for and consider any written representations made by or on behalf of the parties in dispute which are received by him within 20 working days of his calling for such representations and at the expiry of this period shall give the parties a further period of 15 working days to make counter representations
- 5.3.1.3 He shall provide the parties in dispute with a written decision (including his reasons) within 20 working days from the last date for receipt of counter-representations under Clause 5.3.1.2 above
- 5.3.1.4 He shall be entitled to call for such independent expert advice as he shall think fit
- 5.3.1.5 He shall be entitled to determine which of the parties shall pay his costs, and any costs associated with the dispute including but

not limited to the costs of any independent expert advice called for by the expert or the proportion each shall pay

6. FIRST MORTGAGEE'S CONSENT

6.1 The First Mortgagee consents to this Agreement and acknowledges that the Agreement binds the Property. The First Mortgagee shall only be liable for a breach of the Agreement that it has itself caused whilst Mortgagee is in possession but shall not be liable for any pre-existing breach.

6.2 The First Mortgagee shall not be personally liable for any breach of the obligations in this deed unless committed or continuing at a time when the First Mortgagee is in possession of all or any part of the Property.

7. SECOND MORTGAGEE'S CONSENT

7.1 The Second Mortgagee consents to the completion of this deed and declares that its interest in the Property shall be bound by the terms of this deed as if it had been executed and registered as a land charge prior to the creation of the Second Mortgagee's interest in the Property.

7.2 The Second Mortgagee shall not be personally liable for any breach of the obligations in this deed but acknowledges that any successor in title to it shall be bound by the provisions of it.

8. DETERMINATION OF DEED

8.1 In respect of each of the Planning Permissions, this deed shall be determined and have no effect in relation to the development contained within that Permission if the Planning Permission granted pursuant to that Application:

- (a) expires before the Commencement of Development under that Application;
- (b) is varied or revoked other than at the request of the Owner; or
- (c) is quashed following a successful legal challenge

9. OWNERSHIP

9.1 The Owner warrants that no person other than the Owner and the First Mortgagee and the Second Mortgagee has any material legal or equitable interest in the Property.

10. NOTICES

10.1 A notice (or other communication) to be given under or in connection with this deed must be in writing and must be:

- (a) delivered by hand; or
- (b) sent by pre-paid first class post or other next working day delivery service.

10.2 Any notice or other communication to be given under this deed must be sent to the relevant party as follows:

- (a) to the Council at: Council Offices, Thorpe Road, Weeley, Clacton on Sea, Essex CO16 9AJ marked for the attention of (Gary Guiver);
- (b) to the Owner at: The Priory, St Osyth, Clacton on Sea, Essex CO16 8NY marked for the attention of Timothy Sargeant (Co-Owner);
- (c) to the First Mortgagee at: Lloyds Bank Department No. 1777 Horley Securities Centre PO Box 104 13 High Street Horley Surrey RH6 7YA marked for the attention of (Graham Littlewood);
- (d) to the Second Mortgagee at AMC, Charlton Place, Charlton Road, Andover SP10 1RE marked for the attention of (Emma Reilly, Security Amendments Officer)

or as otherwise specified by the relevant person by notice in writing to each other person from time to time.

10.3 Any notice or other communication given in accordance with clause 10.1 and clause 10.2 10.2 will be deemed to have been received:

- (a) if delivered by hand, on signature of a delivery receipt (or at the time the notice is left at the address) provided that if delivery occurs before 9.00 am on a Working Day, the notice will be deemed to have been received at 9.00 am on that day, and if delivery occurs after 5.00 pm on a Working Day, or on a day which is not a Working Day, the notice will be deemed to have been received at 9.00 am on the next Working Day;
- (b) if sent by pre-paid first class post or other next working day delivery service at 9.00 am on the second Working Day after posting.

10.4 Unless expressly agreed between the parties, a notice (or other communication) given under this deed shall not be validly given if sent by e-mail.

10.5 This clause 10 does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.

11. THIRD PARTY RIGHTS

11.1 A person who is not a party to this deed shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this deed.

12. WAIVER

12.1 No waiver (whether expressed or implied) by the Council of any breach or default in performing or observing any of the covenants terms or conditions of this Deed shall constitute a continuing waiver and no such waiver shall prevent the Council from enforcing any of the relevant terms or conditions or for acting upon any subsequent breach or default.

13. ADDITIONAL PROVISIONS

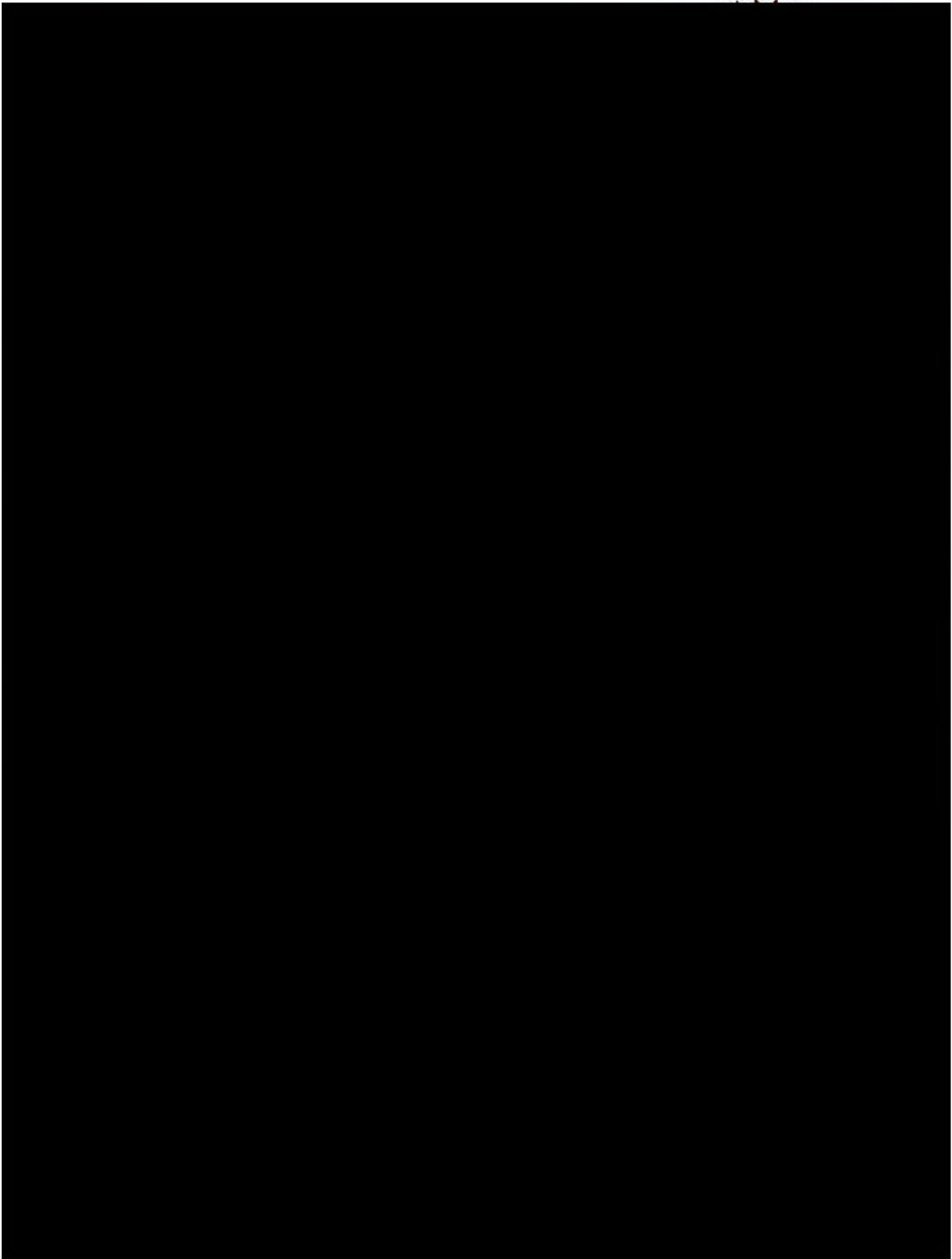
13.1 The Owner will undertake the works as identified at Appendix 1 prior to the completion of the relevant number of the Dwellings as particularised therein.

14. GOVERNING LAW

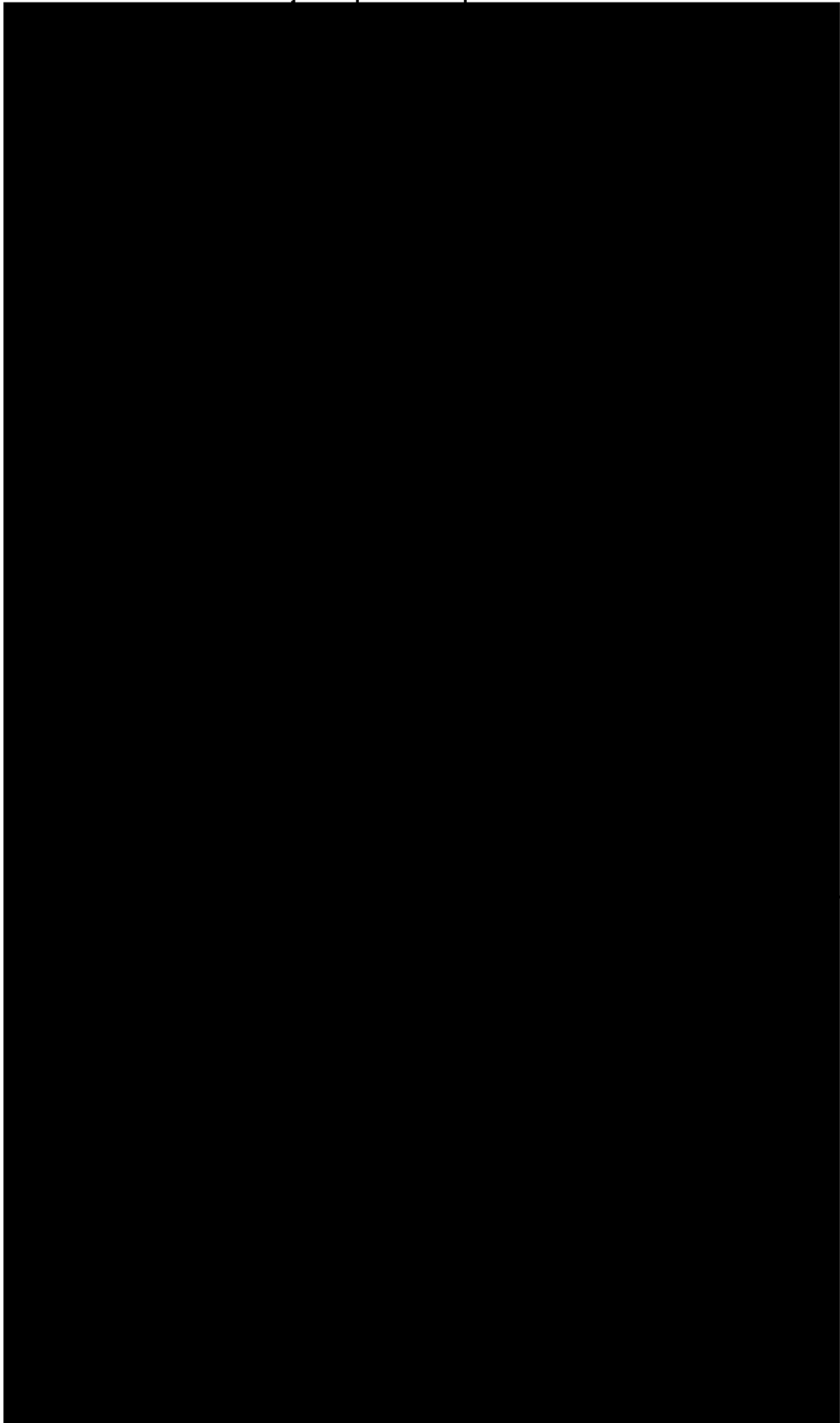
14.1 This deed and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England.

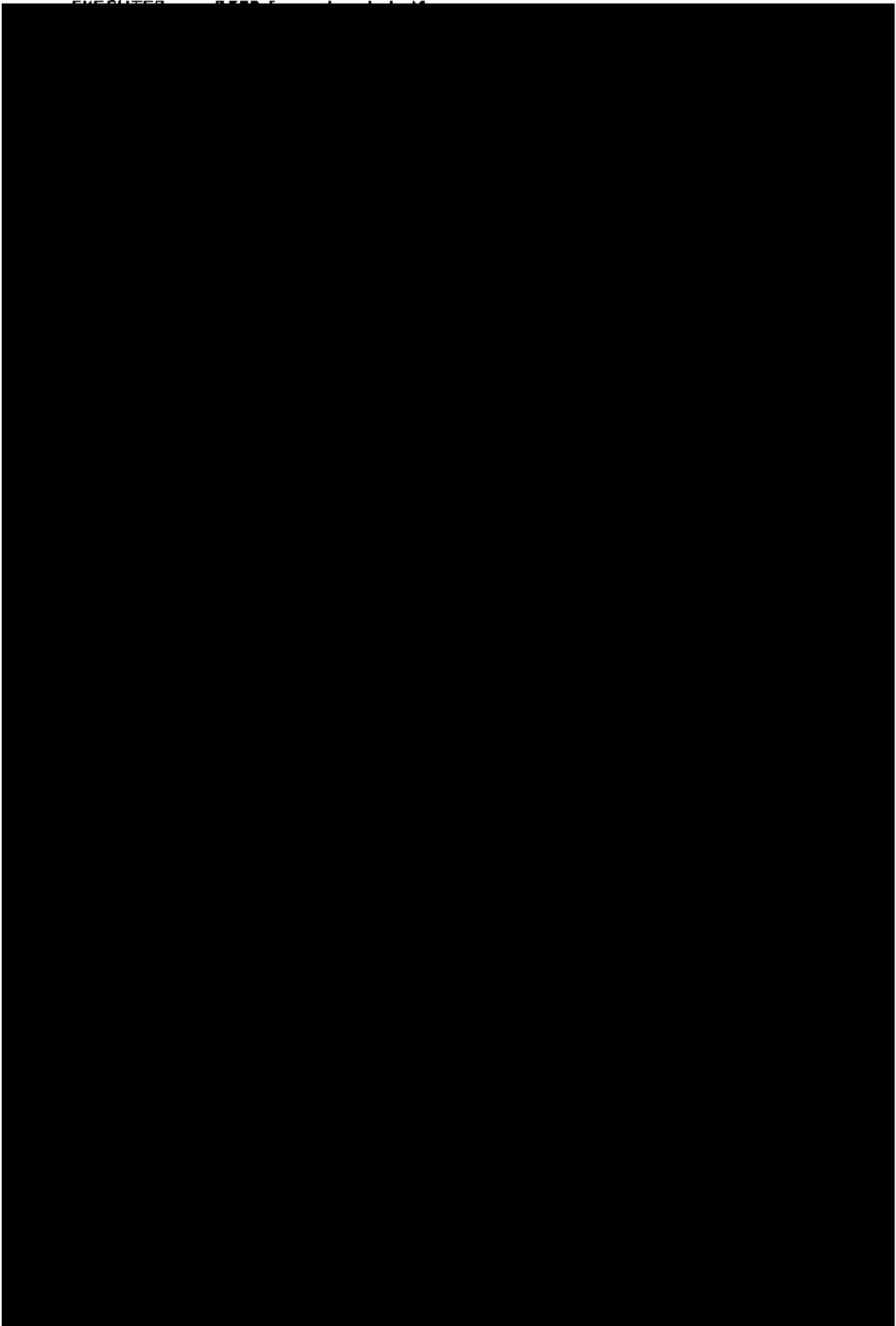
14.2 The terms of this Deed shall be capable of being varied by a deed executed by the parties or their successors in title in accordance with S106A of the Act.

This document has been executed as a deed and is delivered and takes effect subject to the provisions of clause 2.4 on the date stated at the beginning of it.



EXECUTED as a DEED by the said





SCHEDULE 1

The Owner's Obligations

PART I

1. Notification

To give notice in writing to the Council of:

- 1.1 the Operative Date not less than 14 days before such date (the "Commencement Notice");
- 1.2 completion of the relevant Phase prior to Completion of the first (1st) Dwelling Unit, the Twenty-fifth(25th) Dwelling Unit, the Forty-One(41st) Dwelling Unit, the Fifty-Two (52nd) Dwelling Unit, the Seventy Third (73rd) Dwelling Unit, the and the Eighty Second (82nd) Dwelling Unit
- 1.3 the initial sale of or the grant of a Lease in excess of 7 years of any of the Parkland Dwelling Houses.

2. Restoration Scheme

- 2.1. The Owner will following Commencement of the Development and In accordance with the provisions of clause 13.1 above together with the CIL Regulations Compliance note dated the 18 November 2016 and subject thereto undertake the repair of those Listed Buildings particularised in Appendix 1 ahead of the completion of the phases of the Dwelling Units set out therein.
- 2.2. Without prejudice to paragraph 2.4 below to implement the Restoration Scheme generally in accordance with the sequencing of the works as particularised in Appendix 1 as aforesaid Subject to such other alterations and amendments (being such as by their nature and extent do not require the submission of a formal planning application) as may be agreed in writing with the Council (such agreement not to be unreasonably withheld or delayed) in

the sequencing of the Restoration Scheme and the Dwellings so as to better restore and secure the future of the identified Listed Buildings and (without limitation to the aforesaid) to such reasonable delays or amendments as may arise or result due to:

- a. Working construction or building conditions or any other material factor that may arise during the carrying out of the works
- b. The condition or state of any part of the identified Listed Buildings necessitating urgent works or so as to prioritise works otherwise than in accordance with the scheme together with the grant of any necessary Listed Building Consent or Consent pursuant to Works to an Ancient Monument
- c. Market conditions in connection with the sale of the Dwellings Units or otherwise

and for the avoidance of doubt the Restoration Scheme or any part of the works of repair and conversion to the Listed Buildings specified within it may be completed ahead of the Proposed Development or Commencement as set out in Appendix 1 as aforesaid and further it is recognised that the Council may reasonably require a Bond as described in paragraph 2.3 of this Schedule 1 where such agreed alteration in sequencing may delay the completion of part of the works comprised in the Restoration Scheme. The Bond would be for a sum that is equal to the construction cost of works in the Restoration Scheme that would be outstanding in relation to the respective phase as contained in Appendix 1 aforesaid. The said outstanding construction cost to be calculated by an independent quantity surveyor appointed by the Owner following agreement with the Council as to such appointment. Works so delayed consequent upon the provision of the Bond are to be completed within 2 years of the provision of such Bond and otherwise subject to the provisions of this clause.

- 2.3. To provide a Bond when requested by the Council pursuant to paragraph 2.2 in terms and with a Bondsman first having been approved in writing by the Council
- 2.4. For the avoidance of doubt the Bondsman shall be released from all liability under the bond and the obligations in this Agreement on completion of the relevant works specified in the Restoration Scheme to the reasonable satisfaction of the Council
- 2.5. Failure by the Council to respond within one calendar month will represent an approval to the request. In the event the Council does not agree to any amendment or alteration to the Restoration Scheme in accordance with clause 2.2 above they must provide reason/s for the refusal including an explanation of how it will fail to secure the future of the identified Listed Buildings and such other alternative that they would find acceptable. Any dispute as to the reprioritisation of the order of work shall be referred to the Expert pursuant to clause 5 ante within 21 days of such dispute arising.
- 2.6. For the avoidance of doubt there shall be no impediment or restriction on the sale and/or occupation of any Dwelling Unit consequent upon the carrying out of the works in the corresponding Phase or provision of a bond as set out in clause 2.2 and 2.3 that covers the outstanding works.
- 2.7. The Council and its advisors shall be permitted access upon reasonable prior notice and subject to such operational requirements as are reasonably required to the Priory Precinct for the purposes of monitoring inspecting and approving the works pursuant to the Restoration Scheme (such approvals not to be unreasonably withheld or delayed and the provisions of clause 2.5 ante shall apply in all respects to this clause).
- 2.8. Subject to clause 2.2 of this Schedule the Restoration Scheme in Appendix 1 will be completed no later than 10 years from the Date of Commencement

3. THE MANAGEMENT PLANS

3.1. The Listed Buildings

Following the Completion of each Phase of the Restoration Works as identified in Appendix 1 as aforesaid to put in place a management regime in accordance with the Faith in Maintenance Calendar and to use all reasonable endeavours to procure the performance of the same.

3.2. The Parkland

3.2.1 Following the Completion of the Parkland development pursuant to application reference 16/00671/FUL to use all reasonable endeavours to procure the maintenance of the Parkland in accordance with the Business Strategy, Draft Conservation Management Plan and the HLS and where there is a conflict the HLS will prevail.

