

# **Planning and Licensing Committee**

# Tuesday, 02 June 2020 at 10:30

Virtual meeting,

https://www.youtube.com/playlist?list=PLZItIOCCIKk9Wc47okC8TbMfqU4jDjt6 9

# AGENDA

1	Minutes of the last Meeting 10 March 2020	3 - 16
2	Apologies for Absence	
3	Declarations of Interests by Members and Officers:- (see note below) (a) Disclosable Pecuniary Interests (b) Private Interests (pecuniary and non-pecuniary)	
4	Declarations of lobbying	
5	Cromwell Quarry - Proposed Southern Extension and Variation of Conditions	17 - 100
6	Development Management Progress Report	101 -

# Notes

(1) Councillors are advised to contact their Research Officer for details of any Group Meetings which are planned for this meeting.

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(2) Members of the public wishing to inspect "Background Papers" referred to in the reports on the agenda or Schedule 12A of the Local Government Act should contact:-

#### Customer Services Centre 0300 500 80 80

(3) Persons making a declaration of interest should have regard to the Code of Conduct and the Council's Procedure Rules. Those declaring must indicate the nature of their interest and the reasons for the declaration.

Councillors or Officers requiring clarification on whether to make a declaration of interest are invited to contact Peter Barker (Tel. 0115 977 4416) or a colleague in Democratic Services prior to the meeting.

- (4) Councillors are reminded that Committee and Sub-Committee papers, with the exception of those which contain Exempt or Confidential Information, may be recycled.
- (5) This agenda and its associated reports are available to view online via an online calendar <u>http://www.nottinghamshire.gov.uk/dms/Meetings.aspx</u>



## Meeting PLANNING AND LICENSING COMMITTEE

Date Tuesday 10 March 2020 (commencing at 10.30am)

#### Membership

Persons absent are marked with `A'

## COUNCILLORS

Chris Barnfather (Chair) Jim Creamer (Vice-Chair)

- Pauline Allan A - Andy Brown Neil Clarke MBE Sybil Fielding Tony Harper Paul Henshaw
- John Longdon A - Rachel Madden Tracey Taylor Keith Walker Andy Wetton

#### SUBSTITUTE MEMBERS

Gordon Wheeler for Andy Brown

#### **OTHER COUNTY COUNCILLORS IN ATTENDANCE**

Mike Pringle

#### **OFFICERS IN ATTENDANCE**

Pete Barker – Chief Executive's Department Dave Collins – Via East Midlands Ltd (NCC Noise Advisor) Keith Ford – Chief Executive's Department Sally Gill – Place Department Ruth Kinsey – Place Department Neil Lewis – Place Department Joel Marshall – Place Department Jonathan Smith – Place Department Simon Smith – Chief Executive's Department

#### 1. MINUTES OF LAST MEETING HELD ON 21st January 2020

The minutes of the meeting held on 21 January 2020, having been circulated to all Members, were taken as read and were confirmed and signed by the Chair.

# 2. APOLOGIES FOR ABSENCE

The following apologies for absence were reported:-

Andy Brown - other reasons Rachel Madden - illness

## 3. DECLARATIONS OF INTERESTS BY MEMBERS AND OFFICERS

There were no declarations of interest.

## 4. DECLARATIONS OF LOBBYING OF MEMBERS

The Chair stated that all members of the Committee had received correspondence relating to Item 5, Change of Use of Waste Transfer and Treatment Station, Boughton Industrial Estate, Boughton, which did not preclude any member from speaking or voting on that item.

#### 5. <u>CHANGE OF USE TO WASTE TRANSFER AND TREATMENT STATION,</u> <u>BOUGHTON INDUSTRIAL ESTATE, BOUGHTON</u>

Mr Jonathan Smith introduced the report which considered an application for the change of use of units 91 to 94 at Boughton Industrial Estate in order to undertake waste transfer and recycling operations, alongside garaging, workshops and other facilities. The key issues related to local traffic, noise and dust concerns.

Mr Jonathan Smith referred to paragraphs 36 to 41 of the report which contained comments from Tuxford Town Council. Mr Jonathan Smith informed Committee that contrary to officers' belief when the report was written, these comments are not the official view of the Town Council who had in fact voted not to object to the application. Mr Jonathan Smith informed Committee that the comments received would now be treated as an additional public objection.

Mr Jonathan Smith then referred to Condition 8 and informed Committee that if approved the wording would be amended so to provide the applicant a degree of the flexibility in the timing of the fencing under Condition 7 and, with regards to Condition 8, that the provision of noise attenuation for bird species of conservation concern would be introduced prior to the processing of any waste material and not prior to the importation of the waste material as originally stated. Mr Jonathan Smith informed Committee that this reflects how the potential for noise generation is greater from the processing of the waste rather than its importation.

Following the introductory remarks of Mr Jonathan Smith, Mrs Dunthorne was then given the opportunity to speak. Prior to speaking Mrs Dunthorne raised a number of issues including:

- The applicant having a contractual arrangement with Nottinghamshire County Council, meaning that the application should be decided by a neighbouring authority
- Neighbouring properties were not informed in writing by

Nottinghamshire County Council about the application, including the nearest residential property, Elm Tree House.

• Additional information has been submitted to Nottinghamshire County Council which has not been circulated or consulted upon.

After being invited by the Chair to provide an initial response to the issues raised by Mrs Dunthorne, Mr Jonathan Smith stated the following:

- Paragraph 12 of the report clearly states that the applicant undertakes work for the County Council but that this relationship has no bearing on the decision to be taken by Committee.
- The Statement of Community Involvement governs the nature of publicity and consultation and the authority has publicised and consulted on this application as required. The success of the consultation undertaken is reflected in the number of responses received and the good attendance at today's meeting.
- There is a degree of flexibility in the extent to which publicity and consultation must take place regarding additional information, and this information was made publicly available on the authority's website.

At this point in the Chair adjourned the meeting in order to take legal advice regarding the issues raised by Mrs Dunthorne.

Following the adjournment, Mr Simon Smith, the legal advisor to the Committee, confirmed that the applicant does undertake work for the County Council but that the authority also has contracts with many other companies and that it maintains a separation of function when making decisions. Mr Simon Smith informed Committee that if every application received from those with which the Authority had a contractual relationship was referred to another authority for decision, then the planning system would grind to a halt, as only County Councils and Unitary Authorities are able to make these types of decision. In this case, Highways are the contracting arm of the authority and Planning are the decision-making arm of the Authority – this separation of function is scrupulously maintained by the Council when making this type of decision. Mr Simon Smith informed Committee that he could see no reason why this application should be referred to another authority for decision.

At the invitation of the Chair, Mr Jonathan Smith commented further on the consultation / liaison that had taken place with neighbouring properties. Mr Jonathan Smith informed Committee that in the case of major developments the County Council was required to place a notice in the local press and on its website and that a site notice was required to be displayed for 21 days <u>or</u> owners of adjoining properties were to be informed. Mr Jonathan Smith informed members that in this case both of these had taken place with 10 other businesses being informed rather than just the owners of adjoining premises. Mr Jonathan Smith stated that officers considered that they had had sufficient information to allow them to fully assess the application and enable them to make the recommendation contained in the report. Mr Jonathan Smith confirmed again that discretion existed over the extent of further consultation required when additional information was received, and informed Committee that in this case the information received was just for clarification, that this information had

been put onto the County Council's website to allow people to review it and that the Parish Council had notified local people.

Mrs Dunthorne, a local resident, was then given the opportunity to speak and a **summary** of that speech is set out below:

- The effects of the proposed operation have not been adequately assessed.
- There is a flawed evidence base.
- This operation will produce harmful by-products and generate unacceptable levels of noise.
- The site is inappropriate for its intended use with 24 hour crushing to take place close to two residential areas.
- Tarmac is a harmful material.
- The problem of dust has not been scrutinised and no specifications for the machinery to be used have been received.
- The Local Plan has not been followed which requires applications for operations with overbearing impacts to be refused.
- This operation should be undertaken at a remote location and covered not near residents. There are plenty of alternative, suitable sites.
- The noise assessment is flawed.
- There is no need for mitigation of the effects of the operation as the application should be refused.
- The JNCC winter guidelines have not been followed.
- The location of the water course is stated incorrectly.
- A full Environmental Impact Assessment (EIA) is required.
- A traffic count has not taken place, the information provided by the applicant has just been accepted.
- The need for upgraded lighting has not been considered.
- A drainage assessment has not been submitted.

Following Mrs Dunthorne's speech the following comments and questions were responded to:

- Crushing will not take place 24 hours a day. Condition 9 details the operating hours for the various operations involved and crushing is only permitted to take place from 07.00 to 17.00, Monday to Friday.
- In terms of any potential pollution, the site will require an Environmental permit from the Environment Agency.
- Condition 8 addresses ecological concerns. The authority's ecologist has been consulted and raised no objection to the proposed development.
- The response of the authority's Highways section is included in the report and no objections are raised. Condition 18 does limit the movement of HGVs.
- Members who attended the site visit would have seen that the water course is approximately 30 m from the application site. Condition 4 refers to drainage. A permit from the Environment Agency is also required by the applicant.

- A number of queries were raised by NCC regarding the timing of the various operations including night time tipping, and an error in the original noise assessment was identified. It is believed that all of the information is now correct.
- The time of the tipping includes the journey through the site with the noise assessment modelled on a whole route basis and the tipping noise assessed separately.
- Broadband reversing alarms have been conditioned.
- The nature of the noise likely to be generated by the operation is intermittent with absolute noise levels relatively low. This is so even when taking into account the low level of background noise, especially at night. Given this it is difficult to justify further noise restrictions.
- Tonality refers to a source of noise that is distinctive in character, such as a whistle, and which is recognised as annoying.

Mr David Valentine, a local resident, was then given the opportunity to speak and a **summary** of that speech is set out below:

- There are more than 50 Kirton residents attending today which gives an indication of the strength of feeling against this development.
- The report to Committee is 40 pages long but it is only a snap shot, probably containing only 10% of the information that has been produced.
- Paragraphs 103 to 113 contain the comments of the local member, Councillor Mike Pringle. Councillor Pringle knows the area very well and his views must carry considerable weight.
- The environmental impact requirement has not been met and therefore the planning officer should not recommend approval.
- Two previous materials recycling schemes on this site failed for reasons you should have been told about before being asked to decide on this application.
- In terms of expected noise, dust, water course pollution, traffic problems and disturbed wildlife there is nothing new or different in this application than previous failures.
- Paragraphs 4 to 7 attempt to describe the Boughton site but fail to mention that most of the businesses rely on retail customers, not business to business. The prospect of meeting HGVs on the narrow site roads will make retail customers go elsewhere and healthy businesses will close if this application proceeds resulting in jobs being lost.
- There are plenty of brown field sites in the county with better links to trunk roads which are away from homes and small retail businesses.

- Up to paragraph 41 of the report the many problems are well described by others and I sincerely hope members have read the report to enable them to make an informed decision.
- The applicant's ecology survey is more than 40 pages long but has been produced from a desk and contains much incorrect or out of date information, some of which came from the council. There was very little information from the ground and it was seriously flawed, omitting important species and providing misleading conclusions, for example, it stated that there were no nearby water courses when Boughton Dyke is less than 50m from the proposed site.
- Missing from the reports are details of the 34 hectares of former quarry workings that have been returned to nature lakes, trees, marshlands and an extensive water bird population. This is all immediately obvious to anyone who looks, regardless of ecology training.
- From Paragraph 76 onwards the report reminds you to be aware of the environmental impact, but does not state that this is a good location for the proposed activity.
- Approving the application will adversely affect Kirton residents who will report matters to the council. Councils have a statutory obligation to deal with noise and other pollution matters at their own expense.
- I urge you to refuse the application, there is too much risk and too much erroneous supporting data to allow it to proceed.

Following Mr Valentine's speech the following comments and questions were responded to:

- The previous recycling operation on the site did not result in any other businesses closing.
- The authority's ecologist has raised no objections to the application.
- If any of the data received was flawed officers would expect the technical consultees to raise any issues and this has not been the case.
- Officers have requested more information from the applicant where relevant and officers are satisfied that they have received enough information on which to base the recommendation contained in the report.

Ms Anthea Tate, the agent of the applicants, was then given the opportunity to speak and a **summary** of that speech is set out below:

- The aggregate brought to site will already have been broken up, with the crushing phase taking place during the day, it is not a 24 hours a day activity, though access to the site will be required 24 hours a day.
- The area of the application site is less than 3% of the total area of the industrial site.
- The site is geographically well placed.
- Traffic will approach the site from the East and the West via the A6075 so not all traffic will pass through Kirton.
- The amount of dust generated by the existing operation is not sufficient for employees to be required to wear dust masks.
- A variety of experts have been consulted on the application and no objections have been made.
- The applicant accepts that local residents have concerns but the conditions will be adhered to by the applicant who wants to work with the villagers if problems arise.
- The applicant, who owns his own plant, has been displaced, it is planning policy that is the driver for finding a new site.

Following Ms Tate's speech the following comments and questions were responded to:

- The hours of operation at the site would be controlled and are detailed in Condition 9.
- Vehicle movements and tipping will take place after 5pm, though on occasions there will be no vehicles either entering or leaving the site.
- The lorries bringing in the material will be 8 wheelers. The applicant also owns a road sweeper and a low loader and, depending on demand, some large equipment may be brought on site.
- Demand will dictate site use. At times some lorries could be coming in 3 times a day, at other times there could be no lorries coming in for 3 or 4 days at a time. On average, crushing will take place one week a month. In the last month at the current operation, recycling has only been undertaken over one weekend.
- Site access is required 24 hours a day as the operation requires flexibility to meet the demands of road closures, but the operation will not take place 24 hours a day.

There were no questions.

Ms Kate Hall from Kirton Parish Council was then given the opportunity to speak and a **summary** of that speech is set out below:

- The parish councils of Tuxford, Ollerton, Boughton and Kirton have all highlighted concerns over vehicle movements, with Tuxford showing the highest emission readings in Nottinghamshire. This alone should make you question the figures presented by both the applicant and VIA. These figures give a totally unrealistic picture of the expected impact of additional vehicle movements through the village.
- In the report VIA state that there would be no increased risk to our listed church through additional vehicle movements, but any extra vehicle movement is a risk, which is why we have been working with Mark Spencer MP, County and District Councillors to combat this problem.
- VIA are aware of this ongoing work but have chosen not to enlighten the Committee about the damage and congestion at the church corner, hiding instead behind the national formula.
- Dust was a major factor in complaints about the last user of this site and contributed to the business ceasing operations.
- The statement in the report that the current applicant's dust will not travel as it is heavier is ludicrous. There is nothing in the application to support this conclusion. This type of dust poses an unknown risk to humans and the environment.
- The report is also misleading when it is stated that the water supply is adequate to mitigate the dust problem. There is no proof of this and in the additional information submitted by the applicant there is no evidence that he has looked at the water supply. If this is the case then this is clearly weighted to the applicant's advantage.
- We are concerned that VIA appear to be content with the applicant's report into noise when an independently commissioned report finds serious flaws in it.
- VIA make assumptions that the noise from the site will be drowned out by the traffic noise which is currently negligible.
- The rather ambiguous report also suggests that the sound of night time tipping would be no more than a whisper as the material being tipped would be stone, which is difficult to believe.
- The ecology report is incomplete, contradicts itself, and was not completed in the specified window. On this point alone the report is inadequate and should be resubmitted before the committee can make a proper judgement.
- The report author states that there are no badgers in this area, however the added chart clearly shows the abundance of badgers and this can be verified by many of the residents here today.
- Given the scale and type of this operation a site should be selected away from residential areas like Kirton.

 We are very concerned about this proposal and strongly support a decision to reject it completely.

Following Ms Hall's speech the following comments and questions were responded to:

- Included in the Conditions, Informative Note 2 relates to concerns about the church and requests that HGV drivers are regularly trained.
- Condition 18 clarifies the maximum number of HGV vehicles permitted on site and at which times.
- Condition 14 relates to dust management, including the use of water suppression equipment.
- The issue of badgers has not been raised as a concern by the authority's ecologist.
- The noise from night time tipping has been assessed against the low level of background noise. At the distance residential properties are from the site, the night time tipping noise levels would be the equivalent of a person whispering next to you. The noise levels at neighbouring properties are predicted to be in the mid-30s dB, which are not considered to be intrusive. Night time impact considers factors such as sleep disturbance and the possibility of windows being open in summer. Recommendations are that internal noise levels do not exceed 30dB in these circumstances. Given that there would be at least a 10dB reduction through an open window, concern would only be raised if the external noise levels exceeded 40dB.
- No badger setts have been identified in the vicinity of the site by the authority's ecologist.

Councillor Pringle, the local County Council member, was then given the opportunity to speak and a **summary** of that speech is set out below:

- Comparing this operation with the previous business is like comparing apples and oranges – the former business used 4 tonne trucks, this operation will use 20 tonne trucks.
- This group of residents are experienced in dealing with planning applications and should be treated as professionals in their own right.
- I raised objections initially to this application because of the highways issues. The residents have been active in negotiating successfully with one of the largest logistics companies in Nottinghamshire, which is based locally, on how to best serve the delivery of goods and reduce the number of HGVs passing through the village.
- It is acknowledged that it is an 'A' road and that Highways conclude that it is able to take more traffic, but it is not an 'A' road without problems. There is a

pinch point at church corner, HGVs will be slowed down, emissions will increase, and residents will be affected.

- Nottinghamshire County Council has just endorsed the turning off of engines when at a standstill and this was supported by all councillors. This will not be an option for HGVs approaching the site, especially for those either turning or delayed at church corner.
- If approved, this application will allow 256 20 tonne vehicles to pass through the village every 24 hours, 7 days a week. A recent article in the Times states that dirty air is responsible for more deaths than war, AIDS and smoking combined.
- I have worked in heavy engineering involving the conveying of material from one point to another most of my life and I have never known a conveyor belt or dust suppression reduce levels to below that required by guidelines. In fact a worldwide battle to eliminate dust is continuous, with sealed tubular conveying touted as a possible solution.
- I suggest more detail is required regarding the dust issue and I would like to be reassured that the site operator will be held responsible should the operation cause dust issues that affect residents and local businesses, possibly due to changing weather conditions.
- I understand the Environment Agency will play a lead role in the event of failure, but I am more concerned about the management systems which will be put in place because residents have inherited nothing but failure from business and legal support.
- The introduction of an operation that will allow 256 20 tonne vehicles to pass through the village on a 24 hour, 7 days a week basis, will have a negative impact on the village, and indeed any village which is along the route of operation.
- Policy WCS3 has the objective of a 70% recycling rate for Nottinghamshire, but the policy also states that any operation should not have an unacceptable impact on those living close by, but it is clear that through vehicle movements and material crushing this operation will have an impact on residents like never before and that is unacceptable.
- No matter how much recycling is recognised as a positive and that this operation will take place on an existing industrial site, the impact goes against Policy WCS3 which balances production with protection.

Following Councillor Pringle's speech the following was responded to:

• For clarity, a slide was projected detailing the restrictions on the number of HGVs permitted to enter and leave the site.

• Paragraph 140 of the report refers to HGV movements. The conditions are designed to provide flexibility for the peaks in workload, throughput will not be on a continual basis.

Members then debated the item and the following comments and questions were responded to: -

- As detailed in paragraph 10 of the report, planning permission for this operation is still needed as it is a different class of recycling to that which already has permission and therefore requires its own permission.
- It is standard practice to liaise with applicants and in this case there was a request for some flexibility regarding the noise attenuation measures linked to the installation of the perimeter fencing. As it is the crushing that generates the noise and has the greatest effect on birds, it was agreed to reword Condition 8 so that the provision of noise attenuation measures take place prior to the recycling of materials and not the importation of those materials.
- It was also agreed to reword Condition 7 to require the remaining fencing works to be undertaken within reasonable timescales, as opposed to before any waste is first imported into the site. In the case of both Conditions the applicant will still need to submit schemes with details of the timescales involved before the importation of any material. The Committee has the power to agree to the original wording of the conditions but officers feel that the rewritten conditions are still reasonable.
- This is a difficult application and recycling is a priority but it should not take place without first taking account of everyone's concerns. A range of conditions have been put in place and action will be taken if these are not observed.
- Conditions 14 and 15 relate to dust management. It is the operator's responsibility to run the operation according to the conditions imposed.
- Some complaints have been made previously but these were to Newark & Sherwood District Council and some of these complaints were passed on to the Environment Agency. No complaints were made directly to Nottinghamshire County Council. This is in the nature of the planning process. Nottinghamshire County Council is the waste authority, if this application were to be approved then complaints would be dealt with by the County Council and not the District Council.
- Whatever decision is taken today a mechanism should be put in place for the applicant to keep open lines of dialogue. An informative could be added to the conditions recommending the setting up of a liaison committee. A regular item could be added to the agenda of the Parish Council meetings and locals could be invited to visit the site once operations commence.
- At this point the applicant, Mr Jordan, informed Committee that his main concern was to work with the villagers. Mr Jordan stated that this operation represented a large investment for him and that he needs it to work. Mr Jordan informed members that he wanted to employ local people, not to be a

nuisance and that there would be days when there would be no work at all on site.

- The routeing of HGV vehicles was a consideration with this application but this has not been recommended by the highways authority because of the number of vehicles involved and the direct access from the industrial estate onto the A6075.
- Condition 4 relates to drainage and surfacing and is considered reasonable by officers in this case. The recent application in Worksop involved asbestos, and the conditions imposed in that case reflect the differences in waste streams.

On a motion by the Chair, seconded by the Vice-Chair, it was: -

# **RESOLVED 2020/006**

That planning permission be granted subject to the conditions set out in Appendix 1 and with Conditions 7 and 8 re-worded to read:

## Condition 7

Prior to the importation of any waste material on the site a scheme, including timescales for its implementation, for the improvement or replacement of the existing site fencing/enclosures around the site shall be submitted to the WPA for its written approval. The approved works shall be implemented in accordance with the timescales and thereafter maintained for the life of the operations.

#### Condition 8

Prior to any waste processing on the site a scheme for the provision of noise attenuation for bird species of conservation concern in the adjacent woodlands shall be submitted to the WPA for its approval in writing. The scheme shall form part of the wider site boundary treatment works pursuant to Condition 7 above and shall include the provision of noise monitoring to confirm its effectiveness once the measures have been installed and the site is fully operational. The noise attenuation measures shall be implemented in accordance with the approved details prior to any waste processing taking place within the bird breeding season (1 March to 31 August inclusive) on the site and shall be maintained for the life of the development. Details of the noise monitoring shall be submitted to the WPA for its approval in writing.

# 5. <u>CONVERSION OF PUBLIC FOOTPATH IN WEST BRIDGFORD TO BE USED</u> <u>BY BOTH PEDESTRIANS AND CYCLISTS</u>

Mrs Gill introduced the report which sought approval to carry out the statutory procedure for the conversion of a Footpath to a Cycle Track, to enable it to be used by both pedestrians and cyclists.

Members then debated the item and the following comments and questions were responded to: -

• This route will be a shared one with appropriate signage in place.

• The Ramblers' Association withdrew their objection once it had been made clear that the route of the footpath would still be protected even though it would be removed from the Definitive Map and Statement.

On a motion by the Chair, seconded by the Vice-Chair, it was: -

## **RESOLVED 2020/007**

- That the proposal be approved and officers authorised to make and to advertise the making of a footpath conversion order to convert part of West Bridgford Footpath No.63 to a Cycle Track comprising a public right of way on foot and on pedal cycles; and
- 2. That the Footpath Conversion Order be approved subject to no objections being made, but that should objections be received, the matter be brought back to Committee for a decision as to whether to refer the Order to the Secretary of State for confirmation.

## 7. DEVELOPMENT MANAGEMENT PROGRESS REPORT

Mrs Gill introduced the report, informing members that it was the usual report brought regularly to Committee.

On a motion by the Chair, seconded by the Vice-Chair, it was: -

#### **RESOLVED 2020/008**

That no further actions are required as a direct result of the contents of the report.

On behalf of the Committee the Chair thanked Ruth Kinsey for all of her hard work and support over the years and who would be retiring at the end of March after 28 years' service.

The meeting closed at 12.55pm

#### CHAIR

Nottinghamshire County Council

2<sup>nd</sup> June 2020

Agenda Item: 5

# **REPORT OF CORPORATE DIRECTOR – PLACE**

NEWARK AND SHERWOOD DISTRICT REF. NO'S: 3/19/02231/CMM AND 3/19/02232/CMM

PROPOSAL: PROPOSED SOUTHERN EXTENSION TO THE QUARRY FOR THE EXTRACTION OF APPROXIMATELY 550,000 TONNES OF SAND AND GRAVEL, WITH RESTORATION TO NATURE CONSERVATION.

NEWARK AND SHERWOOD DISTRICT REF. NO.: 3/19/02233/CMM

- PROPOSAL: VARIATION OF PLANNING CONDITIONS 1, 2, 3, 15, 21, 22 & 27 OF PLANNING PERMISSION 3/18/01737/CMA TO MODIFY THE APPROVED QUARRY RESTORATION SCHEME AND AMEND THE METHOD OF WORKING WITHIN THE QUARRY COMPLEX TO FACILITATE ITS USE IN CONNECTION WITH THE PROCESSING OF MINERAL ORIGINATING FROM A SOUTHERN EXTENSION AND THE RETENTION OF A CONTAINER UNIT HOUSING A GENERATOR.
- LOCATION: LAND TO THE SOUTH OF CROMWELL QUARRY, THE GREAT NORTH ROAD, CROMWELL, NG23 6JE
- APPLICANT: CEMEX UK OPERATIONS LIMITED

# Purpose of Report

- 1. To consider three planning applications in connection with a southern extension to Cromwell Quarry.
- 2. Planning applications 3/19/02231/CMM and 3/19/02232/CMM are identical and have been submitted on a 'twin track' basis. The planning applications seek permission for the extraction of approximately 550,000 tonnes of sand and gravel from a southern extension to the quarry with restoration to nature conservation.
- 3. The two planning applications for southern extension are supported by an Environmental Impact Assessment which has been supplemented by a Regulation 25 submission following a request for additional information made by the County Council. The proposed southern extension is not allocated for mineral extraction within either the adopted or draft replacement Minerals Local Plan. The planning application therefore raises key issues in terms of the need and supply of minerals within Nottinghamshire. The assessment of the environment impacts identifies that the development would not result in any significantly detrimental environmental effects, but there would be changes to the landscape character of the area and some visual effects.

- 4. Planning Application 3/19/02233/CMM is a Section 73 submission which seeks planning permission to vary planning conditions imposed on the existing Cromwell Quarry planning permission (ref: 3/18/01737/CMA) to modify the approved quarry restoration scheme, amend the method of working to facilitate the processing of mineral originating from a southern extension and retain a container unit which houses and electrical generator. This application does not raise any significant planning issues.
- 5. The recommendation is to grant planning permission for all three planning applications, subject to the conditions set out in Appendices 1, 2 and 3.

# The Site and Surroundings

- 6. Cromwell sand and gravel quarry is located on land between the River Trent to its east and the A1 to its west, approximately 7km north of Newark (see Plan 1). The closest settlement is Cromwell village, located to the west on the opposite side of the A1. Carlton on Trent village is located approximately 1.5km to the north, North Muskham village is located approximately 2km to the south and Collingham village is located approximately 2km to the east on the opposite side of the River Trent.
- 7. There is a long history of mineral extraction at Cromwell quarry and the surrounding area (see Plan 2). Directly to the north of the present quarry is a former quarry with permission for inert waste operations. This site has been dormant for a number of years and large parts of it have now naturally regenerated. Lying across the River Trent are the much larger expanses of Langford quarry, with its extensive wetland restoration now an RSPB reserve. To the north-east is Besthorpe quarry, again forming an expansive area of restored habitats and progressing mineral extraction.
- 8. The applicant's existing Cromwell quarry site extends to 26 hectares of former arable agricultural fields. The consented scheme provides for mineral extraction over 10 phases (see Plan 3). To date extraction has been completed within phases 1-6 comprising the southern field (phases 1-4) and the north eastern corner of the quarry (phases 5 and 6). The current active phases of the quarry are phase 7 and 8. Mineral has not been extracted from either phase 9, 10 or beneath the plant site which are within the north western corner of the site.
- 9. The proposed southern extension planning application site incorporates 13.77ha of land from which 8.63ha would be utilised for sand and gravel extraction with the balance of the site area incorporating the existing silt lagoons and a new haul route within the existing quarry area.
- 10. The southern extraction area currently comprises three agricultural fields which are flat and low-lying in character. There is a public footpath (Cromwell Footpath FP5) running through the extension area, which also provides vehicular access to the River Trent, Cromwell Lock and a residential property at the lock. A bridleway (Cromwell Bridleway BW1) running north-south along the Trent, to the east of the extension area, outside the site (see Plan 4).
- 11. The westernmost field (referred to as Phase 9a) is bound by the existing quarry soil bunds on the northern and eastern sides, and hedgerows on the northern, southern and western sides. Cromwell Footpath FP5 runs adjacent to the southern boundary.

- 12. The two southern fields (referred to as Phase 9b and 9c) are located to the south of Cromwell Footpath FP5 and to the east of Cromwell Bridleway BW1. The fields are bounded by a low fence on the northern side adjacent to Cromwell Footpath FP5 and hedgerows on the remaining sides. There are mature trees on the south-eastern boundary of Phase 9c, with Cromwell lock and weir beyond.
- 13. The nearest residential properties to the proposed southern extension extraction area are the lock-keeper's cottage to the south-east of Phase 9c, and the houses in Church Lane, Cromwell on the other side of the A1, with the rest of Cromwell village adjacent to the west.
- 14. The southern extension site is not covered by any ecological or landscape designations, and there are no statutory designations within 1km of the site. Cromwell village has four heritage listings which are the Grade I listed Church of St Giles, Grade II listed rectory and attached cottage, Grade II listed headstone south of the church, and the Grade II listed Pigeoncote at Willingham House. There is also a scheduled monument 800m north of the extraction area.

# Planning history

- 15. Planning permission for sand and gravel extraction at Cromwell Quarry was first granted in 1998 (ref 3/94/1169/CM) with a requirement to commence within five years. As the development did not commence within this timescale an application was submitted (ref: 3/03/02626/CMA) seeking more time in which to commence the development. This planning permission was eventually issued in 2009 after completion of a legal agreement. Enabling and site set-up works commenced in 2009 with the stripping of some soils and formation of landscape bunds and some drainage ponds, but the quarry did not enter full production at this time.
- 16. Planning permission (ref 3/14/01995/CMA) seeking more time to implement mineral extraction within the quarry was granted in March 2016. Mineral extraction works recommenced shortly after this date. Conditions imposed on the planning permission require the completion of extraction by May 2028 and restoration by May 2029. Modifications to the phasing and restoration of the site were subsequently approved as part of a Section 73 consent (ref: 3/18/01737/CMA).
- 17. Quarry traffic accessing the public highway is regulated by an existing legal agreement controlling HGV routeing to and from the site. The agreement requires HGVs travelling on the southbound A1 carriageway to access and depart directly from the slip road serving the A1 and northbound HGV traffic to avoid passing through the centre of Cromwell village by requiring them to utilise the existing overbridge and slip roads near to the Milestone Brewery.

# Proposed Development

- 18. Three planning applications have been submitted in connection with a southern extension to Cromwell Quarry comprising:
  - Planning Applications 3/19/02231/CMM and 3/19/02232/CMM seek planning permission for a southern extension to the quarry for the Page 19 of 110

extraction of approximately 550,000 tonnes of sand and gravel with restoration to nature conservation.

• Planning Application 3/19/02233/CMM seeks planning permission to vary planning conditions 1, 2, 3, 15, 21, 22 and 27 of Planning Permission 3/18/01737/CMA to modify the approved quarry restoration scheme and amend the method of working to facilitate the processing of mineral originating from a southern extension.

# Planning Applications 3/19/02231/CMM and 3/19/02232/CMM – Southern Extension

- 19. These two planning applications are identical and have been submitted under a 'twin track' process. This process allows developers to submit two identical planning applications at the same time (together with two sets of planning application fees) and is generally used to provide scope for a developer to appeal one of the planning application decisions to the Secretary of State in the event that the planning authority fail to determine the planning applications within a reasonable timeframe beyond the statutory determination period, (which is 16 weeks or 3<sup>rd</sup> April 2020 for these applications), whilst providing an opportunity to negotiate and seek to progress a planning decision with the authority on the other application.
- 20. Planning permission is sought to extract approximately 550,000 tonnes of sand and gravel at a rate of approximately 300,000 tonnes per annum, equating to just under two years production for Cromwell Quarry at existing processing levels.
- 21. Mineral would be extracted on a campaign basis, with campaigns of 4-6 weeks in length, approximately 4 times per year. The mineral would be transported by dumper truck and stockpiled close to the existing plant site, in line with existing operations. The sand and gravel would then be processed in the existing quarry plant site to make various products and exported via 20-tonne tipper lorries from the existing access directly onto the A1 following existing routeing arrangements which ensure quarry haulage traffic does not travel through Cromwell village and is regulated by S106 lorry routeing legal agreement (see Plan 5).
- 22. Traffic movements associated with the development would remain unchanged. Based on 20t payloads, the traffic assessment identifies that the proposed operations are forecast to generate 15,000 deliveries per year, based on 275 full working days, this equates to an average 55 deliveries (110 two-way movements) each working day, or 5 deliveries (10 two-way movements) each hour.
- 23. The southern extension would be worked after phase 8 and before Phase 9 of the existing Cromwell quarry, with the existing Phase 9 renamed Phase 9d. Then phase 10 and the plant site of the existing quarry would be worked. (See Plan 6)
- 24. The southern extension would be worked in three phases, from west to east, starting with the field to the south of the plant site adjoining the existing quarry boundary (Phase 9a). This field would be worked at the same time as the existing soil storage area within the existing consented quarry area. Working

would then proceed from the western side of the field south of Footpath FP5, (Phase 9b) across to the eastern side closest to the Trent (Phase 9c). Soils and overburden would be stripped from each phase prior to mineral extraction commencing and stored around the perimeters of the fields for re-use as part of the progressive restoration of the site. Storage heights would not exceed 3m for topsoil and 4.4m for subsoil and overburden. Appropriate protection would be provided for boundary hedgerows and trees.

- 25. The existing internal road between the silt lagoons would be widened from 8m to 10m approx. to allow access to Phases 9b and 9c with a small gap created through the hedgerows to reach this area and enable access for dump trucks to transport mineral won from these phases to the plant site, crossing Cromwell Footpath FP5. The internal hedgerows on the eastern side of Phase 9a and between Phases 9b and 9c would be removed. Otherwise the development would retain the existing perimeter hedgerows and hedgerow trees with appropriate standoff distances maintained.
- 26. Phase 9a would be restored to seasonally wet grassland with a low ridge and furrow landform in the north-east corner. The south-west corner would be restored to land capable of agricultural production, with wet woodland on the western boundary next to the boundary drain. The hedgerow removed along the eastern boundary of Phase 9a would be re-instated. There would be new willow or native black poplar planting along the internal drain.
- 27. Phases 9b and 9c would mainly be restored to open water, given that there is no fill being imported and very limited overburden with which to restore the land. There would be an area of shallow wetland in Phase 9b, including neutral and wet grasslands, fen meadow, ponds and reed. The edges of Phases 9b and 9c would be restored to neutral meadow grassland and seasonally wet grassland, with wet woodland along the eastern edge of Phase 9c. There would be hedgerow planting along the northern and southern boundaries of Phases 9b and 9c, resulting in a double hedgerow along the southern boundary to create a wildlife corridor. A sand face would be retained for birds and invertebrates.
- 28. The existing Cromwell Quarry is regulated through the Section 106 legal agreement to receive ten-year of aftercare management. The applicant states that they are will commit to a fifteen year extended aftercare and management period for most of the southern extension with the exception of the agricultural land which would be managed for five years, and the small area of the southern quarry area which overlaps the boundary of the original quarry which would be managed for ten years to reflect the pre-existing agreements with the landowner for this parcel of land.
- 29. The hours of operation are proposed to be the same as the existing quarry with mineral extraction, processing, treatment, and soil stripping requested between 7am to 7pm Monday to Friday and 7am to 1pm on Saturdays, servicing/maintenance of plant and machinery from 7am to 5pm Mondays to Fridays and 7am to 4pm Saturdays, and HGVs entering and leaving the site from 7am to 6pm Monday to Friday and 7am to 1pm Saturdays.
- 30. The planning application is supported by an Environmental Impact Assessment (EIA) which gives consideration to the main environmental effects of the proposed development and their likely significance of impact. The conclusions

reached within the EIA are considered within the planning observations section of the report.

- 31. To address issues and concerns raised following the initial planning consultation process a series of modifications and additional environmental assessments have been submitted in response to a formal request made by the Council under Regulation 25 of the Town and Country Planning (Environmental Impact Assessment) Regulations 2017 (Reg. 25 request). The Reg. 25 submission incorporates the following additional information:
  - a. Revisions to the restoration arrangements for the site and method of working plans (see Plan 7).
    - Modifications to the design of the eastern extent of the main lake to introduce additional areas of spits, bays and shallows.
    - Modifications to the restoration of the western field within phase 9a and the land immediately to its east in the existing extraction area within the existing quarry to create a series of ridge and furrow ecological valuable ditches within an area of wet grassland.
  - b. Supplementary and updated ecological information.
    - Further assessment of the level of impacts to bats from vegetation clearance, noise and disturbance.
    - A more detailed assessment of impacts to otters resulting from changes to their habitat.
    - Supplementary information in respect of buffers around the site survey, mitigation measures to protect hedgerows and trees, further consideration of effects to birds, modifications to the construction environmental management plan and restoration to address detailed matters raised by Nottinghamshire Wildlife Trust.
  - c. Supplementary and updated hydrogeology information.
    - Confirmation that the minimum stand-off to be retained to watercourses is 25m and not 15m that was inaccurately stated in the original submission.
  - d. Supplementary and updated flood risk assessment.
    - The flood risk assessment has been updated to clarify the modelling approach with regard to the placement of soil bunds stored within the quarry.
    - Further details regarding the implementation of an updated Flood Evacuation Plan and confirmation of the flood alert system proposed to be used.
  - e. Mitigation of Heritage Effects
    - The Reg. 25 letter incorporated a request for the applicant to make a financial contribution towards the maintenance of riverside field gates located to the north of the proposed extraction area (known as 'clappergates') to address concerns raised by NCC's Heritage Officer regarding indirect impacts to the heritage asset of the River Trent. Cemex have not agreed to make this financial payment.