3.2.2 The management will be the responsibility of the registered Owner of the Parkland.

3.2.3 To provide within the legal documents for any sale or grant of a Lease in excess of 7 years such mechanism (to include a management company ["The Management Company"] whose function shall be the ongoing maintenance of the Parkland the particulars of which shall be agreed in writing with the Council prior to the completion of any sale or lease as aforesaid as shall be reasonably necessary to ensure that the purchaser of any Parkland Dwelling House will reasonably contribute to the future management and maintenance of the Parkland

3.2.4 To enter a restriction on the proprietorship register of any Dwelling Units sold within the Parkland as follows:

"no disposition of the Registered Estate [of the Dwelling](other than a charge) by the proprietor of the registered estate is to be registered without a certificate addressed to H M Land Registry and signed by its conveyancer that the provisions of Paragraph 3.2 of the First Schedule of the Agreement dated

2017 between Tendring District Council (1) Richard Arthur Sargeant, Timothy Robert Sargeant, David Richard Sargeant and Andrew Ian Sargeant (2) Lloyds Bank Plc and (3) The Agricultural Mortgage Corporation Plc (4) have been complied with.

3.3. The Pigeon House

3.3.1 The Owner will provide in any Transfer or Long Lease in excess of 7 years granted on the sale of the Pigeon House and any grounds included within such sale or lease as aforesaid (the Pigeon House and such grounds hereinafter referred to in this clause as "the Premises") that the same shall contain inter alia the following provisions namely:

3.3.2 Not without prior written consents of the Vendor the Management Company and where statutorily required of the Council or other competent authority (which consents may in the case of the Vendor and the Management Company be withheld within their absolute discretion) to:

3.3.3 alter the external appearance of any buildings walls fences and other erections now on the Premises

3.3.4 divide the Premises into more than one unit of accommodation

3.3.5 construct or maintain on the Premises any additional buildings walls fences or other structures or erections than those now existing

3.3.6 alter the external decoration scheme or colours of the Premises than as then existing

3.3.7 Not to:

- 3.3.7.1 use any garden land included in any Premises other than as a garden appurtenant to the house included within the Premises
- 3.3.7.2 erect any satellite dishes or similar electronic receiving devices on the exterior of the Premises
- 3.3.7.3 mutilate cut fell or lop any trees or shrubs on the Premises without the prior written consents of the Management Company and (if required) any local or other competent authority
- 3.3.7.4 permit in the curtilage of the Premises any planting other than that contained in the Landscape Management Plan and any subsequent reviews of the same and not to erect any fences walls or other means of enclosure save for those approved by any planning permission.
- 3.3.7.5 place or park any caravan boat motor car van or lorry on any part of the Premises in connection with the use of the Pigeon House (other than for loading or unloading)
- 3.3.7.6 permit the cleaning or repair of motor vehicles on any part of the Premises
- 3.3.7.7 place or permit any advertisement notice or sign upon any part of the Premises

3.3.8 The owner will take all reasonable and commercially sensible steps to enforce the a foregoing covenants and obligations.

4. ADDITIONAL RESTORATION - (BUSINESS PLAN)

- 4.1. Subject to the grant of all necessary statutory and other consents and approvals and subject also to the availability of funding the Owner will separately aim to complete in conjunction with the BPT the restoration of the buildings on Schedule 1 Part 3 within 10 years of Commencement.

4.2. The Owner will (in conjunction with the BPT) seek to generate income to facilitate such works in the following order of priority namely:

- i. Grant funding
- ii. Commercial borrowing on the Trust Property
- iii. Additional Enabling Development

So as to facilitate the completion of the said Restoration of the Buildings in 4.1 above

4.3. The Owner will in conjunction with the Trust prepare a combined Business Strategy that realistically and viably seeks to achieve the restoration of the Listed Buildings at Part 3 of this Schedule. The Business Strategy will be submitted to the Council for approval. Failure by the Council to respond within 20 working days will represent an approval to the request. In the event the Council does not agree to the Business Strategy they must provide reason/s for the refusal including an explanation of how it will fail to secure the future of the identified Listed Buildings and such other alternative that they would find acceptable. If there is a dispute this will be referred within 21 calendar days for determination in accordance with clause 5.

4.4. Once the Business Strategy is agreed the Owner and Trust will subject to market forces and availability of suitable funding proceed using reasonable endeavours to deliver the Business Strategy. Similarly, without fettering the Council's powers unlawfully the Council will be bound to act where relevant and appropriate in accordance with the agreed Business Strategy. For the avoidance of doubt the Owner will not be required to proceed if the Business Strategy does not or will not deliver market returns of profit based upon the risks associated with the Business Strategy. If the Business Strategy is unviable then the Owner will prepare a new Business Strategy and seek approval with the Council as set out above. The process will be an iterative process over the 10 years.

4.5. The Council or the Owner can annually on the date of this agreement seek the other to agree to the re-prioritise of the Restoration Scheme with regard the Target Listed Buildings in Schedule 1 Part 3. The party to whom the application is made has 20 working days to agree or otherwise. If, the alteration alters the Business Strategy then this period will be extended to 3 months. Both parties acting reasonably need to agree to the proposed re-prioritisation and in the event of a dispute then within 21 days it is to be referred to an expert for determination otherwise in accordance with Clause 5 ante. The decision to alter, substitute and remove Trust Property will be determined by the Business Strategy and require the agreement of the Council such agreement not to be unreasonably withheld or delayed and subject also to provisions of clause 5 (Disputes) ante.

5. Escrow Account

5.1. The Owner will in conjunction with the BPT open an Escrow Account in the names of the Owner, the BPT and the Council.

5.2. The Owner will following Commencement make payment into the Escrow Account for the use of the BPT two separate tranches namely £800,000.00 (eight hundred thousand pounds) on completion of the floor slabs of the four units within the Park that the Owner individually are to occupy and with the balance of £400,000.0 (four hundred thousand pounds) to be paid into the Escrow Account prior to the commencement of development permitted under 16/00656/FUL.

5.3. The Owner will take all reasonable steps to procure that the Trust utilises the said payments to facilitate the early application for grant aid to maximise the funds available for restoration pursuant to clause 4.1 of Schedule 1.

6. Covenants

6.1. Restriction on further development

The Owner will not seek planning permission for residential development within the Parkland as shown edged red on Plan 3 for any more than the 17 units currently permitted by planning permission 16/00671 provided always that there shall be no restriction in respect of further planning applications seeking to authorise the reconfiguration of those residential units permitted within the Parkland; and

The Owner shall not seek planning permission for residential development within that area of Westfield as shown edged red on Plan 6; and

The Owner shall not seek planning permission for residential development within that area of Westfield as shown edged blue on Plan 6 for any more than the 72 units currently permitted by planning permission 16/00656 and as to the area edged blue coloured hatched yellow as a water attenuation pond and/or landscaping as permitted by planning permission 16/00656 provided always that:

- (i) there shall be no restriction in respect of further planning applications seeking to authorise the reconfiguration of those residential units permitted within that part of Westfield edged blue (but, and for the avoidance of doubt, excluding the area edged blue coloured hatched yellow); and
- (ii) the Owner may subject to the grant of planning permission for the same relocate 8 (eight) of the units known as the Slip Cottages from the Parkland to the area shown hatched green on Plan 6 such that the total number of residential units within the area edged red on Plan 3 and edged blue and hatched edged green on Plan 6 shall together not exceed 89 and consequent upon such relocation of the 8 units known as Slip Cottages the number of residential units within the Parkland (Plan 3) shall not exceed 9.

6.2. For the avoidance of doubt nothing herein will prevent or restrict applications for the extension or alteration of any of the 89 permitted residential units whether by way of Householder applications or otherwise.

6.3.

7. Appointments

7.1. The Owner will use all reasonable endeavours to procure that the Council, together with St Osyth Parish Council, will each be invited to appoint a representative of each body, the identity to be the subject of agreement with Owner such agreement not to be unreasonably withheld or delay on the BPT.

Schedule 1

Part 2

Listed Buildings

The Gatehouse

Darcy House West Wing Including Abbotts Lodging

Darcy House East Wing

Part 3

("Target" Buildings and Structures)

Darcy House	(where not provided for at Appendix 1)
The Gate House	(completion of works save where not provided for at Appendix 1)
Abbots Tower, Chapel and "Rivers Wall"	
Brewhouse	
West Barn	
Tithe Barn Cart Shed and Dairy	
Rose Garden Walls	
Northern section of wall	(with gate and windows on the west side of the Bury)

Part 4

Building Preservation Trust ("the Trust")

1. The Owner will procure the completion of an Agreement for Lease ("AFL") with the Trust in respect of the grant of a 90 year Lease ("the Lease") of the Trust Property to St Osyth Priory & Parish Trust as Tenant ("the Tenant"). The completion of the properties set out in the Lease will be phased according to the success of grant funding and commercial loans to deliver discrete packages of restoration that allow complete buildings to be reused and the Business Strategy to be delivered.

2. A company has been incorporated under Company Registration number [CRN 09367206] for the purpose of operation of the Trust and more specifically so as to enable the historic assets contained within the Trust Property and other Property from time to time within the Priory Precinct to be repaired by the Tenant so as to further reduce the Conservation Deficit for the Priory complex as a whole and to facilitate the aims identified within the Heads of Terms.

3. The terms of the proposed Lease will include provisions for members of the public visiting the permitted Trust Property on the terms and conditions issued by the Trust or the operator (such provision to be available on not less than 80 days in a year) additionally to be granted permission to access on such terms and conditions:
 - i. Those parts of the Parkland shown by the measured walks dotted red and/or blue and/or green on Plan 5 (subject to amendment and variation as determined from time to time

as part of the commercial use of the property as a visitor attraction that is approved via the Business Plan process as defined in clause 4 ante)

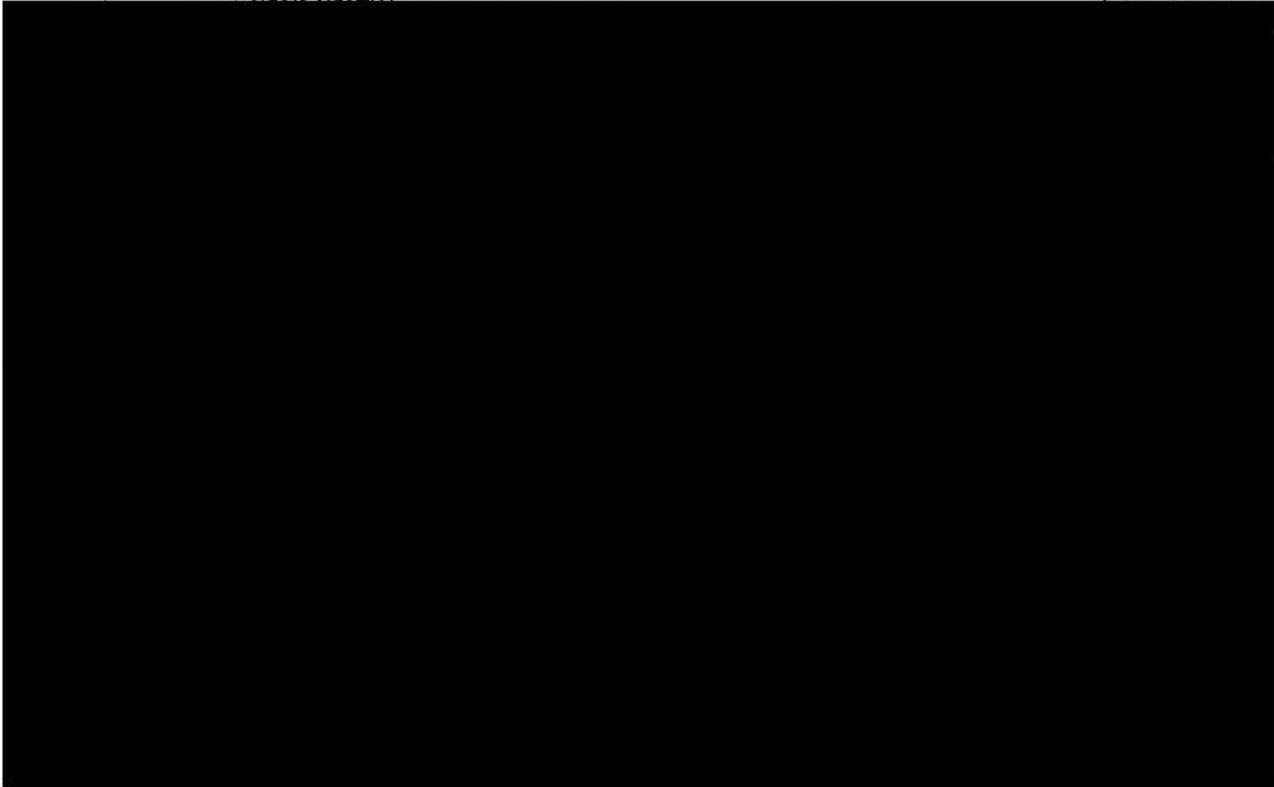
- ii. following completion of the Restoration Scheme of the Trust Property within the Priory Precinct that is capable of separate beneficial use via the authorised and designated routes over the same so as to access such Trust Property (provided further that access to the Chapel shall additionally be permitted to members of the public otherwise visiting the Trust Property at times otherwise when the Chapel is in use for weddings or other services or being used in preparation for the same).
4. such access in every case shall be subject to the ability of the Trust or the operator to provide safe access, cost effectively, the Business Strategy to include the use of the Trust Property and provisions for variation and amendment as required for operational or other requirements.
5. The proposed Lease will additionally include provisions as are necessary for the operation of the Trust for access to the Trust Property over the Property together with such rights for temporary parking by the Trust on the Property ancillary to the activities of the Trust.
6. The Owner or such trading Company or business entity nominated by the Owner ("the operator") will enter into an AFL with the Trust to take a Lease of the buildings restored for commercial/residential use by the operator on completion of such restoration such Lease to provide for Market Rent of the same in order to continue the availability of a revenue stream to be utilised by the Trust in

furtherance of its aim to secure the restoration of the buildings and structures set out in Schedule 1 Part 3.

7. Any liability of the Trustees (here meaning any person appointed as a Trustee of St Osyth Priory and Parish Trust ("the Trust") CRN 09367206 (save for Timothy Sargeant or any other "Owner") arising out of this Deed or anything supplemental to it or connected with it shall be limited to the value of the assets of the Trust in their possession from time to time.

Appendix 1

Phase	St Osyth Priory S.106 Restoration Works (18 November 2016) Appeal AA(West Field 5) and Appeal BB (Park 2) (Less HLF).	
	Payment into the Escrow Account for BPT to be in two tranches namely £800,000 on completion of floor slab of the four units within the park that the family are occupying with the balance (£400,000) to be paid prior to the commencement of development of West Field 5 or at such earlier date or dates as the Owner may at its sole discretion determine.	
a.	Gatehouse complete East and West. (Central Roof 4.1.2.1a to 4.1.2.1, Central South Wall 4.1.2.2a to 4.1.2.2z, Central North Wall 4.1.2.4a to 4.1.2.4o, Central Archway 4.1.2.6a to 4.1.2.6h, Interior 4.1.2.7 to 4.1.2.7g and Interior 4.2.2.4)	Prior to Completion of the 25 th dwelling
b.	Gatehouse - completion of ALL improvement/ new works to central, west and east ranges. (Items 1A to 6D)	Prior to Completion of the 41 st dwelling
c.	Darcy House West Wing (including Abbots Lodging). (West Wing Roof 2.1.2.1a to 2.1.2.1b, West Wing South Wall 2.1.2.2a to 2.1.2.2i, Abbots Lodgings South Wall 2.1.2.3a to 2.1.2.3l, West Wing West Wall 2.1.2.4a to 2.1.2.4b, West Wing North Wall 2.1.2.5a to 2.1.2.5g, Abbots Lodgings North Wall 2.1.2.6a to 2.1.2.6d, Interior West Wing & Abbots Lodgings 2.1.2.7a to 2.1.2.7b)	Prior to Completion of the 52 nd dwelling
d.	Darcy House West internal fit out/improvement works (excluding Abbots Lodging). (Items 1A to 6D proportioned on a square footage basis based)	Prior to Completion of the 73 rd



CB

JANUARY	FEBRUARY	MARCH	APRIL	MAY	JUNE
<p>Things to do:</p> <ul style="list-style-type: none"> Check for electrical problems. Inspect for a bad ground that could cause fire, gas leaks, or carbon monoxide. Check for radon. Radon is a colorless, odorless gas that can cause lung cancer. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems. 	<p>Things to do:</p> <ul style="list-style-type: none"> Check for ice dams. Ice dams can cause roof damage and leaks. Check for snow removal. Snow removal is important for safety and to prevent damage to your driveway. Check for frozen pipes. Frozen pipes can burst and cause water damage. Check for frozen roofs. Frozen roofs can cause ice dams and leaks. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for ice dams. Ice dams can cause roof damage and leaks. Check for snow removal. Snow removal is important for safety and to prevent damage to your driveway. Check for frozen pipes. Frozen pipes can burst and cause water damage. Check for frozen roofs. Frozen roofs can cause ice dams and leaks. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for ice dams. Ice dams can cause roof damage and leaks. Check for snow removal. Snow removal is important for safety and to prevent damage to your driveway. Check for frozen pipes. Frozen pipes can burst and cause water damage. Check for frozen roofs. Frozen roofs can cause ice dams and leaks. 	<p>Things to do:</p> <ul style="list-style-type: none"> Check for ice dams. Ice dams can cause roof damage and leaks. Check for snow removal. Snow removal is important for safety and to prevent damage to your driveway. Check for frozen pipes. Frozen pipes can burst and cause water damage. Check for frozen roofs. Frozen roofs can cause ice dams and leaks. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for ice dams. Ice dams can cause roof damage and leaks. Check for snow removal. Snow removal is important for safety and to prevent damage to your driveway. Check for frozen pipes. Frozen pipes can burst and cause water damage. Check for frozen roofs. Frozen roofs can cause ice dams and leaks.
<p>Safety</p> <ul style="list-style-type: none"> Ensure your maintenance work is done safely. Use ladders, ladders and tools properly. Purchase ladders that meet safety standards. Use safety equipment and follow safety instructions. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. 					
<p>27 Spald Square London E1 1JY Tel: 0207 377 644 Email: info@spaldin.org.uk Website: www.spaldin.org.uk</p> <p>Approved by The National Lottery</p>					

Faith in Maintenance Calendar

Regular checks are a vital part of being a homeowner. Check as frequently as you can, but preferably no less often than is suggested below. The best time to check gutters and rain-water goods is during or just after rain as this will help you to spot any leakage problems. For further information and guidance, see also the Faith in Maintenance website at www.spaldin.org.uk

Tick the boxes as you complete each task. You can also use this chart to identify any points of concern that need to be addressed.



JULY	AUGUST	SEPTEMBER	OCTOBER	NOVEMBER	DECEMBER
<p>Things to look for:</p> <ul style="list-style-type: none"> Check for rainwater damage from broken gutters. Check for blocked gutters and downpipes. Check for leaks from roof tiles. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems. 	<p>Things to do:</p> <p><i>Take a break!</i></p>	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for rainwater damage from broken gutters. Check for blocked gutters and downpipes. Check for leaks from roof tiles. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for rainwater damage from broken gutters. Check for blocked gutters and downpipes. Check for leaks from roof tiles. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for rainwater damage from broken gutters. Check for blocked gutters and downpipes. Check for leaks from roof tiles. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems. 	<p>Things to look for:</p> <ul style="list-style-type: none"> Check for rainwater damage from broken gutters. Check for blocked gutters and downpipes. Check for leaks from roof tiles. Check for mold. Mold can cause allergies and other health problems. Check for water damage. Water damage can lead to mold and other problems.
<p>Safety</p> <ul style="list-style-type: none"> Ensure your maintenance work is done safely. Use ladders, ladders and tools properly. Purchase ladders that meet safety standards. Use safety equipment and follow safety instructions. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. Use proper ladder safety techniques. Always use ladders on level ground. 					
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Appendix 3 - Articles of Association of St Osyth Priory and Parish Trust

St. Osyth Priory & Parish Trust

Articles of Association

Articles of Association of St Osyth Priory Trust

1. The company's name is

St Osyth Priory & Parish Trust

(and in this document it is called the 'charity').

Interpretation

2. In the articles:

'address' means a postal address or, for the purposes of electronic communication, a fax number, an e-mail or postal address or a telephone number for receiving text messages in each case registered with the charity;

'the articles' means the charity's articles of association;

'the charity' means the company intended to be regulated by the articles;

'clear days' in relation to the period of a notice means a period excluding:

- the day when the notice is given or deemed to be given; and
- the day for which it is given or on which it is to take effect;

'the Commission' means the Charity Commission for England and Wales;

'Companies Acts' means the Companies Acts (as defined in section 2 of the Companies Act 2006) insofar as they apply to the charity;

'the directors' means the directors of the charity. The directors are charity trustees as defined by section 177 of the Charities Act 2011;

'document' includes, unless otherwise specified, any document sent or supplied in electronic form;

'electronic form' has the meaning given in section 1168 of the Companies Act 2006;

'the memorandum' means the charity's memorandum of association;

'officers' includes the directors and the secretary (if any);

'the seal' means the common seal of the charity if it has one;

'secretary' means any person appointed to perform the duties of the secretary of the charity;

'the United Kingdom' means Great Britain and Northern Ireland; and words importing one gender shall include all genders, and the singular includes the plural and vice versa.