- 32. This planning application has been made to reflect the changes that need to be made to the existing Cromwell Quarry planning permission (Ref: 3/18/01737/CMA) to facilitate its use in connection with the processing of mineral originating from a southern extension as well as to regularise amendments to the approved restoration scheme. The modifications sought permission comprise:
  - Revised phasing and method of working within the existing quarry. to allow the working of the proposed southern extension before Phases 9, 10 and the plant site as originally approved which have been modified as a result of the alterations made through the Reg. 25 submission of additional information.
  - The use of the plant site for processing mineral won from the southern extension site and transport of this material to the public highway utilising the existing quarry access road.
  - Modifications to the approved restoration scheme to regularise changes made to the lake margins including the creation of additional shallows on the eastern shore of the restored quarry lake formed as a result of higher levels of silt recovery from the consented workings and modifications to incorporate additional wet grassland and ridge and furrow drainage made as part of the Reg. 25 submission of additional information.
  - The replacement of the existing generator with a different generator, housed inside a container in an amended location within the plant site.
- 33. The alterations proposed to modify the existing planning conditions are detailed below:
  - Condition 1 defines the scope of works granted planning permission under 3/18/01737/CMA, specifically restricting mineral extraction to the current quarry area. It is proposed to amend this condition to be clear that the plant site will also be used in connection with mineral extracted from the proposed southern extension.
  - Condition 2 incorporates a schedule of the approved plans and documents. It is requested this schedule be amended to reference the new suite of method of working, phasing and restoration plans that have been provided.
  - Condition 3 states that no excavations shall take place outside the approved extraction areas. It is requested this condition is changed to reflect the fact that extraction would be undertaken within the southern extraction area, which is outside the area originally approved for mineral extraction.
  - Condition 15 states that the processing plant shall be removed from the site upon the completion of mineral extraction operations in the original quarry area. It is requested the condition is amended to reflect the proposal to retain the processing plant and all other plant, ancillary buildings and associated structures for the duration of working the southern extension. There is no requirement to extend the approved end date for the quarry which is regulated by Condition 25, this currently allows mineral extraction until May 2028. Even with the additional 18

months needed to work the southern extension, the whole site is likely to be completed well before this date, most likely by 2023.

- Condition 21 stipulates soils and overburden management in compliance with an agreed scheme. The condition needs to be varied because the approved soil handling scheme references the existing phasing, method of working and restoration plans. The condition should be amended to reflect the new method of working plans.
- Condition 22 requires no turf, topsoil, subsoil or overburden to be removed or brought onto the site. The condition needs to be amended because there is some overlap between soil movements on the site and the proposed southern extension. No other waste materials are proposed to be brought onto the site from elsewhere.
- Condition 27 requires the phased restoration of the site. This condition would need to be amended to reflect the updated restoration plan.

## Consultations

- 34. The planning consultation responses section incorporates a summary of the consultation response received for the two twin tracked planning applications for the southern extension and where a response has been received a summary of any observations made in connection with the re-consultation carried out for the additional Reg. 25 information.
- 35. This section also incorporates a separate summary of the responses received to the planning consultation carried out for the Section 73 planning application.

Summary of Planning consultation responses received in connection with Planning Applications 3/19/02231/CMM AND 3/19/02232/CMM for a Southern Extension to the quarry including representations received following the Reg. 25 re-consultation.

#### 36. Newark and Sherwood District Council: *Raise no objections*

The District Council's Environmental Health Officer requests that noise and dust emissions be fully controlled by the use of appropriate planning condition(s).

<u>Reg. 25 Response:</u> The district council confirm that no objections are raised to the planning application, provided that Nottinghamshire County Council is satisfied that the development complies with the relevant Development Plan policies and subject to conditions referred to above. The Environmental Health Officer confirms that the air quality report provides a detailed assessment of the potential dust (PM10 and PM2.5) emissions from the proposed quarry extension and is in agreement with the report's conclusion which confirms that provided the proposed mitigation is implemented and adhered to, the overall effect of this development on air quality will be not significant.

37. **Cromwell Parish Meeting:** Oppose the planning application on the following grounds:

<u>Need.</u> The extension is not included in the Minerals Local Plan, which is the result of considerable work over a long period, by experts with full access to the

most modern information. The parish supports the MLP and, consequently, sees no need for this aggregate.

<u>Effect Upon Neighbouring Land</u>. The operation of the proposed sites necessitates "de-watering" and this causes a significant lowering of the local water table. This is referred to as "water drawdown". The Parish acknowledge that mitigation is in place to protect dwellings, but farmers of adjacent land may have their yields impaired by changes in groundwater levels by water drawdown.

<u>Effect on a Public Right of Way.</u> The extension phases 9b and 9c will necessitate the crossing of Church Lane (aka Lock Lane or Church Meadow Lane) which was a bridle road but is now a footpath. It is regularly used by the public, the vehicles of Ashborn Angling Club, and it is the only access route to the dwelling at Cromwell Lock as well as an emergency route access. Although it may well be possible to accommodate the heavy dumper trucks safely at the chosen crossing point, there will be wear and possible damage to Church Lane. There should be a positive commitment to maintain the Church Lane in a usable state at all times.

<u>Reg. 25 Response:</u> Maintain their objection on the basis that the revised information does not change any of the objections which the Parish Council previously expressed.

# 38. NCC (Planning Policy): Do not object:

The planning application site is not allocated for mineral extraction either within the adopted or emerging replacement Nottinghamshire Minerals Local Plan.

Whilst the sand and gravel landbank is currently over the minimum 7-year landbank which the Council is required to plan for, the national Planning Practice Guidance makes it clear that the 7-year supply should be considered as a minimum rather than a maximum figure and therefore the level of landbank should not be used as the sole reason to refuse a planning application, with a need to consider the proposal on its merits.

The extension of quarries in many cases is more sustainable than the development of new quarries, particularly where it assists with preventing the sterilisation of mineral resource. This is reflected in planning policy which allows for additional reserves to be permitted on unallocated land where the applicant can provide a justifiable reason(s) for doing so, and also subject to the development being undertaken within acceptable environmental and amenity levels.

<u>Reg. 25 Response:</u> The Reg. 25 information does not raise any further issues which require additional Planning Policy comment

#### 39. Environment Agency: Do not object to the planning application.

The EA originally raised an objection to the planning application on the basis that the Flood Risk Assessment did not fully assess the effect that the placing of soil bunds would have during flood events. Further information was sought regarding the stand-offs between the extraction areas and retained watercourses. The EA also requested a flood evacuation plan to be submitted which identifies how flood events will be identified and the procedure for evacuating the quarry during periods of flooding.

<u>Reg. 25 Response:</u> The EA has withdrawn its objection to the planning application following the Reg. 25 submission which incorporates additional hydrological information and a revised flood risk assessment incorporating computer modelling of the proposed layout of bunds and demonstrates that the development will result in no increased flood risk elsewhere. The EA request the following planning conditions are imposed:

- The development shall be carried out in accordance with the submitted flood risk assessment and its specification regarding the placement of soil bunds and ground level contours.
- The EA strongly recommends the operator implements a flood emergency/evacuation plan.
- A scheme for monitoring of the groundwater environment during the operational life of the quarry.
- A buffer zone is maintained between mineral extraction works and the watercourse maintained by the Trent Valley Internal Drainage Board to protect otters and water-voles. An ecological management scheme for the buffer zone shall be agreed with the planning authority.
- A scheme to manage the level of suspended solids from surface water run-off.
- A standard planning condition to regulate oil and chemical storage on the site.
- An informative note to investigate the potential to connect the restored lake to the River Trent to allow fish and eels to access the restoration area for the purposes of refuge and breeding grounds.
- 40. NCC Flood Risk: Raise no objections

<u>Reg. 25 Response</u>: Confirmation of no objections to the planning applications.

#### 41. **Highways England:** *Raise no objections*

<u>Reg. 25 Response:</u> The amendments will have no material impact on the Strategic Road Network in terms of traffic movements nor will they impact upon the structural integrity on the highway earthworks (embankments). As such Highways England have no further comments to make.

#### 42. NCC (Highways): No objections

The development would result in no change in the traffic impact of the site. The proposal extends the quarry of the site but would not intensify the use. Therefore, the daily level of lorry movements will remain unchanged in their volume and routeing. No objections are raised subject to the continuation/application of relevant S106 requirements previously applied to operations at this site.

43. Natural England: Raise no objection

Natural England is satisfied that the development would not adversely affect Besthorpe Meadows SSSI. Natural England encourage opportunities to be taken to achieve net environmental gains and recommend that DEFRA Biodiversity Metric 2.0 should be used to demonstrate the level of biodiversity gain. It is highlighted that there may be opportunities to increase the extent of rarer habitats through restoration instead of the creation of ponds and open water, which are plentiful in the vicinity.

Natural England note the development would extend to approximately 13.78 ha, including some 3.29 ha of 'best and most versatile' (BMV) agricultural land. In view of the area and ALC grading of land affected, Natural England does not wish to comment in detail on the soils and reclamation issues arising from this proposal, but would encourage some agriculture in the restoration and planning conditions are imposed to safeguard the soil resource within the restoration of the site.

<u>Reg. 25 Response:</u> No further comment to make on the proposal, confirming they maintain their position of no objection.

## 44. Nottinghamshire Wildlife Trust: Object to the planning application

The Wildlife Trust's objection is based on the fact that the site is not allocated for mineral extraction either within the adopted or emerging Minerals Local Plan, there is an incomplete ecological impact assessment and unexceptional restoration proposals.

In terms of the surveys and ecological impacts assessment:

- Data on species and habitats has only been collected for a 1km radius where as the norm is for 2km.
- Potential impacts to bats have not been fully assessed.
- No overwintering bird surveys have been undertaken.
- Bird nesting habitat would be lost without satisfactory compensation being provided.
- A further assessment of the indirect impact to otters is required.
- No invertebrate surveys have been undertaken.
- There has been no assessment of the level of increased nitrogen deposition on nearby habitats, particularly Cromwell Meadows LWS.
- Dewatering draw-down impacts have not been assessed in terms of its impact on Cromwell Pits LWS and Ness Trentside LWS.
- The applicant has not quantified the levels of habitat loss and gains and therefore it is not possible to determine whether there would be a net gain in biodiversity as a result of the development.

In terms of the restoration of the site, NWT would expect a restoration scheme in this location to maximise the priority habitats for this area, which are wet grassland, reedbed, wet woodland and small ponds suitable for amphibians, not more large areas of open water. The proposed 10-year aftercare period is not considered sufficient and this should be extended to at least 20 years. <u>Reg 25 Response:</u> NWT maintain their objection to the planning application raising the flowing observations:

- NWT do not agree in principle with applications for unallocated sites, particularly in this instance where an adequate mineral resource has been identified for more than 7 years in the draft MLP. NWT do not consider the applicant has demonstrated any exceptional need or benefit for the development.
- NWT accept that impacts on LWS within the 1-2km zone were scoped out through assessment in the hydrogeological, air quality, flood risk and ecology reports, notably due to the short-term nature of the proposed extraction. NWT therefore accept that a 1km buffer zone for assessment of potential impacts to LWS is appropriate in this instance.
- The methodology to avoid direct killing or injury of amphibians and reptiles should be regulated by planning condition. Soil bunds should be seeded with species rich grassland to off-set habitat loses.
- NWT acknowledge that 328m of hedgerow would be permanently lost. To mitigate for this loss of hedgerow the existing hedgerows which are retained should be managed to allow them to grow taller and enhance their ecological value.
- The breading bird survey has not been updated to include an early season survey of breeding birds in March/April and therefore NWT consider the survey is incomplete.
- NWT consider bird nesting habitats would be lost with no meaningful mitigation for many years, further mitigation during the operational period should be provided.
- NWT acknowledge that potential indirect impacts on foraging and commuting otters from water pollution in the ditch, changes in surface water levels, noise and disturbance are unlikely to occur, but it is recommended that a resurvey should be undertaken before any works start on the site, as these species are highly mobile and may establish a holt or couch in the vicinity of the site.
- NWT is satisfied that invertebrate surveys are no longer required for the site.
- There is potential for some limited dust pollution impacts on the LWS to east and south east.
- The issue of NOx (the most serious pollutant to habitats in Europe) has still not been addressed.
- Restoration: NWT consider that given that this proposed extension has no extant or draft allocation, the restoration would need to achieve exceptional outcomes for biodiversity to justify grant of permission. The overall area of deep lake is still too large, and NWT remain to be convinced that all possible options such as under-digging to generate more restoration material to provide shallower edges to part of the lake, and thus create more marginal habitat, have been properly investigated. The small areas of wet grassland would be unsuitable for breeding waders due to their limited extent and proximity to trees and there is no provision for reedbed around the margins of the lake. A connection between the lake and the River Trent has not been provided. More Page 28 of 110

ponds suitable for amphibians should be created. Extended aftercare should be provided for 20 years.

- NWT therefore conclude the restoration scheme as currently proposed does not maximise the creation of priority floodplain habitats, does not capitalise on the opportunity for floodplain reconnection, nor is it sufficiently ambitious to justify granting permission to a site with no allocation in the MLP, for which the restoration would need to be exceptional.
- 45. NCC (Nature Conservation): Following the receipt of additional information provided as part of the Reg. 25 response, no objections are raised to the development, subject to a series of planning conditions to regulate the ecological effects of the development.

Overall, the site is considered to be of low ecological value, comprising two arable fields and improved grassland, but some sections of hedgerow will be removed to accommodate the extraction of mineral. With regard to specific ecological effects:

<u>Loss of hedgerow:</u> The loss of three relatively short lengths of hedgerow does not represent a significant impact on foraging and commuting bats given extensive similar habitat in the surroundings. A more favourable management regime should be applied to the retained hedgerows making provision for reduced cutting frequency to mitigate for hedgerow loses which should be secured by planning condition.

<u>Bat Roosts:</u> Retained trees on the site's boundary have high potential to support roosting bats, further assessment is required to understand the magnitude of any indirect impacts to bats that may be within these trees.

<u>Amphibian and Reptiles:</u> Site clearance works which minimise impacts to amphibians and reptiles should form part of a construction and environment management plan (CEMP) regulated by planning condition.

<u>Breeding Birds:</u> There will be a small loss of nesting and foraging habitat due to the development but given the abundance of this habitat in the wider area, this cannot be considered a significant impact. Nevertheless, mitigation such as seeding soil bunds with nectar and seed-rich mixes would be beneficial and should be secured by planning condition. A standard approach to controlling vegetation clearance during the bird nesting season should be conditioned (or included in a CEMP).

<u>Otters:</u> A more detailed assessment of impacts on habitats used by otters needs to be carried out.

<u>Invertebrates:</u> Given the habitats affected by the scheme (improved grassland, arable farmland and short sections of hedgerow), an invertebrate survey is not considered necessary.

<u>Badgers:</u> A pre-commencement badger survey should be conditioned to take place in advance of works in each phase of extraction (or included in a CEMP).

<u>Nitrogen Deposition:</u> An assessment of the potential impacts of nitrogen deposition on nearby Local Wildlife Sites is not considered necessary because

there will be no change to the machinery or HGV traffic levels currently operated at the site which have the potential to alter existing emission levels.

<u>Restoration:</u> Whilst the restoration is biodiversity-led, a large part of the restored site is taken up by a single, steep-sided waterbody, which is the lowest priority wetland habitat for mineral sites. It would be desirable to know if anything can be done to improve this through the construction of spits, bays and shallows. It is suggested that the western field (Phase 9a), and the adjacent field to the east in the existing quarry could be used to create a larger area of wet grassland with a 'ridge and furrow'-type design (to which scrapes could be added), with the dividing hedgerow removed. In addition, it is suggested the woodland planting on the eastern boundary of the restoration should be removed, and that additional ponds are created.

<u>Aftercare:</u> An extended aftercare period would be highly beneficial (i.e. greater than the 5+5 years as currently proposed).

<u>Reg. 25 Response:</u> The additional information submitted by the applicant addresses the comments and concerns raised regarding the original submission, specifically, further information and assessment has now been provided in relation to bats and otters and modifications have been made to the restoration scheme. In relation to bats, a condition should require further survey and assessment of the two trees (T1 and T6) adjacent to Phase 9, prior to works in that phase commencing, with any additional mitigation measures provided.

#### 46. **Government Planning Casework Unit:** *Raise no comments*

47. **Canal and River Trust:** Do not object but raise comments regarding the submission.

The Canal and River Trust is the navigation authority for the River Tent and own Cromwell Lock and associated house which is accessed by Cromwell Public Footpath No. 5. The trust would like to see more details on the arrangements for the haul road crossing Cromwell Footpath No. 5 prior to determination of the application so they can asses the potential impacts and identify any risk of adverse operational impacts, however they acknowledge that this detail could be provided via a suitably worded planning condition to secure the submission and implementation of a detailed scheme of works to include the provision of suitable surfacing, sight lines/visibility splays, signage, control of mud and a monitoring scheme to ensure appropriate implementation. Should this be secured by planning condition, the Canal and River Trust request they are consulted on the submission.

<u>Reg. 25 Response:</u> No further comment to make on the proposal, confirming that their comments previously made still stand.

#### 48. NCC (Built Heritage): Raise no objections

The application site does not incorporate any built heritage assets but it is acknowledged that heritage of the River Trent landscape would be negatively affected by noise and aesthetic impacts. These impacts could be potentially mitigated by the applicant funding the repair of some historic wooden 'clapper' gates on the Trentside route near to the extraction area. <u>Reg. 25 Response:</u> Concern is expressed that the applicant is not willing to make a financial contribution to the repair of the clapper gates and giving proper weight to the impact that a quarry development has on the Trent valley heritage landscape. It is recommended that a condition is made of any permission to mitigate these impacts, in particular on the setting of C18th non-designated clapper gate heritage assets in the vicinity of the development. A condition should ensure the heritage assets (several sets of 'clapper gates') is attended to at an appropriate point in the operational timetable of quarry.

# 49. Via (Countryside Access): Raise no objections

The haul road will cross Cromwell Public Footpath No. 5 which is a track leading to Cromwell Lock from the village and also a private vehicular access to land and property at Cromwell Lock. The Rights of Way Team require the haul road crossing Cromwell Public Footpath No. 5 to be at the same level and be of a suitable surface for walkers. Public safety is paramount, so the Rights of Way team would ask that public using the footpath are kept safe, for example by using clear warning signage for both public footpath users and for lorry/dump truck drivers (haul road users). An appropriate speed limit for haul road drivers should be regulated by condition. There should be clear visibility leading to the crossing for both haul road drivers and footpath pedestrians (as well as other users of the private track) and consideration of visibility should be included in the design of any bunds alongside the Public Footpath. Given the quantity of traffic likely to be using the haul road and the nature of the site it is likely that the surface of the crossing will become muddy so there is a requirement for the surface of the crossing to be cleared/swept of debris on a regular basis.

## 50. **Via (Landscape):** Raise no objections

None of the landscape and visual effects arising from this development are significant. The landscape character of this site will change from an agricultural one to a working sand and gravel quarry for the duration of 1½ years following which the restoration works will primarily create open wetland and waterbodies which are already established in the surrounding landscape.

Should planning permission be granted it is recommended that planning conditions are imposed requiring advanced hedge planting and hedgerow management prior to works on site and the detail of appropriate management proposals and funding mechanism for the future maintenance and management works.

<u>Reg. 25 Response:</u> No objections are raised to the biodiversity led revised restoration scheme which includes the replacement of wet woodland planting blocks P1 and P2 along the western site boundary with native willow/black poplar standards along the eastern edge of the internal drainage channel. This modification will allow a more open view to the site on restoration for visual receptors at Viewpoint 6 but intervening vegetation in the wider landscape will ensure predicted impact remains as an overall slight beneficial impact upon completion of the restoration scheme.

# 51. Via (Noise Engineer): Raise no objection

It is requested that planning conditions are imposed to regulate:

- the maximum level of noise at any residential property is limited to not exceed 55dBLAeq,1hr for normal operations and an upper limit of 70dBLAeq,1hr for temporary operations,
- noise silencers and baffles are installed and properly maintained on all mobile plant, and
- white noise reversing alarms are used on all plant and machinery operated in the quarry.

<u>Reg. 25 Response:</u> No further comments in respect of the additional information.

#### 52. Western Power Distribution: Raise no objections

- 53. Western Power Distribution advise that there is 11kV network pylons currently running through the site which will need to have a diversion prior to extraction. The restoration scheme incorporating ponds are likely to be attractive to birds which can cause damage to power lines. Western Power therefore favour the use of underground cables within any power cable diversion scheme which may be carried out.
- 54. Via (Reclamation), NCC (Archaeology), Newark Area Internal Drainage Board, Severn Trent Water Limited, Cadent Gas Limited Company: No representations received. Any response received shall be orally reported.

Summary of Planning Consultations received in connection with Planning Application 3/19/02233/CMM to amend the existing planning conditions imposed under Planning Permission 3/18/01737/CMA.

- 55. Newark and Sherwood District Council: *Raise no objections.*
- 56. **Cromwell Parish Meeting:** No separate representation received in connection with this planning application.
- 57. Environment Agency: Raise no objections.
- 58. Highways England: Raise no objections.
- 59. **NCC (Highways):** No separate representation received in connection with this planning application.
- 60. Natural England: No objection.

Natural England considers that the proposed development will not have significant adverse impacts on designated sites and has no objection.

- 61. **Nottinghamshire Wildlife Trust:** No separate representation received in connection with this planning application.
- 62. Canal and River Trust: No comments.
- 63. NCC (Nature Conservation): No separate representation received in connection with this planning application.

- 64. **Via (Countryside Access):** No separate representation received in connection with this planning application.
- 65. **Via (Landscape):** *Raise no objections.*

The revised design restoration that uses excess silt to create shallow margins along the eastern edge of the water body as shown on drawing P1/1379/9/J is acceptable.

- 66. **Via (Noise Engineer):** No objections, on the basis that the variation of the planning conditions will not materially impact on the level of noise emissions from the site.
- 67. Western Power Distribution: Raise no objections.

Western Power Distribution advise that there is 11kV network pylons currently running through the site which will need to have a diversion prior to extraction. The restoration scheme incorporating ponds are likely to be attractive to birds which can cause damage to power lines. Western Power therefore favour the use of underground cables within any power cable diversion scheme which may be carried out.

68. Via (Reclamation), Severn Trent Water Limited, Cadent Gas Limited Company: No representation received. Any response received shall be orally reported.

# Publicity

- 69. The three planning applications have each been publicised by means of site notices, press notice and neighbour notification letters. Further re-consultation by site/press notices and neighbour notification letters has been undertaken following the receipt of the Reg. 25 submission in accordance with the County Council's adopted Statement of Community Involvement. No representations have been received.
- 70. Councillor Bruce Laughton has been notified of the planning applications.

# Observations

- 71. In accordance with the statutory requirements, this planning application must be determined in accordance with the Development Plan, unless there are material considerations which indicate otherwise.
- 72. The Development Plan in the context of this minerals proposal comprises:
  - The Nottinghamshire Minerals Local Plan (2005) (MLP);
  - The Newark and Sherwood Amended Core Strategy Development Plan Document (March 2019);
  - The Newark and Sherwood Allocations and Development Management Plan Document (July 2013).
- 73. The following are material considerations:

- The National Planning Policy Framework (NPPF) and associated Planning Practice Guidance (PPG);
- The new Nottinghamshire Minerals Local Plan (Publication Version August 2019).
- 74. Most of the policies of the 2005 adopted Minerals Local Plan have been saved until such time that they are replaced by the new replacement plan. However, because of its age some parts of this plan are now out of date, particularly the various site allocations and the minerals supply/requirement figures underlying them. Other aspects of the plan including its environmental protection policies remain generally consistent with national planning guidance and continue to apply, unless materials considerations guide otherwise.
- 75. The replacement/new MLP has been submitted to the Secretary of State for its independent examination however the timetable for holding the examination has been delayed because of coronavirus restrictions with it currently scheduled to take place later in 2020. Notwithstanding this delay, for the purposes of considering this planning application the plan is considered to be at an advanced stage of preparation and in accordance with paragraph 48 of the NPPF a level of weight can be afforded to its policies depending on the extent to which there are unresolved objections to it. This matter is further explored in relation to key planning policies below.

#### Need for Development

76. National Planning Policy Framework (NPPF) Paragraph 80 identifies that

<sup>6</sup>Planning policies and decisions should help create the conditions in which businesses can invest, expand and adapt. Significant weight should be placed on the need to support economic growth and productivity, taking into account both local business needs and wider opportunities for development. The approach taken should allow each area to build on its strengths, counter any weaknesses and address the challenges of the future'.

- 77. Paragraph 205 of the NPPF reinforces the above policy and confirms that 'when determining planning applications, great weight should be given to the benefits of mineral extraction, including to the economy'.
- 78. Cromwell Quarry is one of a number of sand and gravel quarries in Nottinghamshire which are vital to the supply chain of the construction industry both within the county and neighbouring areas. It is therefore important that quarries such as Cromwell are able to supply the construction industry during future months, particularly as the country's economy is re-stimulated following the restrictions arising from the coronavirus lockdown.
- 79. Mineral reserves are currently depleting at Cromwell and it is likely that the sand and gravel reserves within the quarry will be exhausted within the next year. The applicant is therefore concerned that they will not have sufficient supplies of sand and gravel to ensure mineral supplies at Cromwell continue to be available.
- 80. A grant of planning permission for a southern extension to Cromwell will secure a short term 20 month extension to mineral extraction at Cromwell ensuring that

it continues to positively contribute to the economy, a fact that the NPPF requires the council to give significant/great weight to in this planning decision. The economical emphasis of this development is particularly relevant having regard to the challenges which there are likely to be in future years as the economy emerges from the coronavirus restrictions.

## <u>Landbank</u>

- 81. In understanding whether there is a need for the extraction of the mineral originating from the Cromwell Southern extension, in planning policy terms the starting point is to understand the position of Nottinghamshire's sand and gravel landbank and how this demand for minerals is proposed to be met by the site allocations identified within both the adopted and replacement MLPs.
- 82. NPPF Paragraph 207 states that mineral planning authorities should plan for a steady and adequate supply of aggregates. It identifies the landbank as one of the most important indicators to assess how long the current stock of permitted mineral reserves is likely to last and encourages the maintenance of a landbank of at least 7 years for sand and gravel.
- 83. The landbank is calculated by comparing the level of permitted reserves against the average level of mineral production over the last ten years. The current landbank of mineral reserves within Nottinghamshire is published within the Council's Local Aggregate Assessment (LAA). The latest version was published in December 2019 and calculates the sand and gravel landbank at 13.76 years based on permitted reserves of 20.1 million tonnes and a 10-year sales average of 1.46 million tonnes.
- 84. Although Nottinghamshire's sand and gravel landbank is substantially above the minimum 7-year level, paragraph 84 of the Government's Planning Practice Guidance states that:

'There is no maximum landbank level and each application for minerals extraction must be considered on its own merits regardless of the length of the landbank. However, where a landbank is below the minimum level this may be seen as a strong indicator of urgent need. There are a number of reasons why an application for aggregate minerals development is brought forward in an area where there exists an adequate landbank. These could include:

- significant future increases in demand that can be forecast with reasonable certainty;
- the location of the consented reserve is inappropriately located relative to the main market areas;
- the nature, type and qualities of the aggregate such as its suitability for a particular use within a distinct and separate market; and
- known constraints on the availability of consented reserves that might limit output over the plan period.'

Site allocations within the Minerals Local Plan

- 85. Both the adopted and new MLPs incorporate projections of the level of need for sand and gravel production throughout the period of each plan and identify a series of site allocations with the aim of ensuring that sufficient mineral resources are identified for extraction to meet the anticipated levels of need.
- 86. Adopted MLP Policy M6.2 confirms that the County Council will endeavour to maintain a landbank of permitted reserves of sand and gravel sufficient for at least 7 years extraction and also an adequate production capacity in order that Nottinghamshire will meet its reasonable share of regional provision of aggregates throughout the plan period.
- 87. The adopted MLP incorporates a series of allocations to maintain a seven-year sand and gravel landbank. Most of the original land allocations within the adopted plan have now been worked out/exhausted. The adopted plan did not identify any allocation for extensions to sand and gravel extraction at Cromwell. Paragraphs 6.76- 6.78 of the adopted MLP states that at the time the plan was adopted (2005) extraction at Cromwell had not commenced despite planning permission having been granted in 1998. The adopted plan anticipated that extraction would begin in 2005 and the quarry would have sufficient reserves until 2017 and so no further provision was required at the site during the plan period.
- 88. The Cromwell Quarry planning permission was implemented in 2009 but was mothballed shortly after, re-entering production in 2016. The current permission for the quarry allows extraction until May 2028, however the applicant has stated that at the current rate of extraction, consented reserves will be exhausted by December 2020.
- 89. Due to the age of the MLP, which was adopted in 2005 and covered a period up to 31st December 2014, the plan is considered to be out of date in terms of its allocation of sand and gravel extraction sites. It is almost inevitable that any new sites which come forward to permit further sand and gravel extraction within Nottinghamshire prior to the adoption of a replacement minerals local plan would be undertaken on land that is not allocated for minerals extraction within the adopted minerals local plan.
- 90. The proposed southern extension to Cromwell Quarry, for which permission is being sought through this planning application, is not allocated for sand and gravel extraction within the adopted MLP. This planning application must therefore be assessed as an unallocated site in the context of adopted MLP policy.
- 91. The new MLP incorporates calculations of future sand and gravel requirements for the plan period until 2036 and a range of site allocations to ensure that sufficient mineral resources are available to meet this demand. The proposed southern extension to Cromwell Quarry is not identified within the new MLP for allocation for minerals extraction. One of the reasons for the site not being identified as an allocation in the new MLP is because the developer has not at any time through the plan preparation process made a request to include Cromwell South as a prospective allocation. This means that the merits of the Cromwell southern extension have not been assessed in any comparative way with alternative potential sand and gravel sites elsewhere in Nottinghamshire and therefore it cannot be assumed that the southern extension of Cromwell

Quarry would have been allocated if it had been promoted through the MLP at the appropriate time.

Minerals Local Plan policy in relation to the development of unallocated sites

92. Adopted MLP Policy M6.3 (Sand and Gravel Extraction in Unallocated Land) has been saved and states:

'Proposals for sand and gravel extraction falling outside allocated areas will not be permitted unless it is evident that existing permitted reserves and the remaining allocations cannot sustain an adequate landbank and processing capacity as provided for in Policy M6.2 (Sand and Gravel Landbank).'

- 93. The current level of the landbank at 13.76 years indicates strongly that there is an adequate supply of sand and gravel within Nottinghamshire and therefore no pressing need at the present time to grant planning permission for further sand and gravel extraction as part of a southern extension to Cromwell Quarry to maintain satisfactory levels of sand and gravel production across Nottinghamshire.
- 94. However, it is considered that Policy M6.3 is not entirely consistent with up-todate Government advice which, as detailed in paragraph 84, confirms that there is no maximum landbank level and so the present healthy sand and gravel landbank should not be used as the sole reason to refuse a planning application. Each planning application is required to be assessed on its own merits, having regard to the need to ensure there is capacity to supply a wide range and type of aggregates in a variety of locations of permitted reserves relative to markets, and productive capacity of permitted sites and competition should not be stifled by bounding resources in a limited number of sites. These further considerations need to be assessed to understand whether there is a specific need for further extraction within the Cromwell southern extension.
- 95. The approach set out within paragraph 84 of the Government's Planning Practice Guidance is reflected within Policy MP1(c) of the new MLP which states that 'proposals for aggregate extraction outside those areas (allocated for extraction) will be supported where a need can be demonstrated'.
- 96. Strategic Objective S01 of the new MLP concerns itself with improving the sustainability of minerals development and gives priority to the improved use or extension of existing sites before considering new locations. MLP paragraph 6.36 explains this is because potential extensions to quarries will often have lower environmental effects than new greenfield sites. Policy SP1 incorporates a strategy for the supply of minerals in Nottinghamshire and gives priority to the extension of existing sites, where economically, socially and environmentally acceptable.
- 97. Adopted MLP Policy M2.1 (Sustainable Development Objectives) states that minerals development will only be granted planning permission where it has been demonstrated that the Plan's sustainable development objectives have been fully addressed. Supporting paragraph 2.5(vi) states that part of these sustainable development objectives include the prevention of the unnecessary sterilisation of mineral resources. The prevention of the sterilisation of mineral resources is consistent with NPPF paragraph 204.

- 98. Mineral extraction at Cromwell Quarry has rapidly progressed and it is anticipated the existing consented reserves will be exhausted within the next 12 months at current extraction rates.
- 99. The approved phasing scheme for Cromwell Quarry will see the completion of sand and gravel extraction within the existing Phases 7 and 8 later this year. The current applications seek planning permission to extract mineral from the southern extension area following the working of the existing Phase 8. This timetable is important because it enables the mineral extracted from the southern extension to be processed in the existing quarry plant site. After Phase 8, the final phases of the guarry extract mineral which underlays the plant site and stocking area, resulting in the removal of these facilities prior to extraction and necessitating the use of mobile plant for processing this remaining mineral. Once the plant site infrastructure is removed the operator's scope to process further mineral would be seriously jeopardised and would almost certainly result in the effective sterilisation of mineral in the southern extension area. There is therefore a limited time window within which it is operationally possible to work the southern area using the existing site infrastructure and this is the reason why the planning application has come forward at this stage.
- 100. The quantity of mineral within the southern extension area is unlikely to be sufficiently large enough to justify the reinvestment in a new processing facility being established in the future as a standalone mineral extraction scheme. The removal of the existing plant site would also take away the existing access the public highway network with no readily available alternative route of access to the public highway which could be reinstated at a later date. The continued use of the existing Cromwell plant site and infrastructure would almost certainly have a lesser impact on the local environment and amenity than setting up a brandnew site.
- 101. If permitted, the additional mineral from the southern extension would extend the life of the quarry to around 2023, but this is well within the end date currently regulated within the existing planning permission which requires all mineral extraction to be completed by May 2028. This extra 20 months of working at the quarry would secure the continuity of existing jobs within the quarry for a longer duration than presently envisaged.
- 102. The additional 550,000 tonnes of mineral which would be recovered from the southern extension is a comparatively small amount of mineral in comparison to the Nottinghamshire's overall annual sand and gravel production levels, equating to about four months of the county's annual production rate which currently stands at an average 1.46 million tonnes per year. It is therefore concluded it would not strategically affect the wider timetable for mineral extraction within nearby quarries or prejudice the implementation of site allocations identified within the new MLP.
- 103. In conclusion, although the site is not allocated for mineral extraction and there is little need for the sand and gravel in the context of maintaining a landbank of minerals as required under MLP Policy M6.3, this policy is not considered to fully reflect the NPPF/PPG which make it clear that having a landbank above the minimum level is not justification on its own to refuse planning permission and the wider merits of the development should be assessed. The NPPF, at paragraph 207 (f), also provides support for the continued operation of the

quarry by requiring 'that the capacity of operations to supply a wide range of materials is not compromised'.

- 104. In this instance there are benefits derived from the development including the avoidance of mineral sterilisation, maintaining the continuity of sand and gravel production at Cromwell Quarry to serve established markets and the economic benefits which it brings to the local environment. The proposed extension would not result in an oversupply of sand and gravel in Nottinghamshire and therefore not prejudice the delivery of other mineral extraction sites which are proposed to be allocated within the new MLP. Instead, the increase in the landbank would provide some increased security of mineral supply. A timely decision on this planning application is now required so that the mineral within the southern extension can be worked on a phased basis so as to enable it to be processed within the existing plant site.
- 105. Subject to there being no unacceptable environment impacts, these factors argue in favour of granting the development planning permission, subject to there being no unacceptable environmental impacts.

### Assessment of Environmental Impact

106. To assist the Minerals Planning Authority (MPA) in making an assessment of the environmental effects of the development the planning application is supported by an Environmental Impact Assessment (EIA) prepared under the Environmental Impact Assessment Regulations. The EIA thoroughly assesses the environmental implications of development, its findings have been examined and appropriate technical advice has been taken through the planning consultation process. The conclusions of this assessment are considered below.

### Landscape Impact Assessment

- 107. MLP Policy M3.22 (Landscape Character) requires landscape character and local distinctiveness to be fully taken into consideration as part of development proposals.
- 108. The site and surrounding study area are not designated for their landscape value. The regional Landscape Character Assessment of the site considers it to be of low landscape sensitivity and the landscape policy for most of the site is 'Reinforce and Create'. The landscape condition is described as moderate.
- 109. The primary effect on the landscape would arise from the change in land use from arable/pasture to a mineral extraction site and subsequent restoration to pasture and nature conservation end use. The proposals would result in the loss arable farmland and a couple of lengths of hedgerow.
- 110. During the operational period the proposals would temporarily change the characteristics, features and elements that contribute to the rural agricultural character to one of a semi industrial landscape over approximately a 30-month period (18 months operation, 12 months restoration) and will result in the loss hedgerows and arable farmland. There will also be impacts from mobile plant crossing the footpath and Cromwell Lock access road during the planned

extraction campaigns which would occur four times per year, each with a 4-6 week duration.