Unless the context otherwise requires words or expressions contained in the articles have the same meaning as in the Companies Acts but excluding any statutory modification not in force when this constitution becomes binding on the charity.



Matthew Stuart Langhorn

Apart from the exception mentioned in the previous paragraph a reference to an Act of Parliament includes any statutory modification or re-enactment of it for the time being in force.

Liability of members

3. The liability of the members is limited to a sum not exceeding £10, being the amount that each member undertakes to contribute to the assets of the charity in the event of its being wound up while he, she or it is a member or within one year after he, she or it ceases to be a member, for:
 - (1) payment of the charity's debts and liabilities incurred before he, she or it ceases to be a member;
 - (2) payment of the costs, charges and expenses of winding up; and
 - (3) adjustment of the rights of the contributories among themselves.

Objects

4. The charity's objects ('Objects') are specifically restricted to the following:

The Preservation for the benefit of the public of the buildings, monuments and land of particular historical, architectural or construction interest firstly at St Osyth Priory and secondly St Osyth Parish.

[Nothing in the articles shall authorise an application of the property of the charity for purposes which are not charitable in accordance with section 7 of the Charities and Trustee Investment (Scotland) Act 2005 and/or section 2 of the Charities Act (Northern Ireland) 2008.]

Powers

5. The charity has power to do anything which is calculated to further its Object or is conducive or incidental to doing so. In particular, the charity has power:
 - (1) to raise funds. In doing so, the charity must not undertake any taxable permanent trading activity and must comply with any relevant statutory regulations [i.e. through Social Enterprise Company];
 - (2) to buy, take on lease or in exchange, hire or otherwise acquire any property and to repair and maintain and equip it for use;
 - (3) to sell, lease or otherwise dispose of all or any part of the property belonging to the charity. In exercising this power, the charity must comply as appropriate with sections 117 and 122 of the Charities Act 2011.
 - (4) to borrow money and to charge the whole or any part of the property belonging to the charity as security for repayment of the money borrowed or as security for a grant or the discharge of an obligation. The charity must comply as appropriate with sections 124 - 126 of the Charities Act 2011 if it wishes to mortgage land;
 - (5) to co-operate with other charities, voluntary bodies and statutory authorities and to exchange information, learnings, and advice with them;
 - (6) to establish or support any charitable trusts, associations or institutions formed for any of the charitable purposes included in the Object ;

(7) to acquire, merge with or to enter into any partnership or joint venture arrangement with any other charity or private organisation;

(8) to set aside income as a reserve against future expenditure but only in accordance with a written policy about reserves;

(9) to employ and remunerate such staff and volunteers as are necessary for carrying out the work of the charity. The charity may employ or remunerate a director only to the extent it is permitted to do so by article 7 and provided it complies with the conditions in that article;

(10) to:

(a) deposit or invest funds;

(b) employ a professional fund-manager; and

(c) arrange for the investments or other property of the charity to be held in the name of a nominee;

in the same manner and subject to the same conditions as the trustees of a trust are permitted to do by the Trustee Act 2000;

(11) to provide indemnity insurance for the directors in accordance with, and subject to the conditions in, section 189 of the Charities Act 2011;

(12) to pay out of the funds of the charity the costs of forming and registering the charity both as a company and as a charity.

Application of income and property

6. (1) The income and property of the charity shall be applied solely towards the promotion of the Object.

(2) (a) A director is entitled to be reimbursed from the property of the charity or may pay out of such property reasonable expenses properly incurred by him or her when acting on behalf of the charity.

(b) A director may benefit from trustee indemnity insurance cover purchased at the charity's expense in accordance with, and subject to the conditions in, section 189 of the Charities Act 2011.

(c) A director may receive an indemnity from the charity in the circumstances specified in article 57.

(d) A director may not receive any other benefit or payment unless it is authorised by article 7.

(3) Subject to article 7, none of the income or property of the charity may be paid or transferred directly or indirectly by way of dividend bonus or otherwise by way of profit to any member of the charity. This does not prevent a member who is not also a director receiving:

(a) a benefit from the charity in the capacity of a beneficiary of the charity;

(b) reasonable and proper remuneration for any goods or services supplied to the charity.

Benefits and payments to charity directors and connected persons

7. (1) **General provisions**

No director or connected person may:

- (a) buy any goods or services from the charity on terms preferential to those applicable to members of the public;
- (b) sell goods, services, or any interest in land to the charity;
- (c) be employed by, or receive any remuneration from, the charity;
- (d) receive any other financial benefit from the charity; unless the payment is permitted by sub-clause (2) of this article, or authorised by the court or the Charity Commission.

In this article a 'financial benefit' means a benefit, direct or indirect, which is either money or has a monetary value.

Scope and powers permitting directors' or connected persons' benefits

- (2) (a) A director or connected person may receive a benefit from the charity in the capacity of a beneficiary of the charity provided that a majority of the directors do not benefit in this way.
- (b) A director or connected person may enter into a contract for the supply of services, or of goods that are supplied in connection with the provision of services, to the charity where that is permitted in accordance with, and subject to the conditions in, sections 185 and 186 of the Charities Act 2011.
- (c) Subject to sub-clause (3) of this article a director or connected person may provide the charity with goods that are not supplied in connection with services provided to the charity by the director or connected person.
- (d) A director or connected person may receive interest on money lent to the charity at a reasonable and proper rate which must be not more than the Bank of England bank rate (also known as the base rate).
- (e) A director or connected person may receive rent for premises let by the director or connected person to the charity. The amount of the rent and the other terms of the lease must be reasonable and proper. The director concerned must withdraw from any meeting at which such a proposal or the rent or other terms of the lease are under discussion.
- (f) A director or connected person may take part in the normal trading and fundraising activities of the charity on the same terms as members of the public.

Payment for supply of goods only – controls

(3) The charity and its directors may only rely upon the authority provided by sub-clause (2)(c) of this article if each of the following conditions is satisfied:

- (a) The amount or maximum amount of the payment for the goods is set out in an agreement in writing between the charity or its directors (as the case may be) and the director or connected person supplying the goods ('the supplier') under which the supplier is to supply the goods in question to or on behalf of the charity.

(b) The amount or maximum amount of the payment for the goods does not exceed what is reasonable in the circumstances for the supply of the goods in question.

(c) The other directors are satisfied that it is in the best interests of the charity to contract with the supplier rather than with someone who is not a director or connected person. In reaching that decision the directors must balance the advantage of contracting with a director or connected person against the disadvantages of doing so.

(d) The supplier is absent from the part of any meeting at which there is discussion of the proposal to enter into a contract or arrangement with him or her or it with regard to the supply of goods to the charity.

(e) The supplier does not vote on any such matter and is not to be counted when calculating whether a quorum of directors is present at the meeting.

(f) The reason for their decision is recorded by the directors in the minute book.

(g) A majority of the directors then in office are not in receipt of remuneration or payments authorised by article 7.

(4) In sub clauses (2) and (3) of this article:

(a) 'charity' includes any company in which the charity:

(i) holds more than 100% of the shares; or

(ii) controls more than 50% of the voting rights attached to the shares; or

(iii) has the right to appoint one or more directors to the board of the company.

(b) 'connected person' includes any person within the definition in article 61 'Interpretation'.

Declaration of directors' interests

8. A director must declare the nature and extent of any interest, direct or indirect, which he or she has in a proposed transaction or arrangement with the charity or in any transaction or arrangement entered into by the charity which has not previously been declared. A director must absent himself or herself from any discussions of the charity directors in which it is possible that a conflict will arise between his or her duty to act solely in the interests of the charity and any personal interest (including but not limited to any personal financial interest).

Conflicts of interests and conflicts of loyalties

9. (1) If a conflict of interests arises for a director because of a duty of loyalty owed to another organisation or person and the conflict is not authorised by virtue of any other provision in the articles, the unconflicted directors may authorise such a conflict of interests where the following conditions apply:

(a) the conflicted director is absent from the part of the meeting at which there is discussion of any arrangement or transaction affecting that other organisation or person;

(b) the conflicted director does not vote on any such matter and is not to be counted when considering whether a quorum of directors is present at the meeting; and

(c) the unconflicted directors consider it is in the interests of the charity to authorise the conflict of interests in the circumstances applying.

(2) In this article a conflict of interests arising because of a duty of loyalty owed to another organisation or person only refers to such a conflict which does not involve a direct or indirect benefit of any nature to a director or to a connected person.

Members

10. (1) The subscribers to the memorandum are the first members of the charity.

(2) Membership is open to other individuals or organisations who:

(a) apply to the charity in the form required by the directors; and

(b) are approved by the directors.

(3) (a) The directors may only refuse an application for

membership if, acting reasonably and properly, they consider it to be in the best interests of the charity to refuse the application.

(b) The directors must inform the applicant in writing of the reasons for the refusal within twenty-one days of the decision.

(c) The directors must consider any written representations the applicant may make about the decision. The directors' decision following any written representations must be notified to the applicant in writing but shall be final.

(4) Membership is not transferable.

(5) The directors must keep a register of names and addresses of the members.

Classes of membership

11. (1) The directors may establish classes of membership with different rights and obligations and shall record the rights and obligations in the register of members.

(2) The directors may not directly or indirectly alter the rights or obligations attached to a class of membership.

(3) The rights attached to a class of membership may only be varied if:

(a) three-quarters of the members of that class consent in writing to the variation; or

(b) a special resolution is passed at a separate general meeting of the members of that class agreeing to the variation.

(4) The provisions in the articles about general meetings shall apply to any meeting relating to the variation of the rights of any class of members.

Termination of membership

12. Membership is terminated if:

- (1) the member dies or, if it is an organisation, ceases to exist;
- (2) the member resigns by written notice to the charity unless, after the resignation, there would be less than two members;
- (3) any sum due from the member to the charity is not paid in full within six months of it falling due;
- (4) the member is removed from membership by a resolution of the directors that it is in the best interests of the charity that his or her or its membership is terminated. A resolution to remove a member from membership may only be passed if:
 - (a) the member has been given at least twenty-one days' notice in writing of the meeting of the directors at which the resolution will be proposed and the reasons why it is to be proposed;
 - (b) the member or, at the option of the member, the member's representative (who need not be a member of the charity) has been allowed to make representations to the meeting.

General meetings

13. (1) The charity must hold its first annual general meeting within eighteen months after the date of its incorporation.
 - (2) An annual general meeting must be held in each subsequent year and not more than fifteen months may elapse between successive annual general meetings.
14. The directors may call a general meeting at any time.

Notice of general meetings

15. (1) The minimum periods of notice required to hold a general meeting of the charity are:
 - (a) twenty-one clear days for an annual general meeting or a general meeting called for the passing of a special resolution;
 - (b) fourteen clear days for all other general meetings.
- (2) A general meeting may be called by shorter notice if it is so agreed by a majority in number of members having a right to attend and vote at the meeting, being a majority who together hold not less than 90 percent of the total voting rights.
- (3) The notice must specify the date time and place of the meeting and the general nature of the business to be transacted. If the meeting is to be an annual general meeting, the notice must say so. The notice must also contain a statement setting out the right of members to appoint a proxy under section 324 of the Companies Act 2006 and article 22.
- (4) The notice must be given to all the members and to the directors and auditors.
16. The proceedings at a meeting shall not be invalidated because a person who was entitled to receive notice of the meeting did not receive it because of an accidental omission by the charity.

Proceedings at general meetings

17. (1) No business shall be transacted at any general meeting unless a quorum is present.

(2) A quorum is:

(a) 5 members present in person or by proxy and entitled to vote upon the business to be conducted at the meeting; or

(b) one tenth of the total membership at the time whichever is the greater.

(3) The authorised representative of a member organisation shall be counted in the quorum.

18. (1) If:

(a) a quorum is not present within half an hour from the time appointed for the meeting; or

(b) during a meeting a quorum ceases to be present;

the meeting shall be adjourned to such time and place as the directors shall determine.

(2) The directors must reconvene the meeting and must give at least seven clear days' notice of the reconvened meeting stating the date, time and place of the meeting.

(3) If no quorum is present at the reconvened meeting within fifteen minutes of the time specified for the start of the meeting the members present in person or by proxy at that time shall constitute the quorum for that meeting.

19. (1) General meetings shall be chaired by the person who has been appointed to chair meetings of the directors.

(2) If there is no such person or he or she is not present within fifteen minutes of the time appointed for the meeting a director nominated by the directors shall chair the meeting.

(3) If there is only one director present and willing to act, he or she shall chair the meeting.

20. (1) The members present in person or by proxy at a meeting may resolve by ordinary resolution that the meeting shall be adjourned.

(2) The person who is chairing the meeting must decide the date, time and place at which the meeting is to be reconvened unless those details are specified in the resolution.

(3) No business shall be conducted at a reconvened meeting unless it could properly have been conducted at the meeting had the adjournment not taken place.

(4) If a meeting is adjourned by a resolution of the members for more than seven days, at least seven clear days' notice shall be given of the reconvened meeting stating the date, time and place of the meeting.

21. (1) Any vote at a meeting shall be decided by a show of hands unless before, or on the declaration of the result of, the show of hands a poll is demanded:

(a) by the person chairing the meeting; or

(b) by at least two members present in person or by proxy and having the right to vote at the meeting; or

- (c) by a member or members present in person or by proxy representing not less than one-tenth of the total voting rights of all the members having the right to vote at the meeting.
- (2) (a) The declaration by the person who is chairing the meeting of the result of a vote shall be conclusive unless a poll is demanded.
- (b) The result of the vote must be recorded in the minutes of the charity but the number or proportion of votes cast need not be recorded.
- (3) (a) A demand for a poll may be withdrawn, before the poll is taken, but only with the consent of the person who is chairing the meeting.
- (b) If the demand for a poll is withdrawn the demand shall not invalidate the result of a show of hands declared before the demand was made.
- (4) (a) A poll must be taken as the person who is chairing the meeting directs, who may appoint scrutineers (who need not be members) and who may fix a time and place for declaring the results of the poll.
- (b) The result of the poll shall be deemed to be the resolution of the meeting at which the poll is demanded.
- (5) (a) A poll demanded on the election of a person to chair a meeting or on a question of adjournment must be taken immediately.
- (b) A poll demanded on any other question must be taken either immediately or at such time and place as the person who is chairing the meeting directs.
- (c) The poll must be taken within thirty days after it has been demanded.
- (d) If the poll is not taken immediately at least seven clear days' notice shall be given specifying the time and place at which the poll is to be taken.
- (e) If a poll is demanded the meeting may continue to deal with any other business that may be conducted at the meeting.

Content of proxy notices

22. (1) Proxies may only validly be appointed by a notice in writing (a 'proxy notice') which
- (a) states the name and address of the member appointing the proxy;
- (b) identifies the person appointed to be that member's proxy and the general meeting in relation to which that person is appointed;
- (c) is signed by or on behalf of the member appointing the proxy, or is authenticated in such manner as the directors may determine; and
- (d) is delivered to the charity in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate.
- (2) The charity may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
- (3) Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions.

(4) Unless a proxy notice indicates otherwise, it must be treated as -

(a) allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting; and

(b) appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.

Delivery of proxy notices

22. A (1) A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the charity by or on behalf of that person.

(2) An appointment under a proxy notice may be revoked by delivering to the charity a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.

(3) A notice revoking a proxy appointment only takes effect if it is delivered before the start of the meeting or adjourned meeting to which it relates.

(4) If a proxy notice is not executed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.

Written resolutions

23. (1) A resolution in writing agreed by a simple majority (or in the case of a special resolution by a majority of not less than 75%) of the members who would have been entitled to vote upon it had it been proposed at a general meeting shall be effective provided that:

(a) a copy of the proposed resolution has been sent to every eligible member;

(b) a simple majority (or in the case of a special resolution a majority of not less than 75%) of members has signified its agreement to the resolution; and

(c) it is contained in an authenticated document which has been received at the registered office within the period of 28 days beginning with the circulation date.

(2) A resolution in writing may comprise several copies to which one or more members have signified their agreement.

(3) In the case of a member that is an organisation, its authorised representative may signify its agreement.

Votes of members

24. Subject to article 11, every member, whether an individual or an organisation, shall have one vote.

25. Any objection to the qualification of any voter must be raised at the meeting at which the vote is tendered and the decision of the person who is chairing the meeting shall be final.

26. (1) Any organisation that is a member of the charity may nominate any person to act as its representative at any meeting of the charity.

(2) The organisation must give written notice to the charity of the name of its representative. The representative shall not be entitled to represent the organisation at any meeting unless the notice has been received by the charity. The representative may continue to represent the organisation until written notice to the contrary is received by the charity.

(3) Any notice given to the charity will be conclusive evidence that the representative is entitled to represent the organisation or that his or her authority has been revoked. The charity shall not be required to consider whether the representative has been properly appointed by the organisation.

Directors

27. (1) A director must be a natural person aged 16 years or older.

(2) No one may be appointed a director if he or she would be disqualified from acting under the provisions of article 39.

28. The minimum number of directors shall be five but (unless otherwise determined by ordinary resolution) shall not be subject to any maximum.

29. The first directors shall be those persons notified to Companies House as the first directors of the charity.

30. A director may not appoint an alternate director or anyone to act on his or her behalf at meetings of the directors.

Powers of directors

31. (1) The directors shall manage the business of the charity and may exercise all the powers of the charity unless they are subject to any restrictions imposed by the Companies Acts, the articles or any special resolution.

(2) No alteration of the articles or any special resolution shall have retrospective effect to invalidate any prior act of the directors.

(3) Any meeting of directors at which a quorum is present at the time the relevant decision is made may exercise all the powers exercisable by the directors.

Retirement of directors

32. At the first annual general meeting all the directors must retire from office unless by the close of the meeting the members have failed to elect sufficient directors to hold a quorate meeting of the directors. At each subsequent annual general meeting one-fifth of the directors or, if their number is not five or a multiple of five, the number nearest to one-fifth, must retire from office. If there is only one director he or she must retire. Directors can be reappointed.

33. (1) The directors to retire by rotation shall be those who have been longest in office since their last appointment. If any directors became or were appointed directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot.

(2) If a director is required to retire at an annual general meeting by a provision of the articles the retirement shall take effect upon the conclusion of the meeting.

Appointment of directors

34. The maximum number of directors shall, unless otherwise determined by special resolution, be 15.
35. The Board of directors should be appointed by open recruitment and directors should have the requisite skills to assist the charity in carrying out its objects, including, but not limited to, planning, property management, tourism, architecture, finance, legal, marketing, project delivery, fundraising, education, community engagement, hospitality and heritage management.
36. (1) In addition, the board should ideally also consist of:
- a) At least one director being an elected member or officer of Tendring District Council.
 - b) At least one director being an elected member or officer of St. Osyth Parish Council.
 - c) At least one director put forward by the owners of St. Osyth Priory.
 - d) At least one director representing local business interests.
- (2) Should any of the above parties fail to nominate a director for the board, that position will remain vacant until such time as a candidate comes forward.
37. The charity may by ordinary resolution:
- (1) appoint a person who is willing to act to be a director; and
 - (2) determine the rotation in which any additional directors are to retire.
38. No person other than a director retiring by rotation may be appointed a director at any general meeting unless:
- (1) he or she is recommended for re-election by the directors; or
 - (2) not less than fourteen nor more than thirty-five clear days before the date of the meeting, the charity is given a notice that:
 - (a) is signed by a member entitled to vote at the meeting;
 - (b) states the member's intention to propose the appointment of a person as a director;
 - (c) contains the details that, if the person were to be appointed, the charity would have to file at Companies House; and
 - (d) is signed by the person who is to be proposed to show his or her willingness to be appointed.
39. All members who are entitled to receive notice of a general meeting must be given not less than fourteen nor more than twenty-eight clear days' notice of any resolution to be put to the meeting to appoint a director other than a director who is to retire by rotation. The notice should include the object of the meeting, the name and address of the person to be proposed and the name of the member proposing such person.
40. (1) The directors may appoint a person who is willing to act to be a director.

(2) A director appointed by a resolution of the other directors must retire at the next annual general meeting and must not be taken into account in determining the directors who are to retire by rotation.

41. The appointment of a director, whether by the charity in general meeting or by the other directors, must not cause the number of directors to exceed any number fixed as the maximum number of directors.