- 111. Although the change to the landform is permanent, vegetation loss will be mitigated through additional planting and areas of grazing land reinstated on Phase 9a.
- 112. The proposed restoration accords with relevant landscape policies contained within the extant Nottinghamshire Minerals Local Plan in particular, the creation of priority habitats including wet woodland, reedbed, ponds, lakes, species rich hedgerows and neutral grassland. The proposal also accords with the Draft MLP in terms of its biodiversity led restoration and landscape character enhancement approach.
- 113. It is therefore concluded that the magnitude of landscape change during the extraction period has been assessed as slight adverse. The negative impacts relate to effects on landform, land use, vegetation, rights of way and the pattern and scale of the landscape. Following restoration, the significance of landscape effects would change to slight beneficial. None of the effects during operation and restoration are considered significant. Significant cumulative landscape impacts are not anticipated due to the comparatively small size of the southern extension and the short duration of operational works. The modifications made to the lake as part of the Reg. 25 submission create a less uniform shaped lake with greater areas of shallows, spits and bays on its eastern bank and are therefore welcomed. The Section 73 modifications to the existing planning permission would generally have a neutral landscape impact. It is therefore concluded that the landscape effects of the development are compliant with MLP Policy M3.22.

### Visual Impact Assessment

- 114. MLP Policy M3.3 (Visual Intrusion) seeks to reduce the visual impact of minerals developments to acceptable levels by controlling the location, colour and height of any plant, buildings and structures on site. Policy M3.4 (Screening) seeks to reduce visual impact through the screening and landscaping of minerals developments.
- 115. Of the 9 locations chosen to represent views from key receptors, the most significant impacts are anticipated to occur from receptors in closer proximity to the site including the users of the public rights of way network which adjoin the northern and eastern boundaries of the site and for users of the River Trent car park and the property at Cromwell Lock. These locations would experience significant 'moderate adverse' visual effects during operation of the extraction area subsequently changing to 'slight or moderate beneficial' on restoration.
- 116. More distant views of the southern extraction area are filtered by woodland along the River Trent and hedgerows/trees which extensively screen the site and accordingly the magnitude of these visual impacts is much lower. The proximity of the A1 immediately to the west of the quarry forms a dominant and distracting visual feature and provides visual separation of the quarry from residential properties in the village thus ensuring that there would be no significant visual impacts between these locations.

- 117. Any adverse visual effects predicted during the operational phase (18 months) and restoration phase (12 months) would be short term and temporary, changing to a permanent beneficial change on restoration. All works are undertaken at or below ground level thus ensuring the works are kept as low as practicable. The installation of the replacement generator container within the quarry plant site would have a negligible visual impact.
- 118. Significant cumulative adverse visual impacts from the southern extension are unlikely to occur due to the short-term duration of the extraction, the comparatively small area of extraction area and the level of screening to adjacent mineral sites in the wider area. The Section 73 modifications to the existing planning permission would have a neutral visual impact.
- 119. It is therefore concluded that the visual impacts have been minimised as far as practical and there would not be any significant long term negative visual effects from the development, thus ensuring the development is compliant with MLP Policies M3.3 and M3.4.

## Ecological Assessment

- 120. Paragraphs 170 and 175 of the NPPF seek to minimise biodiversity impacts by carrying out development on land which is of lower ecological value and avoiding impacts to protected species. Where possible development should provide net gains to biodiversity and take opportunities to incorporate biodiversity in and around developments. MLP Policy M3.17 (Biodiversity) also seeks to minimise/avoid impacts to biodiversity, requiring that if the loss of habitat or ecological features cannot be avoided or appropriately mitigated, provision should be made for the creation of new habitat.
- 121. The development site is predominantly arable. It is not designated for its ecological value and overall is considered to have a comparatively low ecological interest. The key features of ecological interest relate to the boundary hedgerows and boundary trees to the field edges. The site is remote from any designated habitat.
- 122. The development of the quarry would result in the loss of arable land (11.5 ha) which is of little intrinsic ecological value. The development retains most of the existing boundary hedgerows and trees but 328m of hedgerow which divide the existing fields internally of the site would be lost. Overall the impact of habitat loss is considered to be minor.
- 123. Ecological surveys of the site have been carried out and mitigation strategies have been drawn up to address potential ecological impacts. These have been supplemented through the Reg 25 submission to address concerns raised by Nottinghamshire Wildlife Trust and/or NCC's Ecologist regarding the adequacy of the original ecological survey and impact assessments which supported the planning application and provide sufficient information to make an informed judgement regarding the magnitude of ecological effects from the development and the appropriateness of the mitigation measures being proposed. The following specific conclusions have been reached:
  - The use of a 1km radius (rather than the more normal 2km) for the basis of the desktop ecological assessment and identification of ecological

constraints in the area surrounding the quarry is accepted as being appropriate.

- Whilst it is acknowledged that the normal April survey for breeding birds was not carried out resulting in only two of the normal three survey visits being made, given the nature of the habitat on site, the level of surveys carried out are considered sufficient in this case given the abundance of this habitat in the wider area. Mitigation of impact by seeding soil bunds with nectar and seed-rich mixes would be beneficial and is recommended to be secured by planning condition.
- A wintering bird survey is not considered necessary, as there is no evidence to suggest that the arable agricultural fields are important for wintering birds such as waders or wildfowl, the affected area is small in size, and is abundant in the surrounding area.
- Given the habitats affected by the scheme (improved grassland, arable farmland and short sections of hedgerow), an invertebrate survey is not considered necessary.
- An assessment of the potential impacts of nitrogen deposition on nearby LWSs is not considered necessary. This view is reached based on the fact that the existing plant site will be used, that HGV activity will be the same as currently occurs and that on-site plant will be limited to a small number of hydraulic excavators and articulated dump-trucks (or similar) and therefore the development will not change the level of current emissions. Defra's TG16 publication supports this conclusion which, in paragraph 7.26, states that "Experience of assessing the exhaust emissions from on-site plant (NRMM) and site traffic suggests that, with suitable controls and site management, they are unlikely to make a significant impact on local air quality and therefore in the vast majority of cases they will not need to be quantitatively assessed".
- The assessment of potential hydrological impacts on Cromwell Pits LWS and Ness Trentside LWS and the conclusions reached are acceptable.
- Accidental killing or injury to fauna including common amphibians and small mammals would be avoided by the implementation of a Construction Environmental Management Plan (CEMP). Items to be covered by the CEMP are documented in para 10.7.1 of the revised ecological assessment provided through the Reg. 25 response and are listed as common amphibians and reptiles, badgers and other small mammals, otters, bats and breeding birds. A request will also be made for the applicant to investigate the potential to create a greater number of amphibian breeding ponds as part of the detailed submission of restoration proposals for each phase of the site.
- The development would result in a comparatively minor loss of 326m of hedgerow. Mitigation of this impact is proposed by retaining other boundary features (hedgerows & scattered trees) and introducing a relaxation of the current management regime to allow these hedges to grow thicker and taller to enhance their ecological value and maximise their value for bat foraging and commuting habitat, secured through planning condition.
- A supplementary assessment of the scope for indirect impacts to bats has been provided. The assessment considers effects to potential roosts

in retained trees close to the extraction area, concluding that appropriate stand-offs are likely to be in place to avoid significant impacts but recommending that a planning condition is imposed to require an assessment of the retained trees (T1 and T6) to be carried out prior to extraction commencing in Phase 9 with mitigation measures proposed if deemed necessary, based on the findings of those assessments.

- Avoidance of accidental killing or injury to nesting birds would be secured by timing initial clearance outside the breeding season, or undertaken following a pre-clearance nesting check by a suitably qualified ecologist, with works only proceeding once declared free of nesting activity.
- A more detailed assessment of potential impacts to otters has concluded that there would be negligible indirect impacts to ditches from water pollution, changes in surface water levels, noise and disturbance. Planning conditions are proposed to ecologically manage the strip of land adjacent to the drainage channel to enhance its value for otters, as recommended by the Environment Agency, and for a re-survey of the drainage channel before any works start on the site, acknowledging the mobility of these species and potential to establish a holt or couch in the vicinity of the site, as recommended by NWT.
- The restoration plans have been modified to enhance the ecological value of the new habitat including the introduction of additional areas of shallows within bays and projecting spits of land within the main lake to create a more varied ecologically interesting lake and a series of ridge and furrow ditches within an area of wet grassland proposed to be created in the western field within phase 9a and the land immediately to its east in the existing quarry.
- 124. In the longer term and following restoration it is concluded that the development will be beneficial for wildlife as a consequence of the creation of a variety of habitats of greater ecological value than the current situation. Whilst it is noted that Natural England have encouraged the magnitude of net ecological gain be calculated using tools such as DEFRA's Biodiversity Metric 2.0, in this instance it is clearly evident that the development would result in an ecological gain across the site following restoration with intensively managed arable farmland being replaced by a much more varied and ecologically valuable habitat including wet grassland and meadows, ponds/scrapes, open water with reedbed margins and wet woodland, as well as replacement hedgerows and scattered trees. These habitats will ensure the provision of terrestrial and aquatic habitat for a variety of fauna that is present on and adjacent to the application site and these habitats are proposed to be managed by the applicant for a 15-year period to ensure their successful establishment.
- 125. The modifications to the restoration of the existing quarry sought consent under the Section 73 submission would introduce additional areas of shallows into the approved quarry lake which provide greater opportunities for planting and habitat enhancement and an extended area of wet grassland incorporating ridge and furrow landform.
- 126. NWT maintain their objection to the planning application on a number of grounds including the fact that they consider the restoration scheme is not 'exceptional' and not sufficiently ambitious to justify granting permission to a site with no allocation in the MLP. There is not a policy requirement for the

restoration of the site to be ecologically 'exceptional'. The development satisfies the ecological policy requirements set out within MLP Policy M3.17 and the NPPF and following its restoration would make a positive contribution to the ecological value of the site.

### <u>Heritage</u>

- 127. Adopted MLP Policy M3.25 seeks to ensure that minerals development do not result in unacceptable impacts to conservation areas, listed buildings, historic battlefields and historic parks and gardens. This policy pre-dates the NPPF. The NPPF strengthens the level of protection to the historic environment insofar that it requires prospective developers to undertake heritage appraisals as part of planning submissions so that the significance of impact to 'heritage assets' (both designated and non-designated heritage assets) including their settings can be quantified. Planning authorities are required to give consideration to the scale of any harm or loss and value of the heritage asset affected in reaching their planning decisions.
- 128. The application site does not contain any built heritage assets and there would be no significant indirect impacts to heritage assets in the locality of the application site.
- 129. The development would result in the loss of arable agricultural land and its replacement with new wetland habitats resulting in a change to the historic landscape character of setting of the River Trent. NCC's Heritage Officer has identified that this change in landscape character would have a less than significant indirect impact to the historic setting of the River Trent with users of the River Trent pathway experiencing visual, landscape and temporary raised noise.
- 130. There are two 'clapper gates' on the river bank to the north of the southern extraction area which are in a poor state of repair and in need of renovation. These clapper gates form part of the historic character of this section of the River Trent for their distinctive style of self-closing double field gates originating from the 18th century.
- 131. NCC's Heritage Officer recommends that the impacts to the setting of the River Trent heritage routeway should be taken into consideration and the adverse impact should be compensated by encouraging the applicant to contribute to a Council managed fund administrated by the Council's Rights of Way team to pay for the repair of these clapper gates.
- 132. In response to the Reg. 25 request the applicant states that they have discussed this request with the company's Corporate Social Responsibility Specialist, who has advised that Cemex's Global Antibribery Policy would prevent such a payment occurring before permission is granted. They have advised that, should permission be granted, Cemex could look again at this in the future.
- 133. The indirect impacts to the heritage asset of the area are considered to be less than significant in magnitude. It is concluded in this instance the need for the mineral and the economic benefits that would be derived outweigh any harm to the heritage asset of the surrounding area. A requirement to formally regulate the payment of a contribution to the repair of clapper gates to compensate for Page 44 of 110

heritage impacts is therefore considered to be unnecessary and would not meet the tests for imposing a planning condition set out within paragraph 55 of the NPPF. This matter has therefore been left to the discretion of the developer through an informative note recommended to be included as part of the decision notice should planning permission be granted. The development therefore does not have a significant impact on the heritage asset and is compliant with MLP Policy M3.25.

### Archaeology

- 134. Adopted MLP Policy M3.24 states that planning permission will not be granted for minerals development which would destroy or degrade nationally important archaeological remains and their settings, whether scheduled or not. Planning permission will only be granted for development which would affect archaeological remains of less than national importance where it can be demonstrated that the importance of the development outweighs the regional or local significance of the remains and where appropriate provision is made for the excavation and recording of the remains.
- 135. The environmental statement incorporates an assessment of the archaeological resource of the site and its surroundings. The assessment has been informed by a desk-based assessment, trial trenching borehole surveys and 1km radius setting assessment. This identifies that there are no designated or non-designated assets within the application site.
- The excavation of the application site would remove an existing palaeochannel 136. (a remnant of an inactive river or stream channel that has been filled or buried by younger sediment) and potentially expose unrecorded archaeological deposits. To mitigate for these potential impacts, archaeological fieldwork would be carried out as part of the soil stripping to monitor and record any remains including the recovery of palaeoenvironmental remains which would hold dating evidence and evidence for reconstructing the historic landscape. Archaeological mitigation would also record the nature and extent of archaeological deposits and finds. The results of the archaeological monitoring and recording would increase knowledge of the area and contribute towards regional research objectives and therefore largely mitigate for any adverse effects.
- 137. In terms of the wider study area there are 6 designated and 73 non-designated archaeological assets within the 1km study area. The development would not directly impact these archaeological remains. The removal of the historic landscape setting of the site has potential to negatively impact the archaeological setting of some of these assets, however, with mitigation through archaeological monitoring and recording during soil stripping which would directly inform the archaeological knowledge of the area, this would reduce the predicted level of impact to neutral.
- 138. Whilst acknowledging the potential for some minor adverse archaeological effects of the development, in this instance the need for the mineral reserves outweighs the overall importance of the archaeology within the site. The imposition of a planning condition to ensure that appropriate archaeological mitigation is followed ensures that the level of archaeological impact is

substantially reduced, and potentially neutral, thus ensuring the development complies with adopted MLP Policy M3.24.

### Agriculture/Conservation of soil resources

- 139. Adopted MLP Policy M3.16 (Protection of Best and Most Versatile Agricultural Land) seeks to protect the best and most versatile agricultural land (grades 1, 2 and 3a) from development. Where development of best and most versatile land is unavoidable, planning conditions provide scope to grant planning permission where it can be demonstrated that the proposals do not affect the long term agricultural potential of the land, where there are no alternatives and the need for the development outweighs the agricultural interest, or where available land of a lower agricultural standard is less sustainable for development.
- 140. The agricultural land within the extension area incorporates 3.29 ha of subgrade 3a (best and most versatile agricultural land) with the remaining 7.98 ha being of moderate quality (grade 3b). A further 2.51 ha of non-agricultural land is also included within the application site boundary. Natural England, in their consultation response, confirm that it would be appropriate to specify agriculture as an after use as part of the restoration of the site.
- 141. The restoration of the site will ensure that 3.29 ha of BMV land is returned to agricultural production with soil profiles which are equivalent or slightly better than the existing and therefore the impacts on best and most versatile soils at this site will be minor adverse reducing to almost negligible in the longer term, thus ensuring compliance with MLP Policy M3.16.
- 142. The adoption of good practice and techniques during soil stripping, storage and replacement activities would be regulated by planning condition to ensure that soil quality is preserved across the site.

### Traffic and Access

- 143. MLP Policy M3.12 (Highways Safety and Protection) states that planning permission for minerals development will only be granted where measures are in place to prevent damage to the highway to prevent mud and other deleterious material contaminating public highways. Policy M3.13 (Vehicular Movements) states that planning permission for minerals development will only be granted where the highway network can satisfactorily accommodate the vehicle movements likely to be generated and there would not be unacceptable impacts upon the environment and local amenity. Policy M3.14 (Vehicular Routeing) encourages the use of lorry routeing controls. Policy M3.15 (Bulk Transport of Materials) encourages the use of sustainable modes of transport which are not reliant on road transport. In this instance the quarry does not offer any potential to utilise non-road transport for haulage.
- 144. The southern extension planning application would not change the existing transport patterns at Cromwell Quarry. In terms of vehicle numbers the traffic assessment identifies that the proposed operations are forecast to generate 15,000 deliveries per year, based on 275 full working days, this equates to an average 55 deliveries (110 two-way movements) each working day, or 5 deliveries (10 two-way movements) each hour. These forecasts are validated by data provided by a traffic survey carried out over a working week in July 2019 Page 46 of 110

which showed 262 deliveries (524 two-way movements) being undertaken in the week, or an average of 53 deliveries (106 two-way movements) per day.

- 145. In terms of lorry routeing, all delivery traffic would access from the A1. Southbound A1 traffic would continue to access directly from the A1 utilising the existing slip road. Northbound A1 traffic utilises the existing bridge over the A1 and pass a number of properties at the northern edge of Cromwell village, avoiding the main village centre. (see Plan 5) The routeing arrangements are regulated under the existing planning permission by a Section 106 agreement and these controls would roll forward as part of any Section 73 consent in accordance with MLP Policy M3.14. These controls would supplement the existing environmental weight restriction within Cromwell village which restrict vehicles in excess of 7.5t weight entering the village heading north off A1 and from the north beyond the bridge over the A1 to the quarry.
- 146. The southern extension would not alter the number of HGVs accessing the site or the output of the quarry during each operational day, but the extraction of additional mineral originating from the southern extension would extend the time that mineral extraction and associated vehicle movements would be undertaken by around 18 months. Even with the additional 18 months needed to work the southern extension, the whole site is likely to be completed by 2023 and therefore there is no requirement to extend the approved end date for the quarry which allows mineral extraction at Cromwell Quarry until May 2028.
- 147. The existing quarry is accessed by an existing tarmacadam surfaced road and wheel washing facilities. All vehicles leaving the site are securely sheeted prior to leaving the quarry. Again, these controls would roll forward as part of the Section 73 consent, thus ensuring highway safety is maintained and satisfying the requirements of MLP Policy M3.12.

### Public Rights of Way

- 148. Adopted MLP Policy M3.26 (Public Access) seeks to ensure that existing public rights of way are not detrimentally affected by minerals development.
- 149. Cromwell Footpath FP5 divides the existing quarry from the southern extension area. The footpath is also used by vehicular traffic which use it to access land and property adjacent to the River Trent. The mineral extraction works would not directly affect the footpath but quarry plant would need to cross it to access between the main plant site and Phases 9b/9c.
- 150. The Rights of Way Team do not object to this crossing point but they want to ensure the footpath is kept open to users at all times. This advice is consistent with the request made by British Waterways in their consultation response. This can be regulated by planning condition to require the submission of a footpath protection scheme including arrangements for the maintenance of an acceptable surface, signage, visibility and speed limits to ensure acceptable levels of safety are maintained.
- 151. Cromwell Bridleway BW1 is routed along the bank of the River Trent running north-south along the river to the east of the extension area. This route would not be directly impacted by the development.