Disqualification and removal of directors

42. A director shall cease to hold office if he or she:

(1) ceases to be a director by virtue of any provision in the Companies Acts or is prohibited by law from being a director;

(2) is disqualified from acting as a trustee by virtue of sections 178 and 179 of the Charities Act 2011 (or any statutory re-enactment or modification of those provisions);

(3) ceases to be a member of the charity;

(4) in the written opinion, given to the company, of a registered medical practitioner treating that person, has become physically or mentally incapable of acting as a director and may remain so for more than three months;

(5) resigns as a director by notice to the charity (but only if at least two directors will remain in office when the notice of resignation is to take effect); or

(6) is absent without the permission of the directors from over 50% of meetings in a year and the directors resolve that his or her office be vacated.

Remuneration of directors

43. The directors must not be paid any remuneration unless it is authorised by article 7.

Proceedings of directors

44. (1) The directors may regulate their proceedings as they think fit, subject to the provisions of the articles.

(2) Any director may call a meeting of the directors.

(3) The secretary (if any) must call a meeting of the directors if requested to do so by a director.

(4) Questions arising at a meeting shall be decided by a majority of votes.

(5) In the case of an equality of votes, the person who is chairing the meeting shall have a second or casting vote.

[(6) A meeting may be held by suitable electronic means agreed by the directors in which each participant may communicate with all the other participants.

45. (1) No decision may be made by a meeting of the directors unless a quorum is present at the time the decision is purported to be made. ['Present' includes being present by suitable electronic means agreed by the directors in which a participant or participants may communicate with all the other participants.

(2) The quorum shall be five or the number nearest to one-third of the total number of directors, whichever is the greater, or such larger number as may be decided from time to time by the directors.

(3) A director shall not be counted in the quorum present when any decision is made about a matter upon which that director is not entitled to vote.

46. If the number of directors is less than the number fixed as the quorum, the continuing directors or director may act only for the purpose of filling vacancies or of calling a general meeting.

47. (1) The directors shall appoint a director to chair their meetings and may at any time revoke such appointment.

(2) If no-one has been appointed to chair meetings of the directors or if the person appointed is unwilling to preside or is not present within ten minutes after the time appointed for the meeting, the directors present may appoint one of their number to chair that meeting.

(3) The person appointed to chair meetings of the directors shall have no functions or powers except those conferred by the articles or delegated to him or her by the directors.

48. (1) A resolution in writing or in electronic form agreed by all of the directors entitled to receive notice of a meeting of the directors and to vote upon the resolution shall be as valid and effectual as if it had been passed at a meeting of the directors duly convened and held.

(2) The resolution in writing may comprise several documents containing the text of the resolution in like form to each of which one or more directors has signified their agreement.

Delegation

49. (1) The directors may delegate any of their powers or functions to a committee of three or more directors but the terms of any delegation must be recorded in the minute book.

(2) The directors may impose conditions when delegating, including the conditions that:

(a) the relevant powers are to be exercised exclusively by the committee to whom they delegate;

(b) no expenditure may be incurred on behalf of the charity except in accordance with a budget previously agreed with the directors.

(3) The directors may revoke or alter a delegation.

(4) All acts and proceedings of any committees must be fully and promptly reported to the directors.

Validity of directors' decisions

50. (1) Subject to article 47(2), all acts done by a meeting of directors, or of a committee of directors, shall be valid notwithstanding the participation in any vote of a director:

(a) who was disqualified from holding office;

(b) who had previously retired or who had been obliged by the constitution to vacate office;

(c) who was not entitled to vote on the matter, whether by reason of a conflict of interests or otherwise;

if without:

(d) the vote of that director; and

(e) that director being counted in the quorum;

the decision has been made by a majority of the directors at a quorate meeting.

(2) Article 47(1) does not permit a director or a connected person to keep any benefit that may be conferred upon him or her by a resolution of the directors or of a committee of directors if, but for article 47(1), the resolution would have been void, or if the director has not complied with article 8.

Seal

51. If the charity has a seal it must only be used by the authority of the directors or of a committee of directors authorised by the directors. The directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a director and by the secretary (if any) or by a second director.

Minutes

52. The directors must keep minutes of all:

(1) appointments of officers made by the directors;

(2) proceedings at meetings of the charity;

(3) meetings of the directors and committees of directors including:

(a) the names of the directors present at the meeting;

(b) the decisions made at the meetings; and

(c) where appropriate the reasons for the decisions.

Accounts

53. (1) The directors must prepare for each financial year accounts as required by the Companies Acts. The accounts must be prepared to show a true and fair view and follow accounting standards issued or adopted by the Accounting Standards Board or its successors and adhere to the recommendations of applicable Statements of Recommended Practice.

(2) The directors must keep accounting records as required by the Companies Act.

Annual Report and Return and Register of Charities

54. (1) The directors must comply with the requirements of the Charities Act 2011 with regard to the:

(a) transmission of a copy of the statements of account to the Commission;

(b) preparation of an Annual Report and the transmission of a copy of it to the Commission;

(c) preparation of an Annual Return and its transmission to the Commission.

(2) The directors must notify the Commission promptly of any changes to the charity's entry on the Central Register of Charities.

Means of communication to be used

55. (1) Subject to the articles, anything sent or supplied by or to the charity under the articles may be sent or supplied in any way in which the Companies Act 2006 provides for documents or information which are authorised or required by any provision of that Act to be sent or supplied by or to the charity.

(2) Subject to the articles, any notice or document to be sent or supplied to a director in connection with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being.

56. Any notice to be given to or by any person pursuant to the articles:

(1) must be in writing; or

(2) must be given in electronic form.

57. (1) The charity may give any notice to a member either:

(a) personally; or

(b) by sending it by post in a prepaid envelope addressed to the member at his or her address; or

(c) by leaving it at the address of the member; or

(d) by giving it in electronic form to the member's address.

(e) by placing the notice on a website and providing the person with a notification in writing or in electronic form of the presence of the notice on the website. The notification must state that it concerns a notice of a company meeting and must specify the place date and time of the meeting.

(2) A member who does not register an address with the charity or who registers only a postal address that is not within the United Kingdom shall not be entitled to receive any notice from the charity.

58. A member present in person at any meeting of the charity shall be deemed to have received notice of the meeting and of the purposes for which it was called.

59. (1) Proof that an envelope containing a notice was properly addressed, prepaid and posted shall be conclusive evidence that the notice was given.

(2) Proof that an electronic form of notice was given shall be conclusive where the company can demonstrate that it was properly addressed and sent, in accordance with section 1147 of the Companies Act 2006.

(3) In accordance with section 1147 of the Companies Act 2006 notice shall be deemed to be given:

(a) 48 hours after the envelope containing it was posted; or

(b) in the case of an electronic form of communication, 48 hours after it was sent.

Indemnity

57. (1) The charity shall indemnify a relevant director against any liability incurred in that capacity, to the extent permitted by sections 232 to 234 of the Companies Act 2006.

(2) In this article a 'relevant director' means any director or former director of the charity.

Rules

57. (1) The directors may from time to time make such reasonable and proper rules or bye laws as they may deem necessary or expedient for the proper conduct and management of the charity.

(2) The bye laws may regulate the following matters but are not restricted to them:

(a) the admission of members of the charity (including the admission of organisations to membership) and the rights and privileges of such members, and the entrance fees, subscriptions and other fees or payments to be made by members;

(b) the conduct of members of the charity in relation to one another, and to the charity's employees and volunteers;

(c) the setting aside of the whole or any part or parts of the charity's premises at any particular time or times or for any particular purpose or purposes;

(d) the procedure at general meetings and meetings of the directors in so far as such procedure is not regulated by the Companies Acts or by the articles;

(e) generally, all such matters as are commonly the subject matter of company rules.

(3) The charity in general meeting has the power to alter, add to or repeal the rules or bye laws.

(4) The directors must adopt such means as they think sufficient to bring the rules and bye laws to the notice of members of the charity.

(5) The rules or bye laws shall be binding on all members of the charity. No rule or bye law shall be inconsistent with, or shall affect or repeal anything contained in, the articles.

Disputes

58. If a dispute arises between members of the charity about the validity or propriety of anything done by the members of the charity under these articles, and the dispute cannot be resolved by agreement, the parties to the dispute must first try in good faith to settle the dispute by mediation before resorting to litigation.

Dissolution

59. (1) The members of the charity may at any time before, and in expectation of, its dissolution resolve that any net assets of the charity after all its debts and liabilities

have been paid, or provision has been made for them, shall on or before the dissolution of the charity be applied or transferred in any of the following ways:

- (a) directly for the Objects; or
- (b) by transfer to any charity or charities for purposes similar to the Objects; or
- (c) to any charity or charities for use for particular purposes that fall within the Objects.

(2) Subject to any such resolution of the members of the charity, the directors of the charity may at any time before and in expectation of its dissolution resolve that any net assets of the charity after all its debts and liabilities have been paid, or provision made for them, shall on or before dissolution of the charity be applied or transferred:

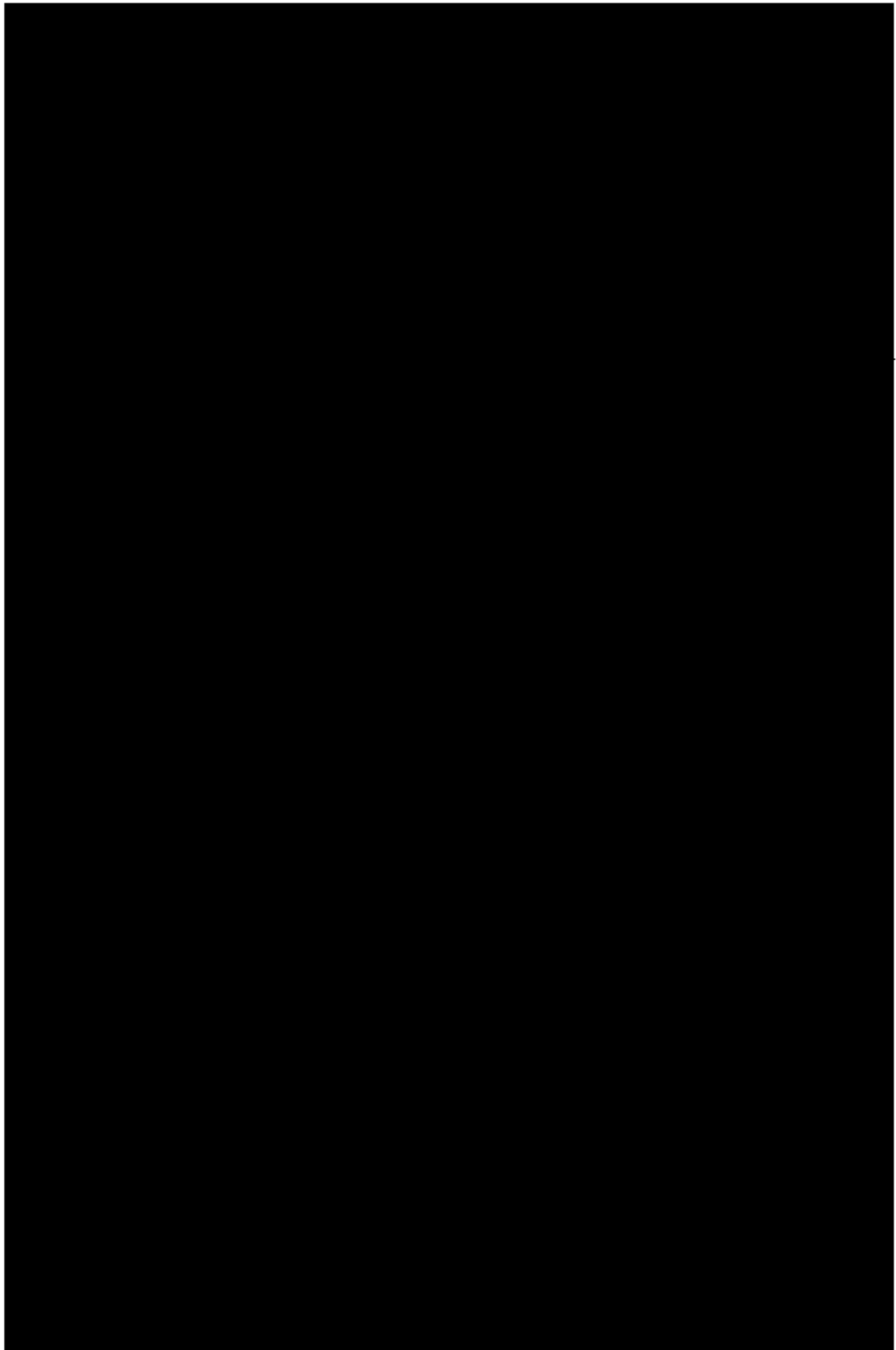
- (a) directly for the Objects; or
- (b) by transfer to any charity or charities for purposes similar to the Objects; or
- (c) to any charity or charities for use for particular purposes that fall within the Objects.

(3) In no circumstances shall the net assets of the charity be paid to or distributed among the members or director of the charity (except to a member that is itself a charity) and if no resolution in accordance with article 60(1) is passed by the members or the directors the net assets of the charity shall be applied for charitable purposes as directed by the Court or the Commission.

Interpretation

60. In article 7, sub-clause (2) of article 9 and sub-clause (2) of article 47 'connected person' means:

- (1) a child, parent, grandchild, grandparent, brother or sister of the director;
- (2) the spouse or civil partner of the director or of any person falling within sub-clause (1) above;
- (3) a person carrying on business in partnership with the director or with any person falling within sub-clause (1) or (2) above;
- (4) an institution which is controlled –
 - (a) by the director or any connected person falling within sub-clause (1), (2), or (3) above; or
 - (b) by two or more persons falling within sub-clause (1), (2), or (3) above, when taken together
- (5) a body corporate in which –
 - (a) the director or any connected person falling within sub-clauses (1) to (3) has a substantial interest; or
 - (b) two or more persons falling within sub-clause (1), (2), or (3) above, when taken together, have a substantial interest.
 - (c) Sections 350 – 352 of the Charities Act 2011 apply for the purposes of interpreting the terms used in this article.



Appendix 4

CIL Regulations Compliance Note

18 November 2016

Appellants' Regulation 122 CIL Regulations Compliance Note - 18 Nov 2016

This Compliance Note is to be read in conjunction with the proposed Section 106 Heads of Terms.

Regulation 122(2) Community Infrastructure Levy Regulations 2010 provides that:

(2) A planning obligation may only constitute a reason for granting planning permission for the development if the obligation is—

- (a) necessary to make the development acceptable in planning terms;
- (b) directly related to the development; and
- (c) fairly and reasonably related in scale and kind to the development.

In support of these appeals, the Appellants will enter into a s106 planning obligation committing them to undertake the Restoration Scheme, as defined. The Restoration Scheme commits the Appellants to undertaking repairs to the heritage assets as defined in Appendix 1, in advance of the new build development subject only to the Heads of Terms.

Dr. Lee's Report received 17th November 2016 Table 3.42.1 'Updated Assessment' identified the Historic Asset Repair Costs at £13,579,297 and the Historic Asset Conversion and Refurbishment Costs at £5,256,173 - a total of £18,835,470 - as being 55.89% of the total Conservation Deficit of £33,701,540.

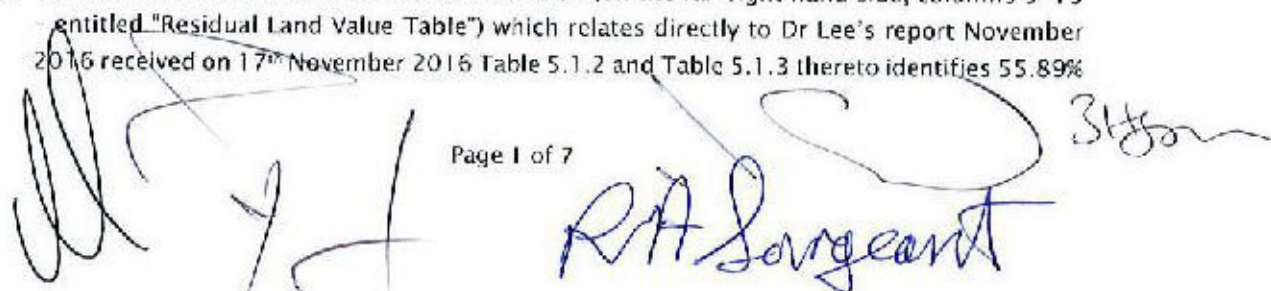
The proposed obligation complies with the terms of Regulation 122:

- (a) The proposed obligation is necessary to make the development acceptable in planning terms. The Appeals are being promoted as enabling development i.e. development which is contrary to relevant planning policies, on the grounds that they will generate public benefits primarily in the form of repair and restoration of the heritage assets. As this is enabling development, no other financial contributions are being offered in support of the appeals e.g. affordable housing/ education.
- (b) It is directly related to the development. The monies to be put towards the repair and restoration of the heritage assets constitute a proportion of the Residual Site Value generated by the Appeal Schemes, as explained above.
- (c) The amount to be committed to the Restoration Scheme has been carefully calculated by reference to the proportion of 'historic asset and repair' works and 'conversion and refurbishment' works which feeds into the overall conservation deficit i.e. 55.89%. The obligation is therefore fairly and reasonably related in scale and kind to the development.

St Osyth Priory Section 106 Restoration Works Calculations

The spreadsheet attached to this CIL Note, entitled "St Osyth Priory Section 106 Restoration Works Calculations 18.11.2016" demonstrates a number of points by using the Residual Land Values generated by Appeals AA & BB including:

1. The Residual Land Value used in the calculation (on the far-right hand side, columns 9-13 entitled "Residual Land Value Table") which relates directly to Dr Lee's report November 2016 received on 17th November 2016 Table 5.1.2 and Table 5.1.3 thereto identifies 55.89%

The bottom of the page features several handwritten signatures and initials in blue ink. On the left, there are two sets of initials, possibly 'AA' and 'BB'. In the center, there is a signature that appears to be 'RA Sargeant'. On the right, there is a larger, more stylized signature that could be 'St Osyth' or similar. The signatures are written over the bottom portion of the text and the page number.

of the Residual Land Value be used to pay for the Identified works but after the deduction of £1,200,000 for the monies towards the grant funding escrow. This leaves a Remaining Residual Land Value of £6,208,002, which then at 55.89% gives a net-amount of £3,469,652 used to pay for the Identified works.

2. The "St Osyth Priory Section 106 Restoration Works Calculations 18.11.2016" (Sargeant Family Proposed Restoration Works) table (columns 1-7) identifies the phases of Restoration Works. The para references in the table relate directly to the Carden & Godfrey Condition Survey 2009 and the McBains Cooper Costplan March 2012 (Updated May 2013). A worked example of this is provided later in this CIL Note.
3. The Restoration Works Cascade (column 8, in the centre of the spreadsheet) identifies how the 55.89% of the RLV is spent and the surplus at each phase.

The works identified will be in line with the Restoration Works Cascades and will be in the order set out in Appendix 1 subject only to the Heads of Terms, always starting from the earliest phase depending on which item is relevant.

A Specific Worked Example

Phase e. relates to works to the Darcy House East Wing Roof (highlighted in yellow) and states:

2.2 Darcy House East Wing Roof condition survey works 2.2.2.1

The Section references relate directly to the Carden & Godfrey Condition Survey. The relevant pages of which are identified on the following pages and the Section references are identified with a red box.

2.2.2 East Wing: Condition

2.2.2.1 Roof

The roofs are a mixture of peg tiles and slates with lead ridge on the peg tiles and clay ridge to the slates. All roofs require complete re-tiling reusing existing tiles and slates making up the shortfall to match. The ridge tiles have been bedded in cement mortar and therefore allowance should be made for replacement. The lead box gutters are wide and whilst some repairs and replacements have been carried out, these too have failed. Consideration should be given to reforming the gutters to reduce lengths of bays and improve steps, detailing etc. Ventilation should be considered to roof voids. All timber work should be inspected and the necessary repairs carried out after inspection by a structural engineer. All mortar fillets should be replaced by lead flashing on all roof abutments. Hard cementitious render to be removed to the rear of the parapet and replaced with lime render. There are currently two roof hatches for access to roof space, these should be replaced and new timber hatch covered in copper for weathering. The timber roof lantern requires new sills throughout, the glazing to the roof needs glass re-bedding and lead cover moulds replacing. All the glazing putties need to be removed and replaced prior to the full redecoration of the complete lantern.

There are 9No chimney stacks which are generally in fair condition, although the brickwork at the base of each stack needs generally full re-pointing and replacement of defective bricks. One clay decorative pot has been strapped up with metal straps; this should be replaced with new to match existing along with replacing the missing pot on the south elevation which is currently capped with a piece of paving. All stacks should have bird guards fitted to eliminate the current problem of birds nesting within.

The coping stones to the parapets are generally in sound condition, although re-pointing is required to joints. Allow for 2No replacement coping stones. Lead hoppers and downpipes need minor repair and redressing, including new fixings as required.

The rear of the Vintoner wall on the south elevation is in poor condition and needs a full re-point following replacement of defective bricks. The top of the wall has been partially capped with tiles, which also needs completely re-laying to include lead flashings. There has been some movement and separation between the brick skins and roof covering. The lower mono-pitch roof, also pitched against the south Vintoner part, has also suffered from movement; closer inspection of timber work is required before re-tiling is carried out.

The text and the section references have then been used in the McBains Cooper Costplan, so that there is a direct link between the Condition Survey and the costs associated with the works identified in the Condition Survey. See relevant page from the McBains Cooper Costplan below which replicates the text from the Condition Survey and is identified with a red box.

Messrs Sargeant, St Osyth's Priory

Cost Plan CS 02 Issue: 03



Element		Quantity	Unit	Rate	Sub-Total	TOTAL
2.0 Darcy House - West, East & South Wings				£	£	£
0A	Condition Survey					
2.0	DARCY HOUSE (Listing Grade I)					
2.2.2	East Wing: Condition				.	
2.2.2.1	Roof				.	
2.2.2.1a	<p>The roofs are a mixture of peg tiles and slates with lead ridge on the peg tiles and clay ridge to the slates. All roofs require complete re-tiling reusing existing tiles and slates making up the shortfall to match. The ridge tiles have been bedded in cement mortar and therefore allowance should be made for complete replacement. The lead box gutters are wide and whilst some repairs and replacements have been carried out, these too have failed. The gutter bays should be reformed to reduce lengths of bays and improve steps, detailing etc. Ventilation should be provided to roof voids.</p> <p>All timberwork should be closely inspected when roof is stripped of its coverings and the necessary repairs carried out after inspection by a structural engineer. All mortar fillets should be replaced by lead flashing on all roof abutments. Hard cementitious render to be removed to the rear of the parapet and replaced with lime render. There are currently two roof hatches for access to roof space, these should be replaced and new timber hatch covered in copper for weathering.</p>				.	

Element	Quantity	Unit	Rate	Sub-Total	TOTAL	
2.0 Darcy House - West, East & South Wings						
			£	£	£	
0A	Condition Survey					
2.0	DARCY HOUSE (Listing Grade I)					
2.2.2	East Wing: Condition					
2.2.2.1	Roof					
2.2.2.1a	The roofs are a mixture of peg tiles and slates with lead ridge on the peg tiles and clay ridge to the slates. The timber roof lantern requires new sills throughout, and two new timber finials, the glazing to the roof needs glass re-bedding and lead cover moulds replacing. All the glazing putties need to be removed and replaced prior to the full redecoration of the complete lantern.					
	Take off and remove roof covering and construction	600	m ²	7	4,200	
	Slate roof covering	600	m ²	136	82,800	
	Lead Ridge / Hips	105	m	62	6,510	
	Eaves	175	m	13	2,275	
	Verge, stepped lead flashing	10	m	168	1,680	
	Lead flashing	106	m	84	8,904	
	Lime render in repairs	85	m ²	108	9,158	
	Lead stepped flashing	22	m	143	3,146	
	Soakers	220	No	18	3,960	
	Valley	12	m	218	2,616	
	Access hatch, to enlarged opening	2	No	1538	3,072	
	Overhaul windows / roof light	3	No	550	1,650	
	Remove existing cill, reinstate with new oak	3	m	230	690	
	Lead flashing to roof light	1	No	790	790	131,451
2.2.2.1b	There are 9No chimney stacks which are generally in fair condition, although the brickwork at the base of each stack needs generally full re-pointing and replacement of defective bricks. One clay decorative pot has been strapped up with metal straps; this should be replaced with new to match existing along with replacing the missing pot on the south elevation which is currently capped with a piece of paving. All stacks should have bird guards fitted to eliminate the current problem of birds nesting within. Refurbishment of chimney stacks,					
		9	No	1,500	13,500	13,500
	The coping stones to the parapets are generally in sound condition, although re-pointing is required to joints - allow for 100% re-pointing. Allow for 2No replacement coping stones in addition. Lead hoppers and down pipes need minor repair and redressing, including new fixings as required.					
	Replace damaged coping stones with new copings in hard limestone or equal to match;	2	m	545	1,090	
	Repoint coping stone	104	m	60	6,240	7,330

Element		Quantity	Unit	Rate	Sub-Total	TOTAL
2.0 Darcy House - West, East & South Wings				£	£	£
0A	Condition Survey					
2.0	DARCY HOUSE (Listing Grade I)					
2.2.2	East Wing: Condition				-	
2.2.2.1	<u>Roof</u>				-	
2.2.2.1c	The rear of the Vintner wall on the south elevation is in poor condition and needs a full re-point following replacement of defective bricks - allow for cutting out and inserting 100 No bricks. The top of the wall has been partially capped with tiles, which also needs completely re-laying to include lead flashings. There has been some movement and separation between the brick skins and roof covering. The lower mono-pitch roof, also pitched against the south Vintner part, has also suffered from movement; closer inspection of timber work is required before re-tiling is carried out. Extent of works agreed on site by English heritage Re point brick work Replace bricks Take down and re-build brickwork Modifications to roof Lead flashing Rebuild brick wall and coping				-	
		10	m2	40	400	
		100	No	15	1,500	
		5	m2	285	1,425	
		11	m	205	2,255	
		11	m	84	924	
		10	m	241	2,405	8,909

The Green box above highlights the cost of the Condition Survey repairs. The total in this example is £161,190. To this figure, it is necessary to add prelims, scaffold, contingency etc. and these figures are located at the end of each of the Costplan sections.. Using the percentages and scaffold cost identified below, the extra prelim/overhead costs to be added to the £161,190 build cost is £93,872, and £25,852 for scaffolding.

Element	2.0 Darcy House - West, East & South Wings	Quantity	Unit	Rate
				£
0A	Condition Survey			
2.0	DARCY HOUSE (Listing Grade I)			
	Condition Survey Works			
	Preliminaries			20.00%
	Scaffolding and Fixed Preliminaries			
	Overheads			7.00%
	Design and build Fees			0.00%
	Fixed Price / Inflation			4.11%
	Contractor's Contingency			0.00%
	Professional Fees			0.00%
	Client Contingency			15.00%
	Direct Contracts			

Therefore, for example, a Base Build Cost of £161,190 plus the prelims of £93,872 and £25,852 equals a restoration cost of £280,914 and this is the cost that is shown on the attached 'St Osyth Priory Section 106 Restorations Works Calculations 18.11.2016' Spreadsheet in the third column and is the cost that McBains Cooper priced the work in 2012.

Dr Lee's report received on 17th November 2016 recommended that the McBains Cooper costs (including prelims) in 2012, were 15% too high.

Column 4 in the main table therefore reduces the £280,914 by 15% to £238,777. According to Dr Lee's report received on 17th November 2016, build costs have increased by 9% over the past two years and as such Column 5 adds in this additional amount, giving £260,267. It has also been agreed with HE that 2% be added to the condition survey works due to account for deterioration over the past two years, which is included in Column 6, giving £265,472, and it is this figure that is used to demonstrate the works being undertaken by the Residual Land Value of the applications.

APPENDIX 1

Phase	St Osyth Priory S.106 Restoration Works (18 November 2016) Appeal AA (West Field 5) and Appeal BB (Park 2) (Less HLF).
	Payment into the Escrow Account for BPT to be in two tranches namely £800,000 on completion of floor slab of the four units within the park that the family are occupying with the balance (£400,000) to be paid prior to the commencement of development of West Field 5.
a.	Gatehouse complete East and West. (Central Roof 4.1.2.1a to 4.1.2.1, Central South Wall 4.1.2.2a to 4.1.2.2z, Central North Wall 4.1.2.4a to 4.1.2.4o, Central Archway 4.1.2.6a to 4.1.2.6h, Interior 4.1.2.7 to 4.1.2.7g and Interior 4.2.2.4)
b.	Gatehouse - completion of ALL improvement/ new works to central, west and east ranges. (Items 1A to 6D)
c.	Darcy House West Wing (Including Abbots Lodging). (West Wing Roof 2.1.2.1a to 2.1.2.1b, West Wing South Wall 2.1.2.2a to 2.1.2.2i, Abbots Lodgings South Wall 2.1.2.3a to 2.1.2.3l, West Wing West Wall 2.1.2.4a to 2.1.2.4b, West Wing North Wall 2.1.2.5a to 2.1.2.5g, Abbots Lodgings North Wall 2.1.2.6a to 2.1.2.6d, Interior West Wing & Abbots Lodgings 2.1.2.7a to 2.1.2.7b)
d.	Darcy House West internal fit out/Improvement works (excluding Abbots Lodging). (Items 1A to 6D proportioned on a square footage basis based)
e.	2.2 Darcy House East Wing Roof - condition survey works 2.2.2.1

St. Dyth Primary Section 106 Restoration Works Calculations 18.11.2016

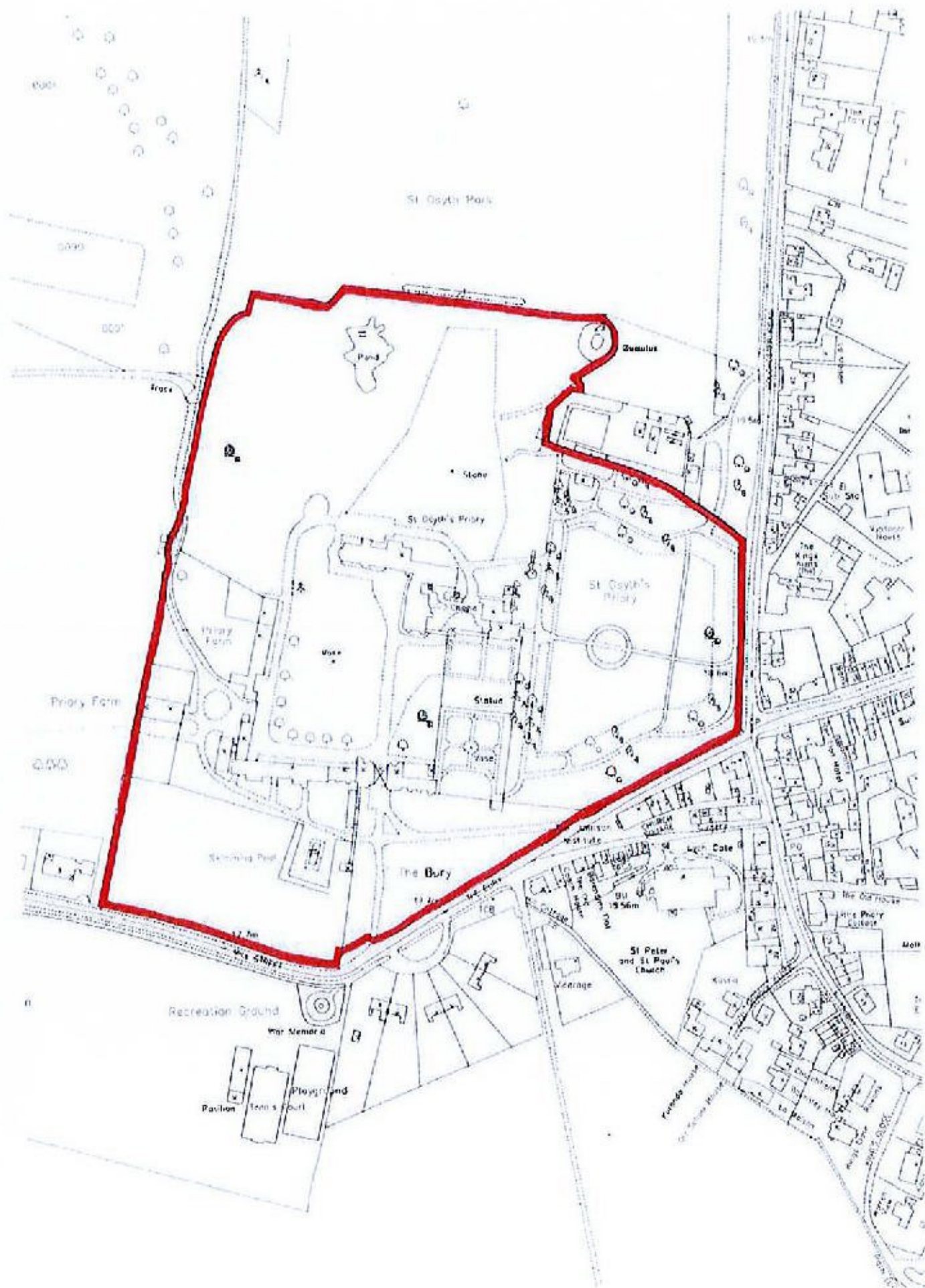
1	2	3	4	5	6	7	8	9	10	11	12	13
Phase	Sargeant Family Proposed Restoration Works	Costs of works plus prefiles in each Phase as identified by Section references in CDE Condition Survey 2009 and MCSains Cooper March 2012 Costplan Updated May 2013	Costs of works in each Phase LESS 18% In line with SJP Paribas Report Nov 2016	Costs of works with SJI Indemnity Nov 14 to Aug 16 PLUS 9%	Costs of Works with Restoration PLUS 2%	Cumulative Costs of Identified works	Restoration Works Estimate	Residual Land Value	Less Funds to Grow towards Grant 'Maze' Funding	Rebuilding Residual Land Value	50.0% of Rebuilding Residual Land Value	
a.	Underhouse complete East and West (Central Roof 4.1.1) to 4.1.2.1, Central South Wall 4.1.2.2a to 4.1.2.7, Central North Wall 4.1.2.8a to 4.1.2.9, Central Archway 4.1.2.5a to 4.1.2.6a, Interior 4.1.2.7 to 4.1.2.7g and Interior 4.2.2-4)	1,602,049 £	1,408,792 £	1,513,463 £	1,514,071 £	1,567,071 £	1,408,652 £	17,615,000 £	41,400,000 £	66,224,000 £	3,467,652 £	
b.	Saleshouse - completion of ALL improvements/new works to central, west and east ranges (Items 1a to 6b)	414,000 £	402,900 £	451,101 £	447,944 £	2,012,015 £	1,407,677 £					
c.	Garry House West wing (includes Alberta Landings), West Wing Roof 2.1.2.1a to 2.1.2.1b, West Wing South Wall 2.1.2.2a to 2.1.2.2d, Alberta Landings South Wall 2.1.2.3a to 2.1.2.3c, West Wing West Wall 2.1.2.4a to 2.1.2.4b, West Wing North Wall 2.1.2.5a to 2.1.2.5b, Alberta Landings North Wall 2.1.2.6a to 2.1.2.6c, Interior West Wing to Alberta Landings 2.1.2.7a to 2.1.2.7c	970,000 £	779,526 £	855,180 £	832,225 £	2,834,220 £	635,432 £					
d.	Garry House West internal fit out/improvement works (excluding kitchen, including items 10, up to 50 proportioned on a square footage basis)	348,000 £	272,800 £	341,071 £	347,831 £	1,102,053 £	287,599 £					
e.	Garry House East Wing Roof (East Wing Roof 2.1.2.1a to 2.2.2.1)	280,194 £	228,777 £	269,210 £	261,472 £	1,447,525 £	22,127 £					