<u>Noise</u>

- 152. Adopted MLP Policy M3.5 (Noise) states that planning permission will only be granted for minerals development where noise emissions outside the boundary of the mineral workings do not exceed acceptable levels. The policy encourages the use of planning conditions to regulate noise emissions.
- 153. A noise assessment has been undertaken to consider the magnitude of noise emissions from the southern extension. Three monitoring locations have been identified representing the nearest residential properties. Noise predictions were then made based upon the methodology set out in BS 5228-1: 2009 + A1:2014, Code of Practice for noise and vibration control on construction and open sites Part 1: Noise.
- 154. The noise assessment references relevant standards incorporated in the Planning Practice Guidance. This advises that the maximum noise level for quarrying development during the normal working day (0700-1900) should not exceed 10dB over existing background levels up to a maximum level of 55dB (A) LAeq, 1hr, with an allowance for temporary operations such as soil stripping or forming earth bunds not exceeding 8 weeks in any calendar year which shall not exceed 70dB(A) LAeq, 1hr. The results of the noise assessment are set out in the table below.

Location	Background Noise Level.	Predicted Noise Level from quarrying activities.	Predicted Noise Level from temporary operations.	Predicted Noise Level from operation of water pumps.
The Elms	52dB	50dB	59dB LAeq,1h	35dB
Church Lane	LA90,1hr	LAeq,1h		LAeq,1h
The Old Rectory (St Gile's Church)	47dB LA90,1hr	49dB LAeq,1h	55dB LAeq,1h	32dB LAeq,1h
Cromwell	49dB	46dB	61dB LAeq,1h	36dB
Lock Cottage	LA90,1hr	LAeq,1h		LAeq,1h

- 155. The noise assessment demonstrates that noise emissions from the mineral extraction and temporary operations would not exceed Planning Practice Guidance levels. It also demonstrates that the night-time water pumping would comply with the 42dB(A) LAeq.1hr standard set out within the Planning Practice Guidance.
- 156. With respect to the variation of conditions in 3/18/01737/CMA to facilitate the southern extension, this will not materially impact existing noise emissions from the site and the existing planning conditions regulating noise would be carried

forward into any subsequent S73 consent. The volume of HGV traffic travelling to and from the site is unchanged and therefore increases from traffic noise are not anticipated.

- 157. It is therefore concluded that the noise emissions from the development would not be intrusive. In accordance with adopted MLP Policy M3.5 (Noise) planning conditions are recommended to regulate the noise emissions from the development, with the following matters being controlled:
  - The provision of 3m high perimeter bunds as detailed on the working drawings for the extraction operations nearest to the dwellings at Cromwell Lock Cottage and Cromwell village to provide acoustic screening of operational noise.
  - Limits imposed on the maximum noise emissions from site operations shall not exceed 55dB LAeq, 1hr at any residential property.
  - Timings of temporary works shall be recorded by the operator and must not exceed 8 weeks in a calendar year. The free-field noise level shall not exceed 70dB LAeq,1hr at any residential property.
  - The operating hours are restricted to 7am 7pm Mon-Fri and 7am 1pm Saturday (with an exception for dewatering which would be allowed 24 hours a day as required).
  - All plant and machinery used on the site is regularly serviced and appropriately silenced, using low noise plant and machinery and switching off when not in use.
  - The use of environmentally sensitive white noise reverse warning devices instead of reversing beepers and the avoidance of unnecessary horn usage.

### Air Quality/Dust

- 158. Adopted MLP Policy M3.7 (Dust) and the NPPF encourages careful siting of potential dust creating activities and the implementation of dust mitigation measures to minimise the impact from dust emissions including the imposition of appropriate planning conditions to regulate activities.
- 159. The magnitude and significance of impact from dust emissions has been assessed through an air quality assessment which has been supplemented as part of the Environmental Statement.
- 160. The dust assessment identifies those activities within the development site that could lead to dust emissions but considers that the effective use of the current dust control measures would minimise the level of dust emissions to a level where they would have a negligible effect on nearby residential properties. These controls include the minimisation of drop heights of plant unloading material, the tractor and water bowser continuing to be used regularly and utilised correctly, bunds used effectively and seeded as soon as practical with minimal mechanical disturbance, and the site speed limit being adhered to. The dust assessment has been reviewed by Newark and Sherwood's Environment Health Officer who agrees with the conclusions.
- 161. With respect to the variation of conditions on planning permission 3/18/01737/CMA to facilitate the southern extension, this will not materially Page 49 of 110

impact existing dust emissions from the site and the existing dust control planning conditions would be carried forward into any subsequent S73 consent.

162. Subject to dust controls being regulated through the planning conditions, it is concluded that the development would not result in significant dust nuisance at surrounding dust sensitive properties and therefore MLP Policy M3.7 is satisfied.

### Ground and Surface Water

- 163. Adopted MLP Policy M3.8 (Water Environment) states that planning permission will only be granted for minerals development where surface and groundwater flows are not detrimentally affected, and pollution risks are satisfactorily controlled.
- 164. The mineral extraction would be undertaken below the water table within permanently saturated ground. As part of the working of the site it is proposed to 'dewater' the ground to lower the ground water level in the excavation area. Because the sand and gravel geology of the underlying soils is highly permeable, the lowering of the water table within the quarry is likely to influence groundwater levels in the surrounding area. The modelling which supports the hydrology assessment identifies that a lowering of groundwater levels by more than 5cm could extend up to 1.75km from the boundary of the quarry, if the quarry dewatering was undertaken without any mitigation measures being put into place.
- 165. The Parish Council have raised concerns that the dewatering of the quarry may reduce the moisture of soils on surrounding agricultural land which in turn could affect the agricultural productivity of the land. Whilst these concerns are noted, the situation proposed at Cromwell is not untypical of most other sand and gravel guarries in Nottinghamshire where dewatering occurs and the adjacent agricultural land continues to be successfully used for arable purposes. This is because the crops usually take their water from the unsaturated zone of soils above the water table. The water within these soils generally originates from rainfall which is held within pores in the soil and is not connected to the water table which at Cromwell is typically 2 – 3m below ground level Any capillary action from the water table will be limited only to a few centimetres above the water table so a water depth of 2 - 3m is unlikely to have any connection with the rooting zone of the crops. If the crop roots were permanently submerged it is likely that they would die because this would have the effect of restricting the plant of oxygen.
- 166. There is the potential for groundwater-fed surface water bodies including the adjacent two small ponds, former quarry ponds to the north and fishing ponds to the west to see a reduction in water levels as a result of un-mitigated quarry dewatering. Negative impacts to buildings from dewatering are not anticipated due to the underlying sand and gravel geology of the area which does not shrink or expand when dried out and saturated.
- 167. Mitigation is proposed to reduce potential impacts from quarry dewatering by using a combination of clay barriers (on the western and southern side of Phase 9a, and western side of Phase 9b), with two recharge trenches to the west of Phase 9a and 9b (a trench is excavated into permeable ground and water is

then pumped into this trench which has the effect of raising groundwater levels on land beyond the trench). Modelling of these proposed mitigation measures demonstrates that drawdown levels are substantially reduced, but not eliminated. Planning conditions are recommended to require the installation of the low permeability barriers and recharge trenches to ensure appropriate mitigation of dewatering impacts including the monitoring of groundwater levels during the operational life of the quarry.

168. To ensure surface and ground water quality is not adversely impacted by the development, planning conditions are recommended following the advice of the Environment Agency to require the submission of a scheme to manage the level of suspended solids from surface water run-off discharges from the quarry and also to regulate the safe storage of oils and chemicals within the site.

### Flood Risk

- 169. The planning application site is located within the River Trent floodplain and has a high probability of flooding during its working life. Adopted MLP Policy M3.9 (Flooding) and the supporting technical guidance to the NPPF identifies that sand and gravel quarries are 'water compatible' uses which can be appropriate in flood risk areas subject to it being demonstrated through a flood risk assessment that there would not be any significant adverse flooding impacts to flood flows, reductions of flood storage capacity, or negative effects on the integrity or function of flood defences/local land drainage systems.
- 170. The planning application is supported by a flood risk assessment which incorporates detailed modelling of the effects of carrying out the development on local flood risk. The flood model demonstrates that the proposed quarrying works are not predicted to change local flood risk. The loss of floodplain storage is minimal relative to the volume associated with the River Trent. The development would not impede flood flows and would not increase flood risk elsewhere. The Reg. 25 submission has re-evaluated the effects that the placement of soil bunds would have on flood flows and addresses concerns originally raised by the Environment Agency which has withdrawn its objections subject to a planning condition being imposed to ensure that the soil bunds and ground level contours are constructed in full accordance with the specification incorporated in the flood risk assessment.
- 171. The River Trent at Cromwell is not defended by flood defences, but the existing river channel provides protection from flooding equivalent to a 5-year peak flood event. The guarry workings are carried out below the level of the river bank in the functional floodplain meaning the excavation area is at particular risk from sudden onset rapid flooding once flood water overtops the river bank. The operator has had preliminary discussions with the Environment Agency regarding the terms of a flood evacuation plan which would be put in place at times of expected flooding which would utilise the existing Cromwell Weir to Gainsborough flood warning and provide a telephone alert when flooding is imminent with a two-hour lead time which should offer sufficient time for personnel and equipment evacuation from areas of the site predicted to flood. A planning condition is recommended to require these arrangements to form the basis of an emergency flood evacuation plan which shall be implemented throughout the operational life of the quarry, in accordance with the advice provided by the Environment Agency.

172. It is therefore concluded that the proposed quarrying works would not increase flood risk and an appropriate flood evacuation plan is in place and thus the development is compliant with adopted MLP Policy M3.9.

#### Cumulative Impact

- 173. The River Trent area north of Newark has extensively been quarried for its sand and gravel reserves. The restoration of these areas has resulted in large sections of land being taken out of agricultural use and restored to wetland uses.
- 174. The current development would add to the amount of quarry workings in the area and upon restoration an increased wetland habitat. Adopted MLP Policy M3.27 (Cumulative Impact) seeks to restrict cumulative quarry extensions that would result in significant adverse impact on the environment or amenity of local residents. Since the current development would not result in significant adverse environmental or amenity impacts it is not considered to be contrary to requirements of the policy.

#### Restoration

- 175. The planning submission incorporates a phased sequence of extraction, reclamation and implementation of planned after-use.
- 176. Large parts of the site are proposed to be restored to UK Biodiversity Action Plan (BAP) habitat comprising a mixture of low-lying seasonally wet grassland, wet woodland, neutral grassland, fen meadow, ponds and reed. There will be a retained sand face, marginal reed shelf and additional and replacement hedgerow planting. These parts of the restoration scheme will provide significant ecological benefits.
- 177. The removal of the sand and gravel would create a worked-out void which the operator proposes to re-engineer and allow to backfill with water upon completion of dewatering to create a large lake as part of the restoration of the site. This area of open water restoration is less ecologically valuable, but it is unavoidable given that the extraction is undertaken below the water table, there is little overburden which can be used to backfill the void and the proposals do not include the importation of fill material. The restoration scheme originally submitted with the planning application identified a very regular shaped lake with linear bank edges. Modifications have been made to this lake design following a request made through the Reg. 25 process to create a more varied shaped lake including the introduction of additional areas of spits, bays and shallows on the eastern edge of the lake to create a visually and ecologically more interesting restored landform.
- 178. Replacement MLP Policy DM12: Restoration, aftercare and after-use requires that restoration proposals will be subject to a minimum five year period of aftercare, but where proposals or elements of proposals, such as features of biodiversity interest, require a longer period of management the proposal will only be permitted if it includes details of the period of extended aftercare and how this will be achieved. Most of the restored habitats within the Cromwell south extension would be managed by the applicant for a 15-year period. An area of agricultural land would be reinstated to compensate for the loss of 3.29ha of subgrade 3a (best and most versatile agricultural land). Natural Page 52 of 110

England, in their consultation response confirm that the reinstatement of this agricultural land is appropriate for the site. The agricultural area of the site would receive five years aftercare reflecting the less complex characteristics of restoring land to agricultural use. Also part of the southern extension which overlaps its boundary with the original Cromwell Quarry area would be managed for ten years in accordance with the existing arrangements for this parcel of land. These aftercare arrangements would be regulated by planning condition.

- 179. Overall, the restoration proposals for the southern extension would provide ecological benefits and complement restoration works undertaken elsewhere in Cromwell and within surrounding quarries including Langford, Besthorpe and Girton, providing new wetland and seasonally wet grass and woodland habitats. The proposed landscape planting scheme would ensure the restored quarry is re-established into the surrounding landscape thus ensuring compliance with adopted MLP Policy M4.4 (Landscape Treatment). A period of 15 years extended management is proposed for the restored site, which can be secured through planning condition.
- 180. As part of the Section 73 planning application relating to the existing quarry area minor alterations are proposed to the approved restoration scheme to beneficially utilise surplus materials to create additional areas of shallow margins within the existing lake and provide much welcome ecological enhancements over and above the scheme granted planning permission. This modification is consistent with adopted MLP Policy M4.8 (Reclamation Proposals for Existing Sites) which supports reclamation proposals coming forward on existing sites that result in improved environmental conditions.

## Other Options Considered

- 181. In accordance with 'Schedule 4 Information for Inclusion in Environmental Statements' of the EIA Regs, the Environmental Statement submitted by the applicant sets out the alternative options which have been considered by the developer, these are summarised below:
  - Without an extension Cromwell Quarry will very quickly be exhausted of minerals. This would put pressure on surrounding sites to make up for the shortfall in processing capacity and potentially increase travel distances for haulage.
  - If an alternative location was developed this would result in the sterilisation of the mineral within the southern extension. There are no other alternatives to extend Cromwell.
  - There is no suitable alternative to dewatering the site given the position of the water table.
  - The development needs to be worked at this time. As part of the wider phasing of the quarry, any delay would mean that the quarry would continue in compliance with the approved phasing scheme resulting in the removal of the plant site and with it the opportunities this facility provides to process the extracted sand and gravel.

### Statutory and Policy Implications

182. This report has been compiled after consideration of implications in respect of crime and disorder, data protection and information governance, finance, human resources, human rights, the NHS Constitution (public health services), the public sector equality duty, the safeguarding of children and adults at risk, service users, smarter working, and sustainability and the environment, and where such implications are material they are described below. Appropriate consultation has been undertaken and advice sought on these issues as required.

### Crime and Disorder Implications

183. The development would extend an existing quarry, making use of existing security features within the site including the use of the established plant site which benefits from security lighting.

## Data Protection and Information Governance

184. Given that no representations have been received from the public, it is considered that no data protection issues have been raised.

### Financial Implications

185. No implications.

### Human Resources Implications

186. No implications.

### Human Rights Implications

187. Relevant issues arising out of consideration of the Human Rights Act have been assessed. Rights under Article 8 (Right to Respect for Private and Family Life), Article 1 of the First Protocol (Protection of Property) and Article 6 (Right to a Fair Trial) are those to be considered. In this case, however, there are no impacts of any substance on individuals and therefore no interference with rights safeguarded under these articles.

### Public Sector Equality Duty Implications

188. None arising.

### Safeguarding of Children and Adults at Risk Implications

189. The quarry would continue to comply with health and safety guidelines in terms of suitable boundary treatment to ensure the general public, and in particular young children, are safeguarded. Appropriate safeguarding would also apply in relation to footpath users.

190. The proposed extensions to Cromwell Quarry would assist in ensuring a continuity of local sand and gravel supplies to the construction industry.

### Implications for Sustainability and the Environment

191. The development would contribute towards the sustainable use of mineral resources which would contribute to the country's economic growth and quality of life. The extraction scheme has been designed on a phased basis to minimise the size of the active quarry and ensure that land is restored to beneficial purposes at the earliest practical opportunity. The development would ensure that mineral resources do not become sterilised. The issues have been considered in the Observations section above.

### Conclusion

- 192. The planning application site is not allocated for mineral extraction within either the adopted Nottinghamshire Minerals Local Plan or identified to be allocated for minerals extraction within the new Mineral Local Plan.
- 193. Adopted Minerals Local Plan Policy M6.3 states that planning permission should be refused for new mineral development on unallocated sites unless it is evident that existing permitted reserves and the remaining allocations cannot sustain an adequate landbank and processing capacity as provided for in Policy M6.2. The current level of the sand and gravel landbank at 13.76 years indicates strongly that there is an adequate supply of these minerals within Nottinghamshire and therefore no pressing need at the present time to grant planning permission for further sand and gravel extraction on unallocated sites.
- 194. The additional 550,000 tonnes of mineral which would be recovered from a southern extension to Cromwell Quarry is a comparatively small amount of mineral in comparison to the Nottinghamshire's overall annual sand and gravel production levels, equating to about four months of the county's annual production rate which currently stands at an average 1.46 million tonnes per year.
- 195. The National Planning Policy Framework and Planning Practice Guidance in connection with minerals clearly explains that having a landbank above the minimum level is not justification on its own to refuse planning permission and the wider merits of the development should be assessed.
- 196. In this instance the wider benefits of the development include the avoidance of mineral sterilisation, maintaining the continuity of sand and gravel production at Cromwell Quarry to serve established markets and the economic benefits which it brings to the local environment. The proposed extension would not result in an oversupply of sand and gravel in Nottinghamshire and therefore not prejudice the delivery of other mineral extraction sites which are proposed to be allocated within the new MLP. Instead, the increase in the landbank would provide some increased security of mineral supply. A timely decision on this planning application is now required so that the mineral within the southern extension can be worked on a phased basis so as to enable it to be processed within the existing plant site. The economic benefits derived from the development are Page 55 of 110

acknowledged and these should be given significant/great weight in this planning decision. These factors argue in favour of granting the development planning permission, subject to there being no unacceptable environmental impacts.

197. The Environmental Statement incorporates a comprehensive assessment of the potential environmental effects of the development. These assessments have been reviewed by the Council and relevant consultees where it is concluded that significantly harmful environmental impacts would not result from the development, subject to the imposition of the planning conditions listed in appendices 1, 2 and 3 of this report.

### Statement of Positive and Proactive Engagement

198. In determining this application the Mineral Planning Authority has worked positively and proactively with the applicant by entering into pre-application discussions. The proposals and the content of the Environmental Statement have been assessed against relevant Development Plan policies, the National Planning Policy Framework including the accompanying technical guidance. The Mineral Planning Authority has identified all material considerations; forwarded consultation responses that may have been received in a timely manner; considered any valid representations received; liaised with consultees to resolve issues and progressed towards a timely determination of the application. The applicant has been given advance sight of the draft planning conditions. This approach has been in accordance with the requirement set out in the National Planning Policy Framework.

### RECOMMENDATIONS

199. It is RECOMMENDED that:

- a. Planning permission be granted for planning application 3/19/02231/CMM, subject to the conditions set out in Appendix 1.
- b. Planning permission be granted for planning application 3/19/02232/CMM, subject to the conditions set out in Appendix 2.
- c. Planning permission be granted for planning application 3/19/02233/CMM subject to the conditions set out in Appendix 3. The existing legal agreement dated 9 March 2016 which regulates the extended management provisions and lorry routeing controls imposed on the existing quarry would be carried forward into this new planning permission, in the event that planning permission is granted.