REQUESTED IDENTIFY A FINAL COST RESTORATION WORKS NUMBER WITH APPEAL

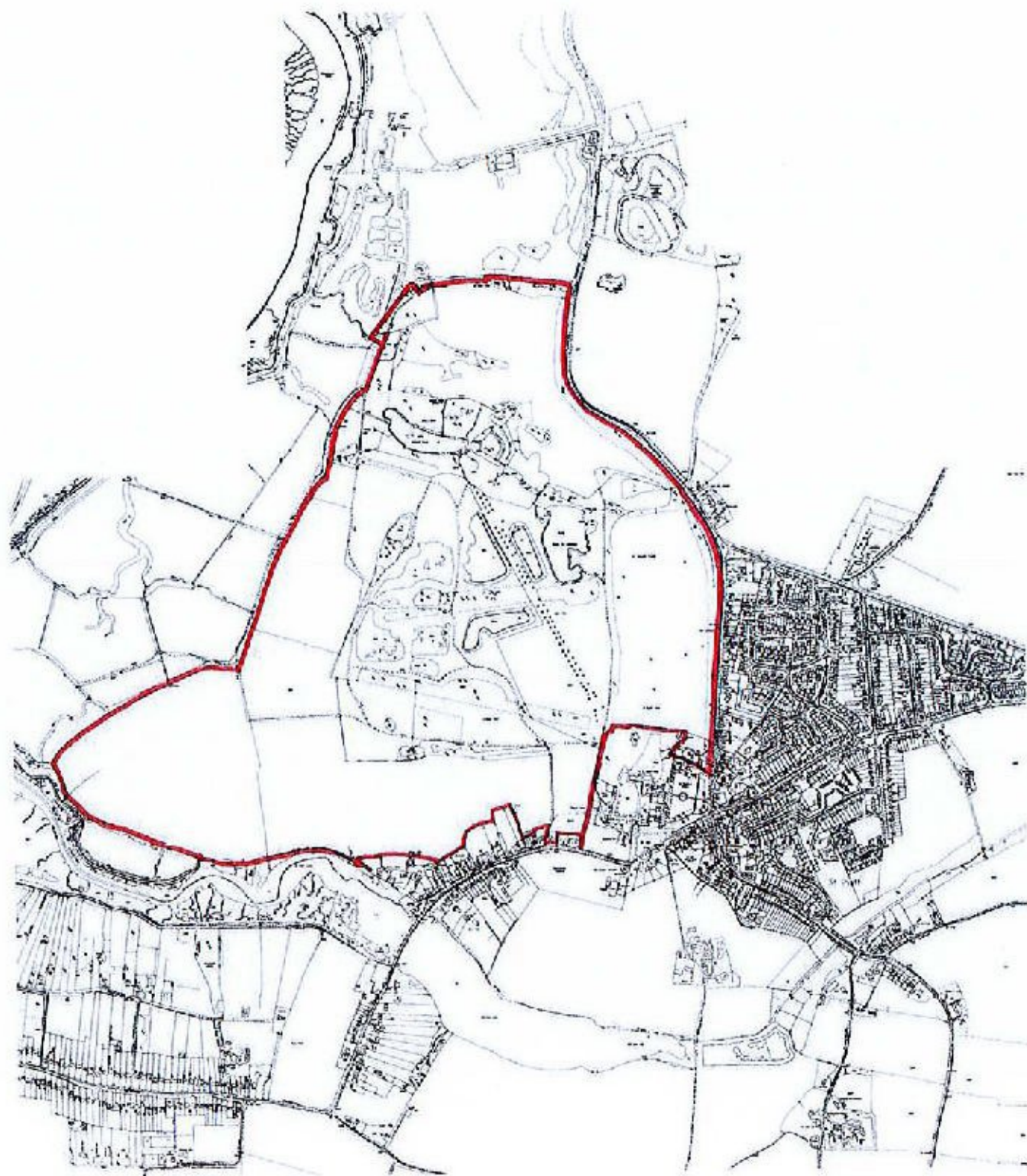
EXTENT OF WORKS THAT CAN BE UNDERTAKEN

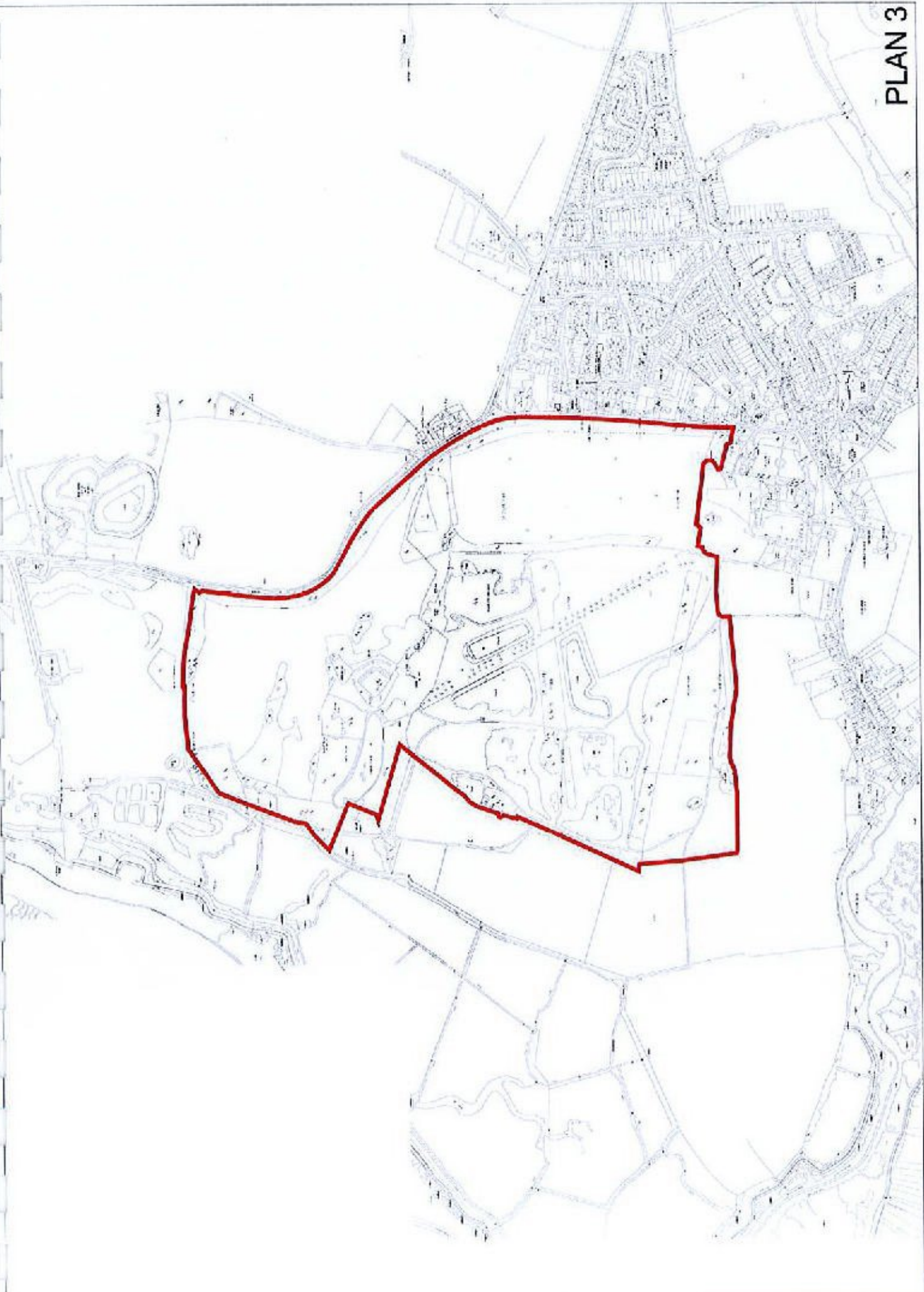
TOTAL COST OF IDENTIFIED WORKS

N.B. Sargeant Family Proposed Restoration Works



PLAN 1

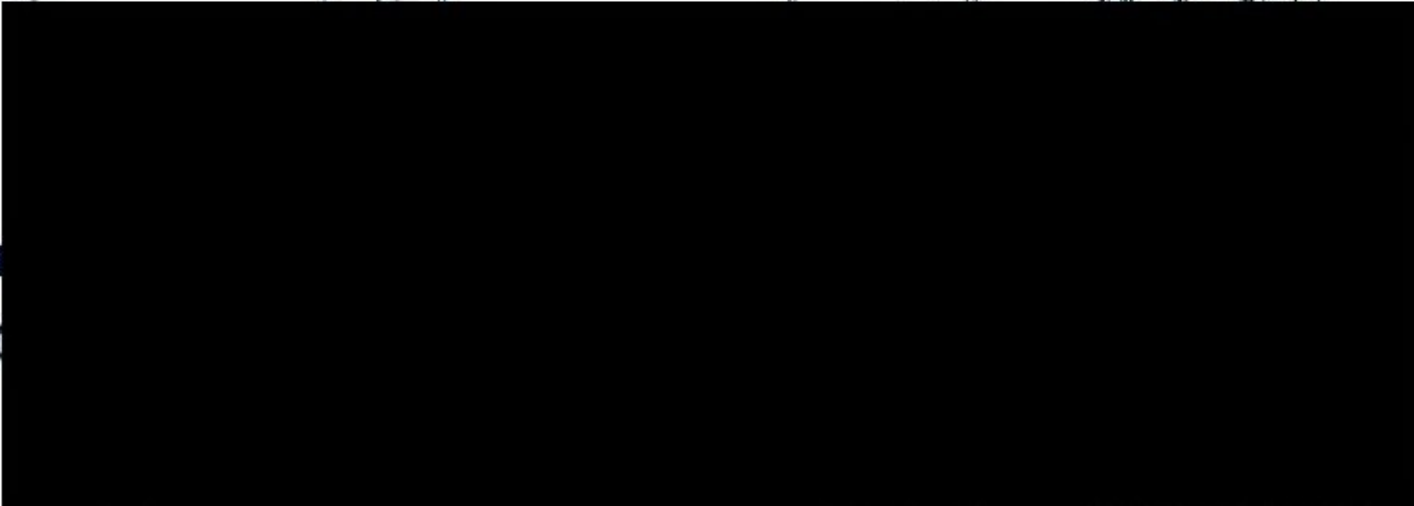
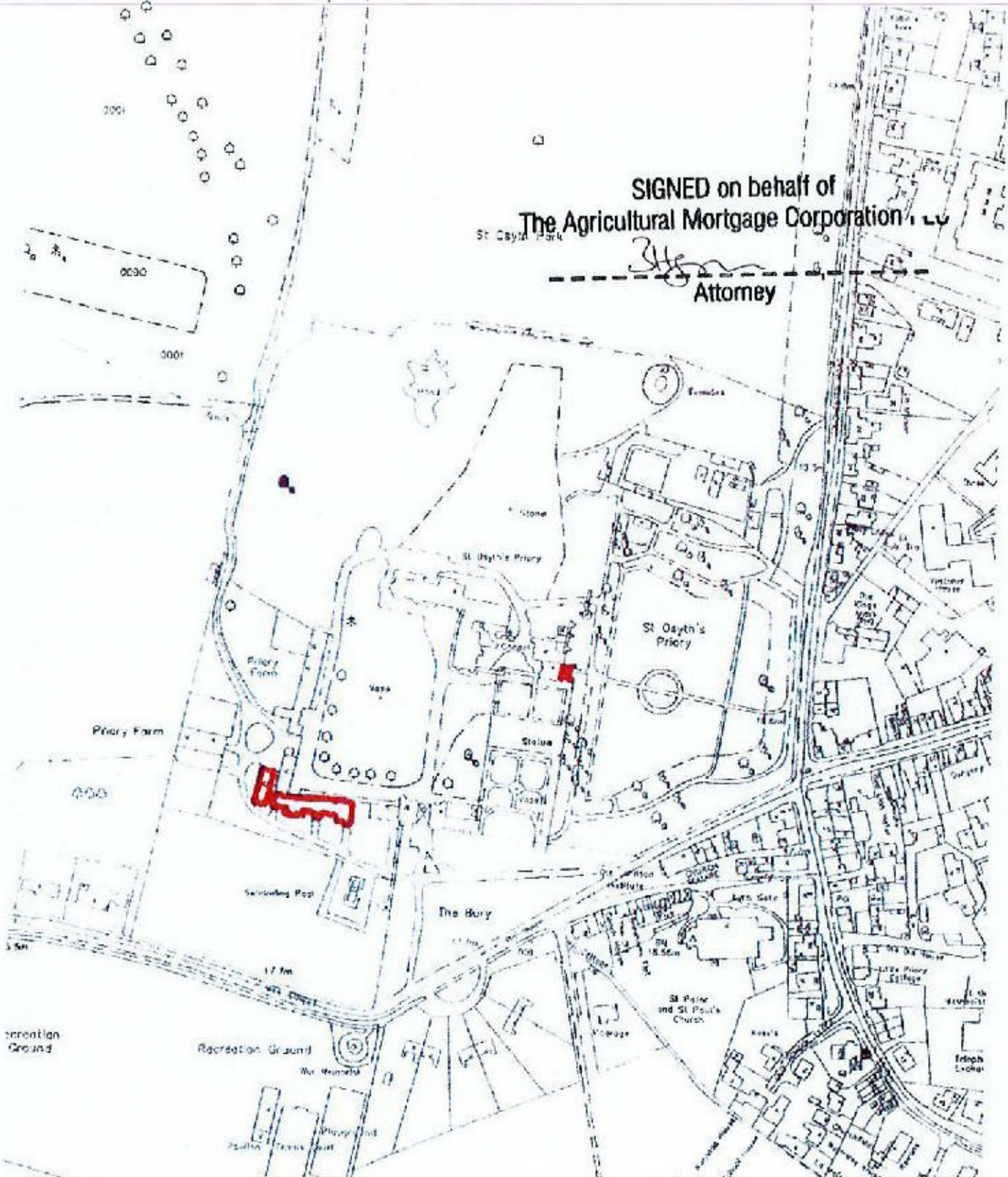




SIGNED on behalf of
The Agricultural Mortgage Corporation, Ltd

[Signature]

Attorney



Matthew Stuart Langhorn

Existing Trees
 Proposed Tree Planting
 Existing Woodlands
 Existing Grassland
 Proposed 20-Year
 Proposed Development



SIGNED on behalf of
 The Agricultural Mortgage Corporation PLC

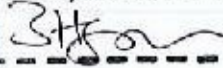
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 Attorney

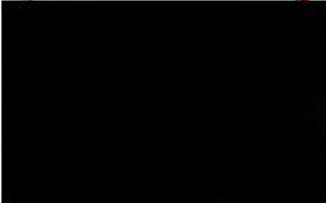
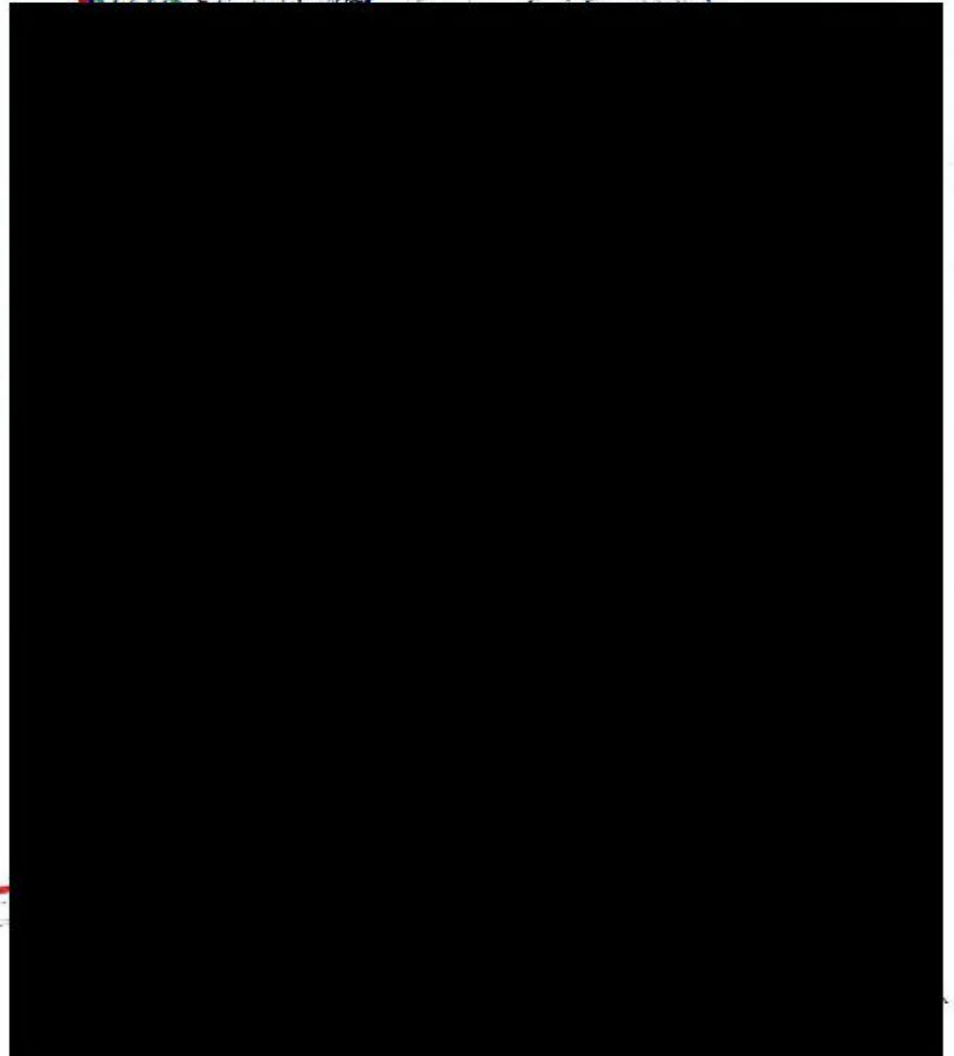
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 Matthew Stuart Langhorn

SIGNED on behalf of
The Agricultural Mortgage Corporation PLC



Attorney



St Osyth Priory Section 106 Heads of Terms 13.11.2015

Appeal References: APP/P1560/W/16/3158325 & APP/P1560/W/16/3158326

1. The Planning obligations will comprise:
 - a. The aim to complete the restoration of the buildings on the attached list at Schedule 1 within a period of 10 years from implementation subject to the availability of funding
 - b. The recently updated figures advised by the Dr Lee Report (£7.4m) apportioned as to £1.2m into the BPT Escrow Account and £6.2m allocated against the specific works set out in the Schedule 2 attached which identify the target properties
 - c. The BPT will utilise the £1.2m towards additional grant funding. This coupled with the obligation on the Sargeants to enter into an Agreement for Lease (AFL) with the BPT on the terms identified – 90 years back to back together with an AFL with the Sargeants (or trading company) to take completed heritage assets at market rent continues the revenue stream to the BPT to pick off other heritage assets creating enlarged revenue stream
 - d. The BPT in conjunction with the Sargeants will additionally seek to generate income in the following order of priority via:
 - i. Grant funding
 - ii. Commercial borrowing
 - iii. additional Enabling Development
 so as to continue to address the target list subject to acceptable finance availability with the aim to discharge the same as soon as practicality permits
2. Additionally, the obligations will provide for:
 - a. Contractual arrangements providing for the ongoing maintenance of restored assets by Independent Management Company
 - b. Facilitating the public access ancillary to the BPT
 - c. Restrictions on the future development of the Pigeon House
3. Restrictive Covenants will be offered so as to preclude further residential development within West Field and the Park above and beyond that permitted by West Field 5 and Park 2
4. Triggers will be set out as per the triggers on Schedule 2 so as to restrict release of completed residential units unless and until identified phases of completion of restoration of heritage assets has occurred (subject only to Bond delivery to secure early completions of a phase)
5. TDC and St O Parish Council will each be invited to appoint one representative of each body, the identity subject to agreement
6. A review mechanism to allow for a re-prioritisation of the works referred to in the schedule consensually. In default of agreement any matter to be referred to an expert for determination within 21 days of a dispute
7. The preparation of a business strategy for The Priory to demonstrate the delivery of the 'aim' described in Para 1(a)

Schedule 1

- i) Darcy House
- ii) The Gatehouse (completion of works)
- iii) Abbot's Tower, chapel and 'Rivers Wall'
- iv) Brewhouse
- v) West Barn
- vi) Tilth Barn, Cart Shed and Dairy
- vii) Rose Garden Walls
- viii) Northern section of wall (with gate and windows) on the west side of the Bury



TENDRING DISTRICT COUNCIL

Planning Services

Council Offices, Thorpe Road, Weeley, Clacton-on-Sea, Essex CO16 9AJ

AGENT: Mr Samuel Bampton - City & Country
Bentfield Place
Bentfield Road
Stansted
Essex
CM24 8HL

APPLICANT: Mr R.A, T.R, D.R, A.I Sargeant
The Priory
St Osyth
Clacton On Sea
Essex
CO16 8NY

TOWN AND COUNTRY PLANNING ACT 1990

APPLICATION NO: 16/00671/FUL **DATE REGISTERED:** 18th May 2016

Proposed Development and Location of the Land:

Erection of 17 dwellings for use as residential and holiday accommodation (C3 use); restoration of park landscape; bunding; re-grading of 9 hectares of land; construction and alterations to access driveway; landscaping and all ancillary works.

St Osyth Priory The Bury St Osyth Clacton On Sea

THE TENDRING DISTRICT COUNCIL AS LOCAL PLANNING AUTHORITY **HEREBY GRANT PLANNING PERMISSION** in accordance with the application form, supporting documents and plans submitted, subject to the following conditions;

- 1 The development hereby permitted shall be begun before the expiration of five years from the date of this permission.

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

- 2 The development hereby permitted shall not be implemented until a Planning Obligation under S106 of the Town & Country Planning Act 1990 pursuant to the Heads of Terms attached to this planning permission has been executed

Reason – To ensure that the benefits of enabling development in securing the future conservation of St. Osyth Priory which justify departure from other planning policies are delivered in line with paragraph 140 of the National Planning Policy Framework (NPPF) and Policy EN27 and Policy EN27a of the Tendring District Local Plan (2007).

- 3 The development hereby permitted shall be carried out in accordance with following approved plans:

CC-0175-ABP012 Application Boundary Plan
CMP Figure 20 Indicative Master Plan

CC-0175-LKN1 Rev. A Site G2.3: Lake House North – Site Plan & Elevation
CC-0175-LKN2 Rev. B Site G2.3: Lake House North –Plans & Elevation
CC-0175-LKS1 Rev. A Site G3.2: Lake House South – Site Plan & Elevation

CC-0175-LKS2 Rev. A Site G3.2: Lake House South – Upper & Lower Ground Floor Plans
 CC-0175-LKS3 Rev. A Site G3.2: Lake House South – Elevations
 CC-0175-SL1 Site K12 South Lodge – Site Plan & South Elevation
 CC-0175-SL2 Rev. B South Lodge – Floor Plans, Elevations & Details
 CC-0175-NL1 Rev. C Site B: North Lodges – Site Plan & North Elevation
 CC-0175-NL2 Rev. D Site B: North Lodges – Floor Plans & Elevations
 CC-0175-NL3 Site B: North Lodges – Details and Garages
 CC-0175-NL4 North Lodges – Elevation
 CC-0175-S1 Rev. C Site J: Slip Cottages – Site Plan & North Elevation
 CC-0175-S2 Rev. C Site J: Slip Cottages – Floor Plans & Elevations
 CC-0175-GG1 Rev. B Site G1: Grotto Grove – Kitchen – Site Plan, Plans & Elevations
 CC-0175-GG2 Rev. B Site G1: Grotto Grove – Shell House – Site Plan, Plans & Elevations
 CC-0175-PH1 Rev. B Site F: Pigeon House – Site Plan, Plans & Elevations
 CC-0175-DH1 Rev. B Site H: Deer House – Site Plan, Plans & Elevations
 CC-0175-AH1 Rev. B Site C: Nun's Hall – Site Plan, Plans & Elevations

730A4 09 Rev. B Lodge Piece Proposed Planting
 730A2 122 Rev. C Lodge Piece Sections at time of planting (showing proposed traffic mitigation measures)
 730A2/222F Estate Access and Circulation Strategy
 730A4/05C Deer Bank Alignment Colchester Road
 730A4/08 Rev. B Proposed Traffic Mitigation Measures: Colchester Road (Sheet 1 of 2)
 730A4/10 Rev. A Proposed Traffic Mitigation Measures: Colchester Road (Sheet 2 of 2)
 730A2/17 Rev. F Proposed Contours - Lodge Piece (Sheet 1 of 2)
 730A2 22 Rev. F Proposed Contours - Lodge Piece (Sheet 2 of 2)
 CC-175-NA Drawing No. 30 The Wellwick, North Entrance Access and Footway Proposals

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

- 4 Prior to commencement of the relevant work samples of the external facing, roofing, windows, doors, rainwater goods and hardsurfacing materials to be used in construction shall be submitted to and agreed, in writing, by the Local Planning Authority. Such materials as may be agreed shall be those used in the development.

Reason – To ensure the development, as far as possible, respects, conserves and enhances the special historic and architectural character of the St. Osyth Conservation Area and the setting of St. Osyth Priory as a heritage asset.

- 5 Notwithstanding the provisions of Article 3, Schedule 2, Part 2 Class A of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any Order revoking and re-enacting that Order with or without modification) the erection, construction, maintenance, improvement or alteration of a gate, fence, wall or other means of enclosure shall not be carried out except in accordance with drawings showing the siting and design of such enlargement, improvement or other alteration which shall previously have been submitted to and approved, in writing, by the Local Planning Authority.

Reason - In the interests of visual amenity as the site lies within the St. Osyth Conservation Area and forms part of the setting of St. Osyth Priory.

- 6 Notwithstanding the provisions of Article 3, Schedule 2, Part 1 Class A, B and C of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any Order revoking and re-enacting that Order with or without modification), no enlargement, improvement or other alteration to the dwelling shall be erected or carried out except in accordance with drawings showing the siting and design of such enlargement, improvement or other alteration which shall previously have been submitted to and approved, in writing, by the Local Planning Authority.

Reason - In the interests of visual amenity as the site lies within the St. Osyth Conservation Area and forms part of the setting of St. Osyth Priory.

- 7 Prior to commencement of the relevant work to or in the vicinity of Nun's Hall the applicant or developer shall secure the implementation of a programme of archaeological work in accordance with a written scheme of investigation which has been submitted to and approved, in writing, by the Local Planning Authority.

Reason - To allow proper investigation and recording of the site, which is potentially of archaeological and historic significance.