Members need to consider the issues set out in the report and resolve accordingly.

## ADRIAN SMITH

**Corporate Director – Place** 

## Constitutional Comments (RHC 14/5/2020)

Planning & Licensing Committee is the appropriate body to consider the contents of this report by virtue of its terms of reference.

### Financial Comments [RWK 06/05/2020]

There are no specific financial implications arising directly from the report.

### Background Papers Available for Inspection

The application file is available for public inspection by virtue of the Local Government (Access to Information) Act 1985.

#### Electoral Division(s) and Member(s) Affected

Muskham & Farnsfield Councillor Bruce Laughton

Report Author/Case Officer Mike Hankin 0115 9932582 For any enquiries about this report, please contact the report author.

ES/4081, ES/4082 & V/4086 W002029.doc RECOMMENDED PLANNING CONDITIONS FOR PLANNING APPLICATIONS 3/19/02231/CMM AND 3/19/02232/CMM FOR A SOUTHERN EXTENSION TO Cromwell QUARRY FOR THE EXTRACTION OF APPROXIMATELY 550,000 TONNES OF SAND AND GRAVEL, WITH RESTORATION TO NATURE CONSERVATION.

### Commencement

1. The development hereby permitted shall be begun within 3 years from the date of this permission.

Reason: To comply with the requirements of Section 91 (as amended) of the Town and Country Planning Act 1990.

2. The Minerals Planning Authority (MPA) shall be notified in writing of the date of commencement at least 7 days, but not more than 14 days, prior to the commencement of the development hereby permitted.

### Schedule of approved plans

- 3. Unless otherwise required pursuant to conditions of this permission, the development hereby permitted shall be carried out in accordance with the submitted application, documents and recommendations of reports, and the following plans:
  - (a) Drawing No. 1910/P3/CRMWLL/1A LOC: Location Plan dated October 2019 and received by the MPA on 2<sup>nd</sup> December 2019.
  - (b) Drawing No. 1910/P3/CRMWLL/3B PROPSITE: Proposed Site Plan dated October 2019 and received by the MPA on 6<sup>th</sup> April 2020.
  - (c) Set of Drawings Numbered 20-03 P1/1379/6A i-ix: 'Method of Working Phase 7/8'; 'Method of Working Phase 9a'; 'Method of Working Phase 9b'; 'Method of Working Phase 9c'; 'Method of Working Phase 9d'; 'Method of Working Phase 10'; 'Method of Working – Plant Site'; 'Method of Working Restoration of Plant Site'; 'Method of Working Restoration Complete' all dated 3<sup>rd</sup> April 2020 and received by the MPA on 6<sup>th</sup> April 2020.
  - (d) Drawing No. 20-03 CROM P3/1379/7A: Concept Restoration Masterplan dated 13<sup>th</sup> March 2020 and received by the MPA on 6<sup>th</sup> April 2020 (insofar that the plan extends to the southern extension area hereby approved and not the wider areas of restoration that have been identified on the plan).
  - (e) Drawing No. 20-02 P3/1379/8A: Detailed Restoration Proposals Plan dated 6<sup>th</sup> April 2020 and received by the MPA on 6<sup>th</sup> April 2020.

Reason: For the avoidance of doubt as to the development that is permitted.

Reason: To assist with the monitoring of the conditions attached to the planning permission and for the avoidance of doubt.

### Duration of mineral extraction

- 4. All sand and gravel extraction operations within the southern extension area identified on Drawing No. 1910/P3/CRMWLL/1A LOC: Location Plan dated October 2019 and received by the MPA on 2<sup>nd</sup> December 2019 shall cease within two years of date of commencement, as notified under condition 2 above.
  - Reason To secure proper restoration of the site within an acceptable timescale and in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.

## Mineral processing and dispatch to the public highway

- 5. All Mineral extracted from the Cromwell southern extension area (as outlined in red on drawing no. 1910/P3/CRMWLL/1A: Location Plan received by the MPA on 2nd December 2019) shall only leave the site for processing and dispatch through the Cromwell Quarry plant site and any HGV traffic associated with this permission shall comply with the HGV routeing requirements of the S106 agreement relating to the quarry plant site permission. Mineral shall not be removed from the planning application site by any other means.
  - Reason: To ensure satisfactory operation controls and in the interest of highway safety in accordance with Policies M3.12 and M3.133 of the Nottinghamshire Minerals Local Plan.

## Phasing

- 6. Extraction operations shall progress sequentially in accordance with the set of drawings Numbered 20-03 P1/1379/6A i-ix: 'Method of Working Phase 7/8'; 'Method of Working Phase 9a'; 'Method of Working Phase 9b'; 'Method of Working Phase 9c'; 'Method of Working Phase 9d'; 'Method of Working Phase 10'; 'Method of Working Plant Site'; 'Method of Working Restoration of Plant Site'; 'Method of Working Restoration Complete' all dated 3rd April 2020 and received by the MPA on 6th April 2020.
  - Reason To ensure the phased extraction and restoration of the site in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.
- 7. A topographical survey of the site shall be submitted to the MPA by 31 December each year, following the commencement of the planning permission as notified under condition 2 above. The survey shall identify areas of the site which are unworked, those restored, those undergoing mineral extraction and those to be restored.
  - Reason: To monitor the phased restoration of the site in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.

## Working Hours

8. Except in emergencies, which are to be notified to the MPA within 48 hours of their occurrence, or with the prior written agreement of the MPA, the following shall not take place except within the hours specified below:

	Mondays to Fridays	Saturdays	Sundays, Public and Bank Holidays
Mineral extraction, processing or treatment	7am to 7pm	7am to 1pm	Not at all
Stripping, replacement, regrading or ripping of soils or overburden	7am to 7pm	7am to 1pm	Not at all
Servicing, testing, or maintenance of plant or machinery	7am to 5pm	7am to 4pm	Not at all
Heavy goods vehicles entering and leaving the site	7am to 6pm	7am to 1pm	Not at all

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

## Flood Protection and Hydrological Mitigation

- 9. The development shall be carried out in accordance with the submitted flood risk assessment (ref. JBA Consulting, BKS-JBAU-XX-00-RP-EN-0003-S3-P02-Cromwell\_SE\_FRA, March 2020) and the following mitigation measures it details:
  - The layout of the proposed bunds should be implemented as described in the Flood Risk Assessment.
  - The restoration phase should be implemented as described in the Flood Risk Assessment in strict accordance with the approved contours.
  - Reason: To prevent unacceptable impacts to water and flood flows and flood water storage capacity and to ensure compliance with Policy M3.9 of the Nottinghamshire Minerals Local Plan.
- 10. Prior to the commencement of the development a flood risk management/ emergency evacuation plan for the site shall be submitted to the MPA and approved in writing. The mitigation measures shall be fully implemented in accordance with the scheme approved in writing.
  - Reason: To maintain acceptable flood evacuation from the site and to ensure compliance with Nottinghamshire Minerals Local Plan Policy M3.8: Water Environment.

- 11. The hydrological mitigation measures set out within section 3.7 of Cromwell Southern Extension Hydrogeological Impact Assessment (Ref: BKS-JBAU-XX-00-RP-EN-0001-A1-C01-Cromwell\_SE\_HIA.docx) shall be implemented in full throughout the operational life of the southern extension.
  - Reason: To ensure that the proposed development does not harm the water environment and to ensure compliance with Nottinghamshire Minerals Local Plan Policy M3.8: Water Environment.
- 12. No ground dewatering shall be undertaken within the southern extension areas hereby permitted until such time that a scheme for monitoring the groundwater environment has been submitted to, and approved in writing by the MPA. The scheme shall, where necessary, be supported by detailed calculations and include a programme for future maintenance. The scheme shall be fully implemented and subsequently maintained, in accordance with the timing / phasing arrangements embodied within the scheme, or any details as may subsequently be agreed, in writing, by the MPA.
  - Reason: To ensure that the proposed development does not harm the water environment and to ensure compliance with Nottinghamshire Minerals Local Plan Policy M3.8: Water Environment.
- 13. The development hereby permitted shall not be commenced until such time as a scheme to treat and remove suspended solids from surface water run-off associated with the development has been submitted to, and approved in writing by, the MPA. The scheme shall be implemented as approved.
  - Reason: To ensure that the proposed development does not harm the water environment and to ensure compliance with Nottinghamshire Minerals Local Plan Policy M3.8: Water Environment.
- 14. Any facilities, above ground, for the storage of oils, fuels or chemicals shall be sited on impervious bases and surrounded by impervious bund walls. The volume of the bunded compound should be at least equivalent to the capacity of the tank plus 10%. All filling points, vents, gauges and sight glasses must be located within the bund. The drainage system of the bund shall be sealed with no discharge to any watercourse, land or underground strata. Associated pipework should be located above ground and protected from accidental damage. All filling points and tank overflow pipe outlets should be detailed to discharge downwards into the bund.
  - Reason: To ensure that the proposed development does not harm the water environment and to ensure compliance with Nottinghamshire Minerals Local Plan Policy M3.8: Water Environment.
- 15. A minimum distance shall be maintained of 50m from the top bank of the River Trent to the face of the mineral extraction and 25m from the drain running South – North through the application site to the face of the mineral extraction. The stand-off distances shall be marked out on site with wooden posts or similar which shall be retained throughout the operational and restoration phases of the quarry development
  - Reason: To minimise risks of a potential breach of the River Trent and the watercourse to ensure compliance with Policy M3.9 of the Nottinghamshire Minerals Local Plan. Page 62 of 110

### Archaeological Investigation

- 16. The development shall be carried out in accordance with a written scheme of archaeological investigation to be submitted to and agreed in writing by the MPA prior to the commencement of the development. All work is to be implemented in full accordance with the agreed written scheme of investigation. During, and/or following completion of extraction, timescales for the production of an appropriate report(s) documenting the archaeological results will be submitted to the MPA for approval in writing. The planning condition will not be discharged until the final report on the archaeological work has been approved by the MPA.
  - Reason To ensure that that adequate archaeological investigation and recording is undertaken prior to mineral extraction taking place, in accordance with Policy M3.24 of the Nottinghamshire Minerals Local Plan.
- 17. Any archaeologist nominated by the MPA shall be afforded access to the site at all reasonable times and be allowed to observe operations on site and record items of interest and finds.
  - Reason: In the interests of archaeology and in accordance with Policy M3.24 of the Nottinghamshire Minerals Local Plan.

# Footpath Crossing Point

- 18. Prior to soil stripping progressing to the Phase 9b, a specification for a footpath crossing scheme shall be submitted to the MPA for its approval in writing. The submitted details shall incorporate details of:
  - The ground level of the crossing which shall be maintained at a similar level to the existing footpath.
  - The surfacing of the crossing which shall be suitable for walkers.
  - The arrangements to ensure that the crossing point is cleared/swept of debris on a regular basis.
  - Signage to protect users of the footpath.
  - The imposition of an appropriate speed limit for lorry/dump truck drivers.
  - A plan to identify clear visibility leading to the crossing for both haul road drivers and footpath pedestrians, including maintenance arrangements to ensure that any vegetation growth on bunds or hedgerows does not interfere with visibility.

The footpath crossing scheme shall be installed and maintained in accordance with the approved footpath crossing scheme for the duration of the operational life of the quarry and its associated restoration period.

Reason: To maintain public access along Cromwell Footpath FP5 throughout the operation life of the quarry, in accordance with the requirements of Policy M3.26 of the Nottinghamshire Minerals Local Plan. 19. The noise level attributable to normal operations at the site shall not exceed 55dB LAeq,1hr when measured free-field at any local residential receptor.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

20. Timings of temporary works shall be recorded by the operator and must not exceed 8 weeks in a calendar year and the free-field noise level shall not exceed 70dB LAeq,1hr when measured at any local residential receptor.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

21. All plant and machinery on site shall be regularly serviced and maintained to ensure that noise emissions do not exceed the manufacturers' specifications. In the event that the manufacturers' maximum operating noise levels are exceeded then the machinery shall be switched off and repaired/adjusted so as to ensure compliance with these operating noise levels.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

22. All plant and vehicles under the control of the operator must only employ white noise (broadband) reversing alarms when operating on the site.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

23. Prior to the commencement of mineral extraction within Phase 9c, a 3m high perimeter bund shall be installed around the perimeter of the phase as detailed on Drawing No. 20-03 CROM P3/1379/6A(iv): Method of Working (9c) to provide acoustic screening of Cromwell Lock Cottage. The perimeter bund shall thereafter be retained throughout the duration of mineral extraction works within Phase 9c.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

## Dust

- 24. Measures shall be taken to minimise the generation of dust from operations at the site. These shall include, but not necessarily be limited to any or all of the following steps as appropriate:
  - a. The use of water bowsers to dampen haul roads, stock-piles and other operational areas of the site;
  - b. The sweeping of access and haul roads, where necessary;
  - c. The minimisation of drop heights during loading and unloading of sand and gravel;
  - d. Limiting on-site vehicle speeds;

- e. Upon request of the MPA, the temporary suspension of mineral processing, mineral extraction or soil movements during periods of unfavourably dry or windy weather conditions.
- Reason: To ensure that dust impacts associated with the operation of the development are minimised, in accordance with the requirements of Policy M3.7 of the Nottinghamshire Minerals Local Plan.

## **Ecological Mitigation**

- 25. No development shall take place until the details of a Construction Method Statement to regulate the ecological effects of the development is submitted and approved in writing by the MPA. The Construction Method Statement shall mitigate for any negative adverse impact on habitats and species in and around the development site and specifically incorporate method statements to prevent the injury and/or killing of:
  - a. common amphibians,
  - b. reptiles,
  - c. badgers,
  - d. other small mammals,
  - e. otter,
  - f. bats
  - g. breeding birds.

The development shall thereafter be carried out in full accordance with the approved Construction Method Statement throughout the construction period.

- Reason: In the interest of protecting species and their habitats, in accordance with government policy set out within the National Planning Policy Framework.
- 26. Following the commencement of the planning permission, as notified under the requirements of Condition 2 above, the retained boundary hedgerows around the perimeter of the southern extension site shall not be cut or pruned for the duration of the mineral extraction and the 12 month period of restoration following the completion of minerals extraction, without the prior written agreement of the MPA.
  - Reason: To protect the integrity of the boundaries of the site and maximise their ecological value in respect of their bat foraging and bird nesting habitat value in accordance with government policy set out within the National Planning Policy Framework.
- 27. Site clearance operations that involve the destruction and removal of vegetation, including felling, clearing or removal of trees, shrubs or hedgerows shall not be undertaken during the months of March to August inclusive, except when approved in writing by the MPA and in such circumstances following the carrying out and submission in writing to the MPA for approval in writing of an ecological appraisal undertaken by an appropriately qualified person.

Reason: To ensure that bats are not adversely affected by the development in accordance with government policy set out within the National Planning Policy Framework.

28. A supplementary assessment of the scope for indirect impacts to bats including an aerial examination of retained trees T1 and T6 shall be carried out prior to extraction commencing in Phase 9b. The assessment shall consider the effect to potential roosts in the retained trees close to the extraction area and the need for any further mitigation measures which may be deemed necessary based on the findings of the assessments. The scheme shall be submitted to and approved in writing by the MPA and any mitigation measures implemented as approved.

Reason: To ensure that breeding birds are not adversely affected by the development in accordance with government policy set out within the National Planning Policy Framework.

- 29. No extraction activity shall take place until a scheme for the provision and management to provide at least a 9m metre wide buffer zone alongside the TVIDB watercourse for the protection and enhancement of otter habitat has been submitted to and approved in writing by the MPA. The scheme shall include:
  - a re-survey of the drainage channel before any works start within phase 9b, acknowledging the mobility of these species and the potential to establish a holt or couch in the vicinity of the site.
  - plans showing the extent and layout of the buffer zone and how this will be maintained free from any activity in relation to the extraction of minerals from the site (excavation, transport, storage, site facilities etc).
  - details of any proposed planting scheme (for example, native species).
  - details demonstrating how the buffer zone will be protected during the extraction and managed over the longer term including named body responsible for management plus production of detailed management plan.
  - details of any proposed footpaths, fencing, lighting.
  - Details of timing to implement the proposed works.

Thereafter, the extraction shall be carried out in accordance with the approved scheme. Any subsequent variations shall be agreed in writing by the MPA, in which case the extraction shall be carried out in accordance with the amended scheme.

Reason: To ensure that otters are not adversely affected by the development in accordance with government policy set out within the National Planning Policy Framework.

## **Stockpile Heights**

- 30. Stockpiles of any excavated materials shall not be permitted to exceed 5m in height.
  - Reason: In the interest of visual amenity and to ensure compliance Policy M3.3 of Nottinghamshire Minerals Local Plan.

## Floodlighting

31. No floodlighting or security lighting shall be used on site except in accordance with details previously submitted to, and approved in writing by, the MPA.

## Ancillary Buildings and Plant

- 32. Unless specifically provided for under Part 17 of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any Order amending, replacing or re-enacting that Order), the design, siting, layout and the colours to be used on the external elevations of all fixed plant machinery, and buildings, structures, erections, or private ways shall be submitted to and approved in writing by the MPA prior to their erection/installation. The development shall thereafter be carried out in accordance with the approved details and maintained in a satisfactory condition until it is removed upon cessation of mineral extraction.
  - Reason: To minimise any visual impact from the development in accordance with Policy M3.3 of the Nottinghamshire Minerals Local Plan.

## Soil Stripping

33. The MPA shall be notified in writing at least 5 working days before soil stripping is due to commence on any phase, or part phase in the event that a phase is not stripped in its entirety in one stripping campaign.

Reason: To ensure satisfactory restoration of the site, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

34. No turf, topsoil, subsoil or overburden shall be removed from the Cromwell Quarry site. No waste materials including soils and mineral working wastes shall be brought onto the Cromwell Quarry site.

Reason: To ensure satisfactory restoration of the site, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

35. All soil handing shall be carried out in accordance with the Ministry of Agriculture, Fisheries and Food 'Good Practice Guidance for Handling Soil' (2000) and the DEFRA 'Construction Code of Practice for the Sustainable Use of Soils on Construction Sites (2009).

Reason: To ensure proper restoration and in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

- 36. A detailed soil-handling scheme for each phase of the development shall be submitted in writing to the MPA at least one month prior to the stripping of any soil from each phase of the site. Such a scheme shall include the following details:
  - The size, location, volume, depth and composition of soil to be stripped;

Reason: To minimise the visual intrusion of the development in accordance with Policy M3.3 of the Nottinghamshire Minerals Local Plan.

- Details of where the soils will be placed either for direct placement as part of phased restoration operations, or their storage within mounds;
- The types of machinery to be used;
- The routes to be taken by plant and machinery involved in soil handling operations;
- The depths of subsoil and topsoil to be replaced;
- The spacing and depth of any post-replacement soil ripping and cultivations.

The development of that phase shall thereafter be carried out in accordance with the approved scheme.