- 8 Prior to commencement of the relevant work a scheme for the provision and implementation of water, energy and resource efficiency measures, during the construction and occupational phases of the development shall be submitted to and agreed in writing by the Local Planning Authority. The scheme shall include a clear timetable for the implementation of the measures in relation to the construction and occupancy of the development. The scheme shall be constructed and the measures provided and made available for use in accordance with such timetables as may be agreed.

Reason - To enhance the sustainability of the development through better use of water, energy and materials.

- 9 Prior to commencement of the relevant work a wastewater strategy shall be submitted to and approved in writing by the Local Planning Authority. No dwellings shall be occupied until the works have been carried out in accordance with the wastewater strategy so.

Reason - To prevent environmental and amenity problems.

- 10 Prior to commencement of the relevant work a foul water strategy submitted has been submitted to and approved in writing by the Local Planning Authority. No dwellings shall be occupied until the works have been carried out in accordance with the foul water strategy so approved unless otherwise approved in writing by the Local Planning Authority.

Reason - To prevent environmental and amenity problems arising from flooding.

- 11 Prior to commencement of the relevant work, a scheme for the provision and implementation of surface water drainage, incorporating sustainable drainage principles and an assessment of the hydrological and hydrogeological context of the development, shall be submitted and agreed, in writing, with the Local Planning Authority. The scheme shall be constructed and completed in accordance with the approved plans and prior to the occupancy of any part of the proposed development

Reason – To prevent environmental and amenity problems arising from flooding.

- 12 Prior to commencement of the relevant work, a landscape/habitat management plan, including long term design objectives, management responsibilities and maintenance schedules for all landscape areas, other than, privately owned, domestic gardens, shall be submitted to and approved, in writing, by the local planning authority. The landscape/habitat management plan shall be carried out as approved in accordance with the details and timescales in the plan. The scheme shall include the following elements:
- a) Detail extent and type of new planting (NB planting to be of native species of local provenance);
 - b) Details of any SUDS e.g. attenuation ponds, wetlands;
 - c) Details of the on-site recreational area, including its size and any proposed footpaths and cycleways;
 - d) Details of maintenance and habitat monitoring regimes; and
 - e) Details of any new habitat created on site.

Reason – To ensure best practice measures are used on the site and during the construction phase of the development to secure necessary landscaping and minimise the impact on birds and wildlife.

- 13 The occupation of no more than ten of the dwellings hereby permitted as part of the development shall take place until specific works related to the reinstatement of the Deer Bank, as listed at item 8 on Drawing No: CMP Figure 19 from Annex 1 Conservation Area Management Plan (2011) by Liz Lake and the filling of Lodge Piece, as shown on drawings 730A2/17F and 730A2/22E (Lodge Piece Contours); as subsequently agreed, in writing, with the Local Planning Authority as part of a landscape management plan, have been completed.

Reason – To mitigate adverse impacts of the parkland developments on the character and significance of the registered park and garden.

- 14 Prior to commencement of the relevant work a Construction and Environmental Management Plan (CEMP) shall be submitted to and approved in writing by the local planning authority. The CEMP shall be carried out as approved and any subsequent variations shall be agreed in writing by the local planning authority. The scheme shall include the following elements:
- a) A detailed schedule setting out how works will be phased to avoid construction at particularly sensitive times e.g. during freezing periods when wintering birds are most vulnerable to disturbance;
 - b) Plans showing which sensitive areas of the site will have restricted access as stated in paragraph 7.302 of the Environmental Statement;
 - c) Drawings showing details of design and type of external lighting to minimise the impact on bats and birds;
 - d) Measures to ensure nesting birds, bats and reptiles are not harmed during the construction phases as stated in paragraph 7.325 of the Environmental Statement;
 - e) Measures to ensure disturbance to breeding birds is minimised;
 - f) Details of the measures taken to minimise the risk of pollution on the site; and
 - g) Arrangements for habitat monitoring.

Reason – To ensure best practice measures are used on the site and during the construction phase of the development to minimise the impact on birds and wildlife.

- 15 No development shall take place, including any works of demolition, until details of a wheel and underbody cleaning facility within the site and adjacent to the egress onto the highway have been submitted to and approved in writing by the Local Planning Authority and that facility shall be maintained during the periods of demolition and construction.

Reason - To ensure that loose materials and spoil are not brought out onto the highway, in the interests of highway safety

- 16 Prior to commencement of the relevant work details of the gates at the proposed bell mouth access off Colchester Road to serve the Slip Cottages shall be submitted to and approved in writing by the local planning authority. The approved details shall be implemented prior to occupation of the development.

Reason – To protect highway efficiency of movement and safety.

- 17 Prior to commencement of the relevant work or at a later date agreed in writing by the Local Planning Authority, the applicants shall submit to the Local Planning Authority, in writing, a Local Recruitment Strategy to include details of how the applicant/ developer shall use their reasonable endeavours to promote and encourage the recruitment of employees and other staff in the locality of the application site, for the construction of the development and for the uses of the development thereafter. The approved Local Recruitment Strategy shall be adhered to therein after.

Reason - To promote and encourage the recruitment of employees and other staff in the locality of the application site in accordance with Policy PRO3 of the of the Tendring District Local Plan Proposed Submission Draft (2012) as amended by The Tendring District Local Plan: Pre-Submission Focussed Changes (2014).

- 18 Prior to commencement of the relevant work which impacts on bat commuting and foraging routes, details of external lighting shall be submitted and approved in writing by the Local Planning Authority. External lighting shall be implemented and retained in accordance with the approved scheme.

Reason - To ensure lighting is sensitively designed, minimises light spillage and avoids illuminating bat commuting and foraging routes and to ensure the use of low level, directional lighting to minimise light pollution.

- 19 Prior to commencement of the relevant work a Construction Method Statement shall be submitted to and approved in writing by the Local Planning Authority. The approved Statement shall be adhered to throughout the construction period and the approved measures shall be retained for the duration of the construction works.

The Statement shall detail the following:

- i. the parking and turning of vehicles of site operatives and visitors;
- ii. loading and unloading of plant and materials;
- iii. storage of plant and materials used in constructing the development;
- iv. the erection and maintenance of security hoarding including decorative

- displays and facilities for public viewing, where appropriate;
- v. details of measures to prevent mud and other such material migrating onto the highway from construction vehicles;
- vii. measures to control the emission of dust and dirt during construction;
- viii. a scheme for waste minimisation and recycling/disposing of waste resulting from construction works.

Reason - In the interests of highway safety and residential amenity.

- 20 No construction work shall take place onsite outside the hours of 07:30 to 18:00 Monday to Friday and 07:30 to 13:30 on Saturday and no time whatsoever on Sundays or Public Holidays, unless otherwise agreed with the Local Planning Authority. This includes deliveries to the site or work undertaken by contractors or sub-contractors.

Reason - In the interests of residential amenity.

- 21 Notwithstanding what is shown on drawing number 730A2/50E with respect to 'Site J - Slip Cottages', details of revised access, layout, parking and landscaping arrangements for this development shall be submitted to and approved, in writing, with the Local Planning Authority prior to commencement of the relevant work. The scheme shall be constructed and completed in accordance with the approved plans and prior to the occupancy of any of the dwellings proposed within this part of the development.

Reason - To ensure the development reflects the withdrawal of application 11/00334/FUL which proposed the construction of a visitor centre/function room suite to the south of the proposed Slip Cottages with parking and access arrangements to the north and west.

DATED: 18th November 2016

SIGNED:



Catherine Bicknell
Head of Planning

IMPORTANT INFORMATION :-

The local planning authority considers that the following policies and proposals in the development plan are relevant to the above decision:

- | | |
|------|--|
| QL1 | Spatial Strategy |
| QL2 | Promoting Transport Choice |
| QL7 | Rural Regeneration |
| QL9 | Design of New Development |
| QL10 | Designing New Development to Meet Functional Needs |
| QL11 | Environmental Impacts and Compatibility of Uses |

QL12	Planning Obligations
HG1	Housing Provision
HG3	Residential Development Within Defined Settlements
HG3A	Mixed Communities
HG4	Affordable Housing in New Developments
HG6	Dwelling Size and Type
HG7	Residential Densities
HG9	Private Amenity Space
COM2	Community Safety
COM8	Provision of Recreational Open Space for New Residential Development
COM21	Light Pollution
COM23	General Pollution
COM26	Contributions to Education Provision
COM29	Utilities
COM31A	Sewerage and Sewage Disposal
EN1	Landscape Character
EN3	Coastal Protection Belt
EN6	Biodiversity
EN6A	Protected Species
EN6B	Habitat Creation
EN11A	Protection of International Sites European Sites and RAMSAR Sites
EN12	Design and Access Statements
EN13	Sustainable Drainage Systems
EN17	Conservation Areas
EN23	Development within the Proximity of a Listed Building
EN27	Enabling Development
EN27A	St Osyth Priory
EN29	Archaeology

EN30	Historic Towns
TR1A	Development Affecting Highways
TR3A	Provision for Walking
TR5	Provision for Cycling
TR6	Provision for Public Transport Use
TR7	Vehicle Parking at New Development

Tendring District Local Plan: 2013-2033 and Beyond – Preferred Options Consultation Document

SP1	Presumption in Favour of Sustainable Development
SP4	Infrastructure and Connectivity
SP5	Place Shaping Principles
SPL1	Managing Growth
SPL2	Settlement Development Boundaries
SPL3	Sustainable Design
HP4	Open Space, Sports and Recreation Facilities
PL1	Housing Supply
LP2	Housing Choice
LP3	Housing Density
LP4	Housing Layout
LP5	Affordable and Council Housing
LP7	Self-Build and Custom-Built Homes
PP12	Improving Education and Skills
PP13	The Rural Economy
PPL2	Coastal Protection Belt
PPL3	The Rural Landscape
PPL4	Biodiversity and Geodiversity
PPL5	Water Conservation, Drainage and Sewerage
PPL7	Archaeology

PPL8	Conservation Areas
PPL9	Listed Buildings
PPL10	Enabling Development
CP1	Sustainable Transport and Accessibility
CP3	Improving the Telecommunications Network

Essex County Council Car Parking Standards - Design and Good Practice

Essex Design Guide for Residential and Mixed-Use Areas

The Setting of Heritage Assets (Good Practice Advice Note 3, 2015)

Enabling Development and the Conservation of Significant Places (2008)

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Highway Authority in its letter of 17th June 2016.

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Archaeological Officer dated 10th June 2016.

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Minerals and Waste Planning Team dated 17th June 2016.

Informative: The applicant's attention is drawn to the advisory comments of Anglian Water in its letter of 15th June 2016.

Standard Informative 1: The Provisions of the Essex Act 1987, Section 13 (Access for the Fire Brigade) may apply to this Development and will be determined at Building Regulation Stage.

Standard Informative 2: You are reminded that the carrying out of building works requires approval under the Building Regulations in many cases as well as a grant of planning permission. If you are in doubt as to whether or not the work, the subject of this planning permission, requires such approval, then you are invited to contact the Building Control section at Tendring District Council.

Standard Informative 3: If the development includes the construction of a new building on or at the boundary of 2 properties, work to an existing party wall or party structure or involve excavation near to and below the foundation level of neighbouring buildings, you are advised that the provisions of the Party Wall Act 1996 may apply to this development. An explanatory booklet concerning the implications of this Act is available online or from the District Council.

The attached notes explain the rights of appeal.

NOTES FOR GUIDANCE

WHEN PLANNING PERMISSION IS REFUSED OR GRANTED SUBJECT TO CONDITIONS

APPEALS TO THE SECRETARY OF STATE

- If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under Section 78 of the Town and Country Planning Act 1990.
- If you want to appeal, then you must do so within the set time frame as outlined below:
 - a. If this is a decision to refuse planning permission for a householder application, if you want to appeal against your local planning authority's decision then you must do so **within 12 weeks** of the date of this notice. A **Householder Appeal Form** is required, available online at <https://acp.planninginspectorate.gov.uk>
 - b. If this is a decision to refuse planning permission for a minor commercial application, if you want to appeal against your local planning authority's decision then you must do so **within 12 weeks** of the date of this notice. A **Planning Appeal Form** is required, available online at <https://acp.planninginspectorate.gov.uk>.
 - c. If you want to appeal against your local planning authority's decision on a development which is not caught by a. and b. above then you must do so **within 6 months** of the date of this notice. A **Planning Appeal Form** is required, available online <https://acp.planninginspectorate.gov.uk>.
- Appeals must be made using the relevant form (as detailed above) which you can get from the Secretary of State at Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN (Tel: 0303 444 5000) or online at <https://acp.planninginspectorate.gov.uk>. **Please note, only the applicant possesses the right of appeal.**
- The Secretary of State can allow a longer period for giving notice of an appeal, but will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal.
- The Secretary of State need not consider an appeal if it seems to the Secretary of State that the local planning authority could not have granted permission for the proposed development or could not have granted it without the conditions imposed having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.
- In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based its decision on a direction given by the Secretary of State.

ENFORCEMENT

- If this is a decision on a planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice, if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of this notice.
- If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of service of the enforcement notice, or within 6 months (12 weeks in the case of a householder or minor commercial appeal) of the date of this notice, whichever period expires earlier.

St Osyth Priory Section 106 Heads of Terms 18.11.2016

Appeal References: APP/P1560/W/16/3158325 & APP/P1560/W/16/3158326

1. The Planning obligations will comprise:
 - a. The aim to complete the restoration of the buildings on the attached list at Schedule 1 within a period of 10 years from implementation subject to the availability of funding
 - b. The recently updated figures advised by the Dr Lee Report (£7.4m) apportioned as to £1.2m into the BPT Escrow Account and £6.2m allocated against the specific works set out in the Schedule 2 attached which identify the target properties
 - c. The BPT will utilise the £1.2m towards additional grant funding. This coupled with the obligation on the Sargeants to enter into an Agreement for Lease (AFL) with the BPT on the terms identified – 90 years back to back together with an AFL with the Sargeants (or trading company) to take completed heritage assets at market rent continues the revenue stream to the BPT to pick off other heritage assets creating enlarged revenue stream
 - d. The BPT in conjunction with the Sargeants will additionally seek to generate income in the following order of priority via:
 - i. Grant funding
 - ii. Commercial borrowing
 - iii. additional Enabling Development
 so as to continue to address the target list subject to acceptable finance availability with the aim to discharge the same as soon as practicality permits
2. Additionally, the obligations will provide for:
 - a. Contractual arrangements providing for the ongoing maintenance of restored assets by Independent Management Company
 - b. Facilitating the public access ancillary to the BPT
 - c. Restrictions on the future development of the Pigeon House
3. Restrictive Covenants will be offered so as to preclude further residential development within West Field and the Park above and beyond that permitted by West Field 5 and Park 2
4. Triggers will be set out as per the triggers on Schedule 2 so as to restrict release of completed residential units unless and until identified phases of completion of restoration of heritage assets has occurred (subject only to Bond delivery to secure early completions of a phase)
5. TDC and St O Parish Council will each be invited to appoint one representative of each body, the identity subject to agreement
6. A review mechanism to allow for a re-prioritisation of the works referred to in the schedule consensually. In default of agreement any matter to be referred to an expert for determination within 21 days of a dispute
7. The preparation of a business strategy for The Priory to demonstrate the delivery of the 'aim' described in Para 1(a)

Schedule 1

- i) Darcy House
- ii) The Gatchouse (completion of works)
- iii) Abbot's Tower, chapel and 'Rivers Wall'
- iv) Brewhouse
- v) West Barn
- vi) Tithe Barn, Cart Shed and Dalry
- vii) Rose Garden Walls
- viii) Northern section of wall (with gate and windows) on the west side of the Bury

Schedule 2

Phase	St Osyth Priory S.106 Restoration Works (18 November 2016) Appeal AA(West Field 5) and Appeal BB (Park 2) (Less HLF).	
	Payment into the Escrow Account for BPT to be in two tranches namely £800,000 on completion of floor slab of the four units within the park that the family are occupying with the balance (£400,000) to be paid prior to the commencement of development of West Field 5.	
a.	Gatehouse complete East and West. (Central Roof 4.1.2.1a to 4.1.2.1, Central South Wall 4.1.2.2a to 4.1.2.2z, Central North Wall 4.1.2.4a to 4.1.2.4b, Central Archway 4.1.2.6a to 4.1.2.6h, Interior 4.1.2.7 to 4.1.2.7g and Interior 4.2.2.4)	Prior to Completion of the 25 th dwelling
b.	Gatehouse - completion of ALL improvement/ new works to central, west and east ranges. (Items 1A to 6D)	Prior to Completion of the 41 st dwelling
c.	Darcy House West Wing (including Abbots Lodging). (West Wing Roof 2.1.2.1a to 2.1.2.1b, West Wing South Wall 2.1.2.2a to 2.1.2.2f, Abbots Lodgings South Wall 2.1.2.3a to 2.1.2.3f, West Wing West Wall 2.1.2.4a to 2.1.2.4b, West Wing North Wall 2.1.2.5a to 2.1.2.5g, Abbots Lodgings North Wall 2.1.2.6a to 2.1.2.6d, Interior West Wing & Abbots Lodgings 2.1.2.7a to 2.1.2.7b)	Prior to Completion of the 52 nd dwelling
d.	Darcy House West internal fit out/improvement works (excluding Abbots Lodging). (Items 1A to 6D proportioned on a square footage basis based)	Prior to Completion of the 73 rd dwelling
e.	2.2 Darcy House East Wing Roof - condition survey works 2.2.2.1	Prior to Completion of the 82 nd dwelling.



TENDRING DISTRICT COUNCIL

Planning Services

Council Offices, Thorpe Road, Weeley, Clacton-on-Sea, Essex CO16 9AJ

AGENT:	Mr Samuel Bampton - City & Country Residential Limited Bentfield Place Bentfield Road Stansted CM24 8HL	APPLICANT:	Mr R.A, T.R, D.R, A.I Sargeant St Osyth Priory The Bury St Osyth Clacton On Sea Essex CO16 8NZ
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TOWN AND COUNTRY PLANNING ACT 1990

APPLICATION NO: 16/00656/FUL

DATE REGISTERED: 18th May 2016

Proposed Development and Location of the Land:

Demolition of existing property at 7 Mill Street and the creation of 72 no. two, three and four bedroom houses, plus associated roads, car parking, garages and landscaping.

St Osyth Priory The Bury St Osyth Clacton On Sea

THE TENDRING DISTRICT COUNCIL AS LOCAL PLANNING AUTHORITY **HEREBY GRANT PLANNING PERMISSION** in accordance with the application form, supporting documents and plans submitted, subject to the following conditions;

- 1 The development hereby permitted shall be begun before the expiration of five years from the date of this permission.

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

- 2 The development hereby permitted shall not be implemented until a Planning Obligation under S106 of the Town & Country Planning Act 1990 pursuant to the Heads of Terms attached to this planning permission has been executed.

Reason – To ensure that the benefits of enabling development in securing the future conservation of St. Osyth Priory which justify departure from other planning policies are delivered in line with paragraph 140 of the National Planning Policy Framework (NPPF) and Policy EN27 and Policy EN27a of the Tendring District Local Plan (2007).

- 3 The development hereby permitted shall be carried out in accordance with following approved plans:

OC002-01-01 Rev. A Location Plan
CC0175/MS-7-1 Location/Site Plan No. 7 Mill Street
CMP Figure 20 – Indicative Master Plan
OC002-03-01 Rev. G Proposed Development Layout
OC002-03-10 Rev. A Proposed Development Layout overlay with previous applications

CC002-03-02 Rev. A Proposed Detailed Development Layout
 CC002-03-05 Rev. A proposed Development Layout with Drainage Pond
 CC002-03-03 Rev. A Proposed Materials Layout

CC002-50-01 Rev. A Mill Street Cottage Floor Plan and Elevations
 CC002-50-02 Rev. A Type C Floor Plan and Elevations
 CC002-50-03 Rev. A Type D Floor Plan and Elevations
 CC002-50-04 Rev. A Type E Floor Plan and Elevations
 CC002-50-05 Rev. A Type F Floor Plan and Elevations
 CC002-50-06 Rev. A Type G Floor Plan and Elevations
 CC002-50-07 Rev. A Type H Floor Plan and Elevations
 CC002-50-08 Rev. A Type J Floor Plan and Elevations
 CC002-50-09 Rev. A Type K Floor Plan and Elevations

CC002-50-17a Rev. B Proposed Rear and End Elevations for plots 58-50
 CC002-50-17 Rev. A Proposed Plans and Front Elevations for plots 58-50
 CC002-50-16 Rev. B Proposed Plans and Front Elevations for Plots 63-59
 CC002-50-16a Rev. B Proposed Rear and End Elevations for Plots 63-59
 CC002-50-15 Rev. B Proposed Plans and Front Elevations for Plots 68-71; 64-67
 (mirrored)
 CC002-50-15a Rev. A Proposed Rear and End Elevations for Plots 68-71; 64-67
 (mirrored)

CC002-ST-01 Rev. A Proposed Street Scene Elevations Plots 1-7, 43-48
 CC002-ST-03 Rev. A Proposed Street Scene Elevations Plots 16-23, 33-36
 CC002-ST-02 Rev. D Proposed Street Scene Elevations Plots 58-50, 64-71

CC002-60-01 Rev. 00 Single Garages SG1 & SG2 Floor plans & elevations
 CC002-60-02 Rev. A Pairs of Single Garages SG3 & SG4 Floor plans & elevations
 CC002-60-03 Rev. 00 Carport Floor Plan & Elevations
 CC002-60-04 Rev. A Carport Floor Plan & Elevations

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

- 4 Prior to commencement of the relevant work samples of the external facing, roofing, windows, doors, rainwater goods and hardsurfacing materials to be used in construction shall be submitted to and agreed, in writing, by the Local Planning Authority. Such materials as may be agreed shall be those used in the development.

Reason - To ensure the development, as far as possible, respects, conserves and enhances the special historic and architectural character of the St. Osyth Conservation Area and the setting of St. Osyth Priory as a heritage asset.

- 5 Notwithstanding the provisions of Article 3, Schedule 2, Part 2 Class A of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any Order revoking and re-enacting that Order with or without modification) the erection, construction, maintenance, improvement or alteration of a gate, fence, wall or other means of enclosure shall not be carried out except in accordance with drawings showing the siting and design of such enlargement, improvement or other alteration which shall previously have been submitted to and approved, in writing, by the Local Planning Authority.

Reason - In the interests of visual amenity as the site lies within the St. Osyth Conservation Area and forms part of the setting of St. Osyth Priory.

- 6 Notwithstanding the provisions of Article 3, Schedule 2, Part 1 Class A, B and C of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any Order revoking and re-enacting that Order with or without modification), no enlargement, improvement or other alteration to the dwelling shall be erected or carried out except in accordance with drawings showing the siting and design of such enlargement, improvement or other alteration which shall previously have been submitted to and approved, in writing, by the Local Planning Authority.

Reason - In the interests of visual amenity as the site lies within the St. Osyth Conservation Area and forms part of the setting of St. Osyth Priory.

- 7 Prior to commencement of the relevant work a scheme for the provision and implementation of water, energy and resource efficiency measures, during the construction and occupational phases of the development shall be submitted to and agreed in writing by the Local Planning Authority. The scheme shall include a clear timetable for the implementation of the measures in relation to the construction and occupancy of the development. The scheme shall be constructed and the measures provided and made available for use in accordance with such timetables as may be agreed.

Reason - To enhance the sustainability of the development through better use of water, energy and materials.

- 8 Prior to commencement of the relevant work a wastewater strategy shall be submitted to and approved in writing by the Local Planning Authority. No dwellings shall be occupied until the works have been carried out in accordance with the wastewater strategy so approved.

Reason - To prevent environmental and amenity problems.

- 9 Prior to commencement of the relevant work a foul water strategy shall be submitted to and approved in writing by the Local Planning Authority. No dwellings shall be occupied until the works have been carried out in accordance with the foul water strategy so approved unless otherwise approved in writing by the Local Planning Authority.

Reason - To prevent environmental and amenity problems arising from flooding.

- 10 Prior to commencement of the relevant work, a scheme for the provision and implementation of surface water drainage, incorporating sustainable drainage principles and an assessment of the hydrological and hydrogeological context of the development, shall be submitted and agreed, in writing, with the Local Planning Authority. The scheme shall be constructed and completed in accordance with the approved plans and prior to the occupancy of any part of the proposed development. Surface water shall be discharged from the site at a rate no greater than 4.87l/s as identified within the submitted Flood Risk Assessment.

Reason - To prevent environmental and amenity problems arising from flooding and to ensure a satisfactory method of surface water drainage.

- 11 Prior to commencement of the relevant work, a landscape/habitat management plan, including long term design objectives, management responsibilities and maintenance schedules for all landscape areas, other than, privately owned, domestic gardens, shall be submitted to and approved, in writing, by the local planning authority. The landscape/habitat management plan shall be carried out as approved in accordance with the details and timescales in the plan. The scheme shall include the following elements:
- a) Detail extent and type of new planting (NB planting to be of native species of local provenance);
 - b) Details of any SUDS e.g. attenuation ponds, wetlands;
 - c) Details of the on-site recreational area, including its size and any proposed footpaths and cycleways;
 - d) Details of maintenance regimes; and
 - e) Details of any new habitat created on site.

Reason – To ensure best practice measures are used on the site and during the construction phase of the development to secure necessary landscaping and minimise the impact on birds and wildlife.

- 12 Prior to commencement of the relevant work a Construction and Environmental management Plan (CEMP) shall be submitted to and approved in writing by the local planning authority. The CEMP shall be carried out as approved and any subsequent variations shall be agreed in writing by the local planning authority. The scheme shall include the following elements:
- a) A detailed schedule setting out how works will be phased to avoid construction at particularly sensitive times e.g. during freezing periods when wintering birds are most vulnerable to disturbance;
 - b) Plans showing which sensitive areas of the site will have restricted access as stated in paragraph 7.302 of the Environmental Statement;
 - c) Drawings showing details of design and type of external lighting to minimise the impact on bats and birds;
 - d) Measures to ensure nesting birds, bats and reptiles are not harmed during the construction phases as stated in paragraph 7.325 of the Environmental Statement;
 - e) Measures to ensure disturbance to breeding birds is minimised; and
 - f) Details of the measures taken to minimise the risk of pollution on the site.

Reason – To ensure best practice measures are used on the site and during the construction phase of the development to minimise the impact on birds and wildlife.

- 13 No development shall take place, including any works of demolition, until details of a wheel and underbody cleaning facility within the site and adjacent to the egress onto the highway have been submitted to and approved in writing by the Local Planning Authority and that facility shall be maintained during the periods of demolition and construction.

Reason - To ensure that loose materials and spoil are not brought out onto the highway, in the interests of highway safety.

- 14 No occupation of the development hereby permitted shall take place until the following have been completed (details of which shall have been submitted to and agreed in writing by the Local Planning Authority):

- a) A priority junction off Mill Street to provide access to the proposal site as shown in principle on planning application drawing number 208104/27 dated 24 November 2011 prepared by Waterman Boreham. Priority junction to include 2no 2 metre wide footways and a 90 x 2.4 x 90 metre visibility splay maintained clear to the ground at all times;
- b) A dropped kerb footway crossover to serve the new dwelling proposed on land immediately west of the priority junction mentioned above;
- c) An uncontrolled dropped kerb/tactile paving pedestrian crossing point in Mill Street east of the priority junction mentioned above;
- d) The relocation of the existing dropped kerb immediately north of the parking spaces at The Bury/Church Square junction further east, tactile paving provided and a matching dropped kerb/tactile paving provided on the opposite side of the carriageway;
- e) The relocation of the east bound Bus Stop on the Bury to a point further east.

Reason - To protect highway efficiency of movement and safety and to ensure the proposal site is accessible by more sustainable modes of transport such as public transport, cycling and walking.

- 15 Notwithstanding the details shown, prior to commencement of the development the planning application drawings shall be amended and submitted to and approved in writing by the local planning authority to show provision of the following:
- a) 0.5 metre wide adoptable overhang strip along the eastern side of the estate road from the Mill Street footway to an appropriate point within the proposal site;
 - b) Any shared footpath/cyclepaths 3 metres wide and any footpaths 2 metres wide;
 - c) An appropriate turning facility within the access way leading to plots 59-71 to accommodate refuse, service and emergency vehicles;
 - d) matching dropped kerb/tactile paving on the opposite side of The Bury carriageway (as mentioned under d) of condition 14 above).

The approved details shall be implemented prior to occupation of the development

Reason - To protect highway efficiency of movement and safety and to ensure the proposal site is accessible by more sustainable modes of transport such as public transport, cycling and walking.

- 16 Prior to first occupation of the hereby approved development details of a Transport Information and Marketing Scheme (green travel pack) for sustainable transport shall have been previously submitted to and approved in writing by the Local Planning Authority. The Transport Information and Marketing Scheme shall be implemented as approved.

Reason - In the interests of promoting sustainable development and transport.

- 17 Prior to commencement or at a later date agreed in writing by the Local Planning Authority, the applicants shall submit to the Local Planning Authority, in writing, a Local Recruitment Strategy to include details of how the applicant/ developer shall use their reasonable endeavours to promote and encourage the recruitment of employees and other staff in the locality of the application site, for the construction of the development and for the uses of the development thereafter. The approved Local Recruitment Strategy shall be adhered to therein after.

Reason - To promote and encourage the recruitment of employees and other staff in the locality of the application site in accordance with Policy PRO3 of the of the Tendring District Local Plan Proposed Submission Draft (2012) as amended by The Tendring District Local Plan: Pre-Submission Focussed Changes (2014).

- 18 Save where Soakaways are used, Storm Water Storage shall be provided on site to accommodate the 1 in 100 year storm, inclusive of climate change.

Reason - To ensure a satisfactory method of surface water drainage.

- 19 Prior to commencement of the relevant work which impacts on bat commuting and foraging routes, details of external lighting shall be submitted and approved in writing by the Local Planning Authority. External lighting shall be implemented and retained in accordance with the approved scheme.

Reason - To ensure lighting is sensitively designed, minimises light spillage and avoids illuminating bat commuting and foraging routes and to ensure the use of low level, directional lighting to minimise light pollution.

- 20 Prior to commencement of the relevant work a Construction Method Statement shall be submitted to and approved in writing by the Local Planning Authority. The approved Statement shall be adhered to throughout the construction period and the approved measures shall be retained for the duration of the construction works.

The Statement shall detail the following:

- i. the parking and turning of vehicles of site operatives and visitors;
- ii. loading and unloading of plant and materials;
- iii. storage of plant and materials used in constructing the development;
- iv. the erection and maintenance of security hoarding including decorative displays and facilities for public viewing, where appropriate;
- v. details of measures to prevent mud and other such material migrating onto the highway from construction vehicles;
- vi. measures to control the emission of dust and dirt during construction;
- vii. a scheme for waste minimisation and recycling/disposing of waste resulting from construction works.

Reason - In the interests of highway safety and residential amenity.

- 21 No construction work shall take place onsite outside the hours of 07:30 to 18:00 Monday to Friday and 07:30 to 13:30 on Saturday and no time whatsoever on Sundays or Public Holidays, unless otherwise agreed with the Local Planning Authority. This includes deliveries to the site or work undertaken by contractors or sub-contractors

Reason - In the interests of residential amenity.

- 22 Within 24 months from the date when any of the buildings permitted are first used for the purpose of residential dwellings, the land shown on the approved plan OC002-03-01 Rev G as open space shall be laid out in accordance with that plan as amenity land and thereafter retained for public use.

Reason - The amenity land is an essential element of the development and must be provided and retained for the future.

DATED: 18th November 2016

SIGNED:



Catherine Bicknell
Head of Planning

IMPORTANT INFORMATION :-

The local planning authority considers that the following policies and proposals in the development plan are relevant to the above decision:

Tendring District Local Plan 2007

QL1	Spatial Strategy
QL2	Promoting Transport Choice
QL7	Rural Regeneration
QL9	Design of New Development
QL10	Designing New Development to Meet Functional Needs
QL11	Environmental Impacts and Compatibility of Uses
QL12	Planning Obligations
HG1	Housing Provision
HG3	Residential Development Within Defined Settlements
HG3A	Mixed Communities
HG4	Affordable Housing in New Developments
HG6	Dwelling Size and Type
HG7	Residential Densities
HG9	Private Amenity Space
HG14	Side Isolation
COM2	Community Safety
COM6	Provision of Recreational Open Space for New Residential Development
COM21	Light Pollution

COM23	General Pollution
COM26	Contributions to Education Provision
COM29	Utilities
COM31A	Sewerage and Sewage Disposal
EN1	Landscape Character
EN3	Coastal Protection Belt
EN6	Biodiversity
EN6A	Protected Species
EN6B	Habitat Creation
EN11A	Protection of international Sites European Sites and RAMSAR Sites
EN12	Design and Access Statements
EN13	Sustainable Drainage Systems
EN17	Conservation Areas
EN23	Development within the Proximity of a Listed Building
EN27	Enabling Development
EN27A	St. Osyth Priory
EN29	Archaeology
EN30	Historic Towns
TR1A	Development Affecting Highways
TR3A	Provision for Walking
TR5	Provision for Cycling
TR6	Provision for Public Transport Use
TR7	Vehicle Parking at New Development

Tendring District Local Plan: 2013-2033 and Beyond – Preferred Options Consultation Document

SP1	Presumption in Favour of Sustainable Development
SP4	Infrastructure and Connectivity
SP6	Place Shaping Principles

SPL1	Managing Growth
SPL2	Settlement Development Boundaries
SPL3	Sustainable Design
HP4	Open Space, Sports and Recreation Facilities
PL1	Housing Supply
LP2	Housing Choice
LP3	Housing Density
LP4	Housing Layout
LP5	Affordable and Council Housing
PP12	Improving Education and Skills
PP13	The Rural Economy
PPL2	Coastal Protection Belt
PPL3	The Rural Landscape
PPL4	Biodiversity and Geodiversity
PPL5	Water Conservation, Drainage and Sewerage
PPL7	Archaeology
PPL8	Conservation Areas
PPL9	Listed Buildings
PPL10	Enabling Development
CP1	Sustainable Transport and Accessibility
CP3	Improving the Telecommunications Network

Essex County Council Car Parking Standards - Design and Good Practice

Essex Design Guide for Residential and Mixed-Use Areas

The Setting of Heritage Assets (Good Practice Advice Note 3, 2015)

Enabling Development and the Conservation of Significant Places (2008)

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Highway Authority in its letter of 17th June 2016.

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Archaeological Officer dated 10th June 2016.

Informative: The applicant's attention is drawn to the advisory comments of Essex County Council Lead Flood Authority in its letter of 20th September 2016.

Informative: The applicant's attention is drawn to the advisory comments of Anglian Water in its letter of 15th June 2016.

Standard Informative 1: The Provisions of the Essex Act 1987, Section 13 (Access for the Fire Brigade) may apply to this Development and will be determined at Building Regulation Stage.

Standard Informative 2: You are reminded that the carrying out of building works requires approval under the Building Regulations in many cases as well as a grant of planning permission. If you are in doubt as to whether or not the work, the subject of this planning permission, requires such approval, then you are invited to contact the Building Control section at Tendring District Council.

Standard Informative 3: If the development includes the construction of a new building on or at the boundary of 2 properties, work to an existing party wall or party structure or involve excavation near to and below the foundation level of neighbouring buildings, you are advised that the provisions of the Party Wall Act 1996 may apply to this development. An explanatory booklet concerning the implications of this Act is available online or from the District Council.

The attached notes explain the rights of appeal.

NOTES FOR GUIDANCE

WHEN PLANNING PERMISSION IS REFUSED OR GRANTED SUBJECT TO CONDITIONS

APPEALS TO THE SECRETARY OF STATE

- If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under Section 78 of the Town and Country Planning Act 1990.
- If you want to appeal, then you must do so within the set time frame as outlined below:
 - a. If this is a decision to refuse planning permission for a householder application, if you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice. A **Householder Appeal Form** is required, available online at <https://acp.planninginspectorate.gov.uk>
 - b. If this is a decision to refuse planning permission for a minor commercial application, if you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice. A **Planning Appeal Form** is required, available online at <https://acp.planninginspectorate.gov.uk>.
 - c. If you want to appeal against your local planning authority's decision on a development which is not caught by a. and b. above then you must do so within 6 months of the date of this notice. A **Planning Appeal Form** is required, available online <https://acp.planninginspectorate.gov.uk>.
- Appeals must be made using the relevant form (as detailed above) which you can get from the Secretary of State at Temple Quay House, 2 The Square, Temple Quay, Bristol. BS1 6PN (Tel: 0303 444 5000) or online at <https://acp.planninginspectorate.gov.uk>. **Please note, only the applicant possesses the right of appeal.**
- The Secretary of State can allow a longer period for giving notice of an appeal, but will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal.
- The Secretary of State need not consider an appeal if it seems to the Secretary of State that the local planning authority could not have granted permission for the proposed development or could not have granted it without the conditions imposed having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.
- In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based its decision on a direction given by the Secretary of State.

ENFORCEMENT

- If this is a decision on a planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice, if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of this notice.
- If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of service of the enforcement notice, or within 6 months (12 weeks in the case of a householder or minor commercial appeal) of the date of this notice, whichever period expires earlier.

St Osyth Priory Section 106 Heads of Terms 18.11.2016

Appual References: APP/P1560/W/16/3158325 & APP/P1560/W/16/3158326

1. The Planning obligations will comprise:
 - a. The aim to complete the restoration of the buildings on the attached list at Schedule 1 within a period of 10 years from implementation subject to the availability of funding
 - b. The recently updated figures advised by the Dr Lee Report (£7.4m) apportioned as to £1.2m into the BPT Escrow Account and £6.2m allocated against the specific works set out in the Schedule 2 attached which identify the target properties
 - c. The BPT will utilise the £1.2m towards additional grant funding. This coupled with the obligation on the Sargeants to enter into an Agreement for Lease (AFL) with the BPT on the terms identified – 90 years back to back together with an AFL with the Sargeants (or trading company) to take completed heritage assets at market rent continues the revenue stream to the BPT to pick off other heritage assets creating enlarged revenue stream
 - d. The BPT in conjunction with the Sargeants will additionally seek to generate income in the following order of priority via:
 - i. Grant funding
 - ii. Commercial borrowing
 - iii. additional Enabling Development
 so as to continue to address the target list subject to acceptable finance availability with the aim to discharge the same as soon as practicality permits
2. Additionally, the obligations will provide for:
 - a. Contractual arrangements providing for the ongoing maintenance of restored assets by Independent Management Company
 - b. Facilitating the public access ancillary to the BPT
 - c. Restrictions on the future development of the Pigeon House
3. Restrictive Covenants will be offered so as to preclude further residential development within West Field and the Park above and beyond that permitted by West Field 5 and Park 2
4. Triggers will be set out as per the triggers on Schedule 2 so as to restrict release of completed residential units unless and until identified phases of completion of restoration of heritage assets has occurred (subject only to Bond delivery to secure early completions of a phase)
5. TDC and St O Parish Council will each be invited to appoint one representative of each body, the identity subject to agreement
6. A review mechanism to allow for a re-prioritisation of the works referred to in the schedule consensually. In default of agreement any matter to be referred to an expert for determination within 21 days of a dispute
7. The preparation of a business strategy for The Priory to demonstrate the delivery of the 'aim' described in Para 1(a)

Schedule 1

- i) Darcy House
- ii) The Gatehouse (completion of works)
- iii) Abbot's Tower, chapel and 'Rivers Wall'
- iv) Brewhouse
- v) West Barn
- vi) Tithe Barn, Cart Shed and Dalry
- vii) Rose Garden Walls
- viii) Northern section of wall (with gate and windows) on the west side of the Bury

Phase	St Osyth Priory S.106 Restoration Works (18 November 2016) Appeal AA(West Field 5) and Appeal BB (Park 2) (Less HLF).	
	Payment into the Escrow Account for 8PT to be in two tranches namely £800,000 on completion of floor slab of the four units within the park that the family are occupying with the balance (£400,000) to be paid prior to the commencement of development of West Field 5.	
a.	Gatehouse complete East and West. (Central Roof 4.1.2.1a to 4.1.2.1, Central South Wall 4.1.2.2a to 4.1.2.2z, Central North Wall 4.1.2.4a to 4.1.2.4o, Central Archway 4.1.2.6a to 4.1.2.6h, Interior 4.1.2.7 to 4.1.2.7g and Interior 4.2.2.4)	Prior to Completion of the 25 th dwelling
b.	Gatehouse - completion of ALL Improvement/ new works to central, west and east ranges. (Items 1A to 6D)	Prior to Completion of the 41 st dwelling
c.	Darcy House West Wing (including Abbots Lodging). (West Wing Roof 2.1.2.1a to 2.1.2.1b, West Wing South Wall 2.1.2.2a to 2.1.2.2i, Abbots Lodgings South Wall 2.1.2.3a to 2.1.2.3l, West Wing West Wall 2.1.2.4a to 2.1.2.4b, West Wing North Wall 2.1.2.5a to 2.1.2.5g, Abbots Lodgings North Wall 2.1.2.6a to 2.1.2.6d, Interior West Wing & Abbots Lodgings 2.1.2.7a to 2.1.2.7b)	Prior to Completion of the 52 nd dwelling
d.	Darcy House West internal fit out/improvement works (excluding Abbots Lodging). (Items 1A to 6D proportioned on a square footage basis)	Prior to Completion of the 73 rd dwelling
e.	2.2 Darcy House East Wing Roof - condition survey works 2.2.2.1	Prior to Completion of the 82 nd dwelling.