Reason: To ensure satisfactory restoration of the site, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

- 37. No plant or vehicles shall cross any area of unstripped topsoil or subsoil except where such trafficking is essential and unavoidable for purposes of undertaking permitted operations. Essential trafficking routes shall be marked in such a manner as to give effect to this condition. No part of the site shall be excavated or traversed or used for a road until all available topsoil and subsoil to a minimum depth of 1000mm has been stripped from that part.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 38. Soil stripping shall not commence until any standing crop or vegetation has been cut and removed from the area to be stripped.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 39. Topsoil, subsoil, and soil making material shall only be stripped when it is in a dry and friable condition and movements of soils shall only occur:
  - when all soil above a depth of 300mm is in a suitable condition that it is not subject to smearing;
  - when topsoil is sufficiently dry that it can be separated from subsoil without difficulty.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 40. All storage mounds that will remain in situ for more than 6 months, or over winter, shall be seeded with a suitable mix to benefit farmland birds within 3 weeks of their construction in accordance with a seed mixture which has been agreed in writing by the MPA. The mounds shall thereafter be maintained free of weeds until used for restoration purposes.

- Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 41. Details of the volumes and location of soils stored on the site shall be submitted to the MPA by 31 December each year.

Reason: To monitor the restoration of the site and to ensure all available soil resources are conserved or managed, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

### Soil Replacement

- 42. The MPA shall be notified in writing at least 5 working days before each of the following:
  - overburden has been prepared ready for soil replacement to allow inspection of the area before further restoration of this part is carried out, and
  - when subsoil has been prepared ready for topsoil replacement to allow inspection of the area before further restoration of this part is carried out, and
  - on completion of topsoil replacement to allow an opportunity to inspect the completed works before the commencement of any cultivation and seeding operation.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 43. Subsoils shall only be replaced on those parts of the site which are restored above water level when the ground on which they are to be placed is in a dry and friable condition and no movements, re-spreading, levelling, ripping or loosening of subsoil or topsoil shall occur when it is raining, or when there are pools of water on the surface of the storage mound or receiving area.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 44. Plant and vehicles shall not cross any area of replaced and loosened ground, replaced subsoil, or topsoil except where essential and unavoidable for purposes of carrying out ripping and stone picking or beneficially treating such areas. Only low ground pressure machines shall work on prepared ground.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Replacement Minerals Local Plan.
- 45. Within the area to be restored for agricultural after-use, each subsoil layer shall be cross-ripped to provide loosening to a minimum depth of 450mm with tine spacings no wider than 1.5m and any rock, boulder or larger stone greater than

200mm in any dimension shall be removed from the loosened surface before further soil is laid. Materials that are removed shall be disposed of off-site or buried at a depth not less than 2 metres below the final contours.

- Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 46. Topsoil shall be evenly re-spread on the land above lake water level (dry land) to achieve at least a minimum of 300mm settled depth.

Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

- 47. The re-spread topsoil on dry land above lake water level shall be rendered suitable for agricultural cultivation by loosening:
  - a. to provide loosening equivalent to a single pass at a tine spacing of 1.5 metres or closer;
  - b. to full depth of the topsoil plus 100mm;
  - c. and any non-soil making material or rock or boulder or larger stone lying on the loosened topsoil surface and greater than 100mm in any dimension shall be removed from the site or buried at a depth not less than 2 metres below the final settled contours.
  - Reason: To ensure proper restoration of the site, conserving and managing all available soil resources, in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 48. The operator shall take all reasonable precautions to prevent the mixing of topsoil, subsoil and overburden.
  - Reason: To ensure proper restoration and in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

## Restoration

49. The phased restoration plan and landscaping scheme for the total application site shall be carried out in accordance with Drawing no. 20-02 P3/1379/8A: Detailed Restoration Proposals Plan dated 6th April 2020 and received by the MPA on 6th April 2020. The implementation of the restoration and landscaping scheme shall be carried out progressively in general compliance with the timetable shown on Drawing no.'s 20-03 P1/1379/6A i-ix: Method of working. The backfilled material shall be levelled and graded in accordance with the restoration contours with opportunities taken where practicable to create a cluster of small ponds to provide additional amphibian breeding habitat. In the event that the balance of materials results in a surplus of restoration materials, this material shall be used to create more shallow areas within the lakes below water level, in accordance with details which shall be submitted to, and approved in writing by the MPA.

Reason: To ensure proper restoration and in accordance with Policy M4.4 of the Nottinghamshire Minerals Local Plan.

50. At the completion of each phase of restoration the operator shall meet on site with representatives of the MPA, and other parties with an interest in the land. The purpose of the meeting shall be to agree that the replacement material conforms generally with the landform and levels as set out in the agreed restoration plan.

Reason: To ensure proper restoration and in accordance with Policy M4.4 of the Nottinghamshire Minerals Local Plan.

## Aftercare

51. Following restoration the land restored to agriculture shall undergo aftercare management of a five year period. The area of land within Phase 9a to the east of the drainline (as identified on the restoration plan) shall undergo aftercare management for a ten-year period as required by the S106 agreement relating to the quarry plant site permission (reference 3/19/2233/CMM). All other parts of the site shall undergo aftercare management for a 15-year period.

Reason: To provide for aftercare of the restored site, in accordance with Policy M4.9 of the Nottinghamshire Minerals Local Plan.

52. Prior to any area being entered into aftercare the extent of the area and its date of entry into aftercare shall be agreed in writing with the MPA, the aftercare period shall run from the agreed date.

Reason: To provide for aftercare of the restored site, in accordance with Policy M4.9 of the Nottinghamshire Minerals Local Plan.

- 53. An aftercare scheme and strategy shall be submitted for the written approval of the MPA no later than 3 months before the spreading of subsoil commences within each phase. The strategy shall outline the steps to be taken, the period during which they are taken, and who will be responsible for taking those steps to ensure the land is restored and brought back to a satisfactory condition. The aftercare scheme shall include but not be restricted to details of the following:
  - (a) cultivations;
  - (b) weed control;
  - (c) sowing of seed mixtures;
  - (d) soil analysis;
  - keeping of records and an annual review of performance and proposed operations for the coming year, to be submitted to the MPA between 31 March and 31 May each year;
  - (f) drainage amendments;
  - (g) subsoiling and underdrainage proposals;
  - (h) management practices such as the cutting of vegetation;
  - (i) tree protection;
  - (j) remedial treatments;

- (k) irrigation; and
- (I) fencing.

Reason: To provide for aftercare of the restored site, in accordance with Policy M4.10 of the Nottinghamshire Minerals Local Plan.

54. Site management meetings shall be held with the MPA each year to assess and review the detailed annual programmes of aftercare operations referred to in Condition 53(e) above, having regard to the condition of the land; progress in its rehabilitation and necessary maintenance.

Reason To provide for aftercare of the restored site, in accordance with Policy M4.10 of the Nottinghamshire Minerals Local Plan.

- 55. The aftercare programme shall be implemented in accordance with the details approved under Condition 53 above, as amended following the annual site meeting referred to in Condition 54 above.
  - Reason: To provide for aftercare of the restored site, in accordance with Policy M4.10 of the Nottinghamshire Minerals Local Plan.

### Cessation of Workings

- 56. Should, for any reason the winning and working of minerals from the application site cease for a period in excess of 6 months which in the reasonable opinion of the MPA constitutes a permanent cessation of mineral extraction, then within three months of the receipt of a written request from the MPA, a revised scheme for the restoration of the site shall be submitted to the MPA. Such a scheme shall include a schedule of timings, final contours, provision of soiling, sowing of grass, planting of trees and shrubs, drainage and fencing in a similar manner to that submitted with the application and modified by these conditions. The revised restoration scheme shall be subject to the aftercare provisions of its approval by the MPA, and shall be subject to the aftercare provisions of Conditions 51-55 above.
  - Reason: To achieve a satisfactory restoration of the site in the event of premature closure of the site.

### Informatives/notes to applicants

- 1. Western Power Distribution advise that there is 11kV network pylons currently running through the site which will need to have a diversion prior to extraction. the restoration scheme incorporating ponds are likely to be attractive to birds which can cause damage to power lines. Western Power therefore favour the use of underground cables within any power cable diversion scheme which may be carried out.
- The consent of Severn Trent Water will be required for either a direct or indirect connection to the public sewerage system under the provisions of Section 106 of the Water Industries Act 1991. Current guidance notes and an application form can be found at <u>www.stwater.co.uk</u> or by contacting Severn Trent Water New Connections Team (01332 683369). Although statutory sewer records do Page 72 of 110

not show any public sewers within the site there may be sewers which have recently been adopted under the Transfer of Sewer Regulations. Public sewers have statutory protection and may not be built close to, directly over or be diverted without consent and it is advised that Severn Trent Water should be contacted (0247 771 6843).

- 3. The potential of providing a connection from the site to the River Trent to allow fish and eels to access the restoration area for the purposes of refuge and breeding grounds should be investigated as part of the aftercare of the site.
- 4. The applicant is encouraged to work with NCC Heritage Team to assist with the maintenance and repair of the clapper gates situated to the north of the planning application site on the riverside embankment.

RECOMMENDED PLANNING CONDITIONS FOR PLANNING PERMISSION 3/19/2233/CMM FOR A VARIATION OF PLANNING CONDITIONS 1, 2, 3, 15, 21, 22 & 27 OF PLANNING PERMISISON 3/18/01737/CMA TO MODIFY THE APPROVED QUARRY RESTORATION SCHEME AND AMEND THE METHOD OF WORKING WITHIN THE QUARRY COMPLEX TO FACILITATE ITS USE IN CONNECTION WITH THE PROCESSING OF MINERAL ORIGINATING FROM THE SOUTHERN EXTENSION.

#### Commencement

1. The development hereby permitted shall be begun within 3 years from the date of this permission.

Reason: To comply with the requirements of Section 91 (as amended) of the Town and Country Planning Act 1990.

- 2. The Minerals Planning Authority (MPA) shall be notified in writing of the date of commencement at least 7 days, but not more than 14 days, prior to the commencement of the development hereby permitted.
  - Reason: To assist with the monitoring of the conditions attached to the planning permission and for the avoidance of doubt.

#### Scope of Planning Permission

3. This planning permission is for the extraction of sand and gravel within the area edged with a dashed line on drawing set P1/1379/6R (dated 18 July 2018) (excluding ponds 1, 2 and 3 and their respective stand-off areas) together with the operation of the mobile processing plant and ancillary infrastructure within the area edged red on 'Drawing Number 14\_C048\_CROM\_001 – Site Location', dated July 2014 which may be used for the processing of mineral from the planning application site and the adjoining southern extension area, and for the retention of a container unit housing a generator. The quarry shall be restored to nature conservation lakes, marginal reedbed habitat, marshy areas, seasonally wet grassland, neutral grassland and other associated habitat. This permission comes into effect on the date of commencement of either planning permission 3/19/02231/CMM or planning permission 3/19/02232/CMM.

Reason: To define the extent of the permission and for the avoidance of doubt.

- 4. The development hereby permitted shall only be carried out in accordance with the following plans, except where amendments are made pursuant to other conditions below or through the approval of a non-material amendment to the permission:
  - (a) Set of Drawings Numbered 20-03 P1/1379/6A i-ix: 'Method of Working Phase 7/8'; 'Method of Working Phase 9a'; 'Method of Working Phase

9b'; 'Method of Working Phase 9c'; 'Method of Working Phase 9d'; 'Method of Working Phase 10'; 'Method of Working – Plant Site'; 'Method of Working Restoration of Plant Site'; 'Method of Working Restoration Complete' all dated 3rd April 2020 and received by the MPA on 6th April 2020.

- (b) Drawing No. P1/1379/9/K 'Restoration Plan' dated March 2006 (Rev 6<sup>th</sup> April 2020), and received by the MPA on 6<sup>th</sup> April 2020.
- (c) Drawing No. 1910/P3/CRMWLL/10 ELEV 'Generator Elevations' dated Mar 2020 and received by the MPA on 6<sup>th</sup> April 2020.
- (d) Drawing No. 1910/P3/CRMWLL/9 Proposed Site Plan Existing Quarry dated Mar 2020 and received by the MPA on 6<sup>th</sup> April 2020.
- (e) Planning application forms, planning statement and environmental statement received by the MPA on 28 October 2014, subject to any modifications that may be agreed in writing with the MPA;
- (f) Regulation 22 submission received by the MPA on 6 March 2015 (with the exception of the plans).
- (g) Drawing Number P1/1379/13 'Weighbridge Location Plan' received by the MPA on 12 February 2009 and approved on 15 May 2009 for the purposes of denoting the access road to the quarry.
- (h) Drawing No. 14\_C048\_CROM\_007\_A 'Condition 10 -8m Road' received by the MPA on 14 March 2016 and approved on 12 April 2016 pursuant to condition 10 of planning permission 3/14/01995/CMA.
- Drawing No.s 15\_C034\_CROM\_003 'Office/Weighbridge'; 15\_C034\_CROM\_004 'Canteen'; 15\_C034\_CROM\_005 'Changing Room'; 15\_C034\_CROM\_006 'Weighbridge' all received by the MPA on 14 March 2016 and approved on 12 April 2016 pursuant to condition 22 of planning permission 3/14/01995/CMA.
- (j) Technical specification for 'Hippowash' both received by the MPA on 4 April 2016 and approved on 22 April 2016 (under NMA 3501).
- (k) Drawings no. P1/1379/16 'Fuel Storage Location' and 'Cemex Fuel Store NMA Plan View 1' both received by the MPA on 16 March 2017 and approved 31 March 2017 (under NMA 3639).
- (I) Drawings 18\_C034\_CROM\_002 'Office/weighbridge 9.7m x3.0m' dated August 2018; 18\_C034\_CROM\_003 'Storage Unit 8m x 3.0m' dated August 2018, all approved by the MPA on 20 September 2018 (under ref PD/3913).

Reason: To define the permission and for the avoidance of doubt.

5. Mineral extraction shall take place in compliance with Drawings Numbered 20-03 P1/1379/6A i-ix: 'Method of Working Phase 7/8'; 'Method of Working Phase 9a'; 'Method of Working Phase 9b'; 'Method of Working Phase 9c'; 'Method of Working Phase 9d'; 'Method of Working Phase 10'; 'Method of Working – Plant Site'; 'Method of Working Restoration of Plant Site'; 'Method of Working Restoration Complete' all dated 3rd April 2020 and received by the MPA on 6th April 2020. All mineral processed within the Cromwell Quarry plant site including mineral originating from the Southern Extension shall be dispatched to the public highway via the existing quarry haul road and shall comply with the HGV routeing requirements of the S106 relating to the quarry plant site permission. Reason: To define the extent of planning permission in the interests of retaining landscape and ecological features necessary to mitigate the impacts of the development and in order to ensure the integrity of flood defences.

# Monitoring

6. From the commencement of the development to its completion a copy of this planning permission including all plans and documents hereby approved, and any other plans and documents subsequently approved in accordance with this permission shall always be available at the site offices for inspection by the MPA during normal working hours.

Reason: To enable an easy reference and to encourage compliance with the requirements of this permission.

## Access

7. All vehicles accessing and leaving the site shall only do so via the access road highlighted in yellow and marked as 'Access Road to the Quarry' on 'Drawing Number P1/1379/13 – Weighbridge Location Plan' received by the MPA on 12 February 2009 and approved in writing by the MPA on 15 May 2009.

The access road shall be maintained in accordance with the details within drawing Number 14\_C048\_CROM\_007\_A – 'Condition 10 -8m Road' received by the MPA on 14 March 2016.

Reason: In the interests of road safety, in accordance with Policy M3.12 of the Nottinghamshire Minerals Local Plan.

8. All outbound HGVs shall use the wheel cleaning facilities and procedures under Condition 2j) above and the wheel cleaning facilities shall be maintained in an effective state for the duration of the development so that no vehicle shall leave the site in a condition whereby mud or other deleterious material is carried onto the public highway.

Reason: In the interests of road safety, in accordance with Policy M3.12 of the Nottinghamshire Minerals Local Plan.

9. All HGVs transporting minerals from the site shall be sheeted prior to leaving site.

Reason: In the interests of road safety and to control dust, in accordance with policies M3.7 and M3.12 of the Nottinghamshire Minerals Local Plan.

## Hours of Working

10. Except in emergencies, which are to be notified to the MPA within 48 hours of their occurrence, or with the prior written agreement of the MPA, the following shall not take place except within the hours specified below:

	Mondays to Fridays	Saturdays	Sundays, Public and Bank Holidays
Mineral extraction, processing or treatment	7am to 7pm	7am to 1pm	Not at all
Stripping, replacement, regrading or ripping of soils or overburden	7am to 7pm	7am to 1pm	Not at all
Servicing, testing, or maintenance of plant or machinery	7am to 5pm	7am to 4pm	Not at all
Heavy goods vehicles entering and leaving the site	7am to 6pm	7am to 1pm	Not at all

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

# Operations

11. All plant and machinery shall be regularly serviced and maintained to ensure that noise emissions do not exceed the manufacturers' specifications. In the event that the manufacturers' maximum operating noise levels are exceeded then the plant or machinery shall be switched off and repaired/adjusted so as to ensure compliance with these operating noise levels.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

12. All plant and vehicles under the control of the operator must only employ white noise (broadband) reversing alarms when operating on the site.

Reason: To protect the amenities of local residents in accordance with Policy M3.5 of the Nottinghamshire Minerals Local Plan.

- 13. Best practicable means shall be taken to minimise the generation of dust from operations at the site. These shall include, but not be restricted to, taking any or all of the following steps as appropriate.
  - (a) The use of water bowsers to dampen haul roads and other operational areas of the site;
  - (b) Upon request from the MPA, the temporary suspension of mineral extraction, soil and overburden stripping and replacement operations during periods of unfavourable dry and windy weather conditions.

Reason: To protect the amenities of local residents in accordance with Policy M3.7 of the Nottinghamshire Minerals Local Plan.

14. Any facilities for the storage of oils, fuels or chemicals shall be sited on impervious bases and surrounded by impervious walls. The volume of the Page 78 of 110

bunded compound shall be at least equivalent to the capacity of the tank plus 10%. If there is multiple tankage, the compound should be at least equivalent to the capacity of the largest tank, of the combined capacity of the interconnected tanks, plus 10%. All filling points, vents, gauges, and sight glasses must be located within the bund. The drainage system of the bund shall be sealed with no discharge to any watercourse, land, or underground strata. Associated pipework should be located above ground and protected from accidental damage. All filling points and tank overflow outlets should be detailed to discharge downwards into the bund.

Reason: To prevent pollution of the water environment in accordance with Policy M3.8 of the Nottinghamshire Minerals Local Plan.

- 15. All foul drainage must be contained within a sealed and watertight cesspit fitted with a level warning device.
  - Reason: To minimise the risk of pollution to the local water environment in accordance with Policy M3.8 of the Nottinghamshire Minerals Local Plan.

#### Ancillary Buildings and Plant

16. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 2015 (or any future replacement order) no fixed plant or machinery shall be erected on the site until full details have been submitted to and approved by the MPA.

Reason: To minimise any visual impact from the development in accordance with Policy M3.3 of the Nottinghamshire Minerals Local Plan.

- 17. All plant, ancillary buildings and associated structures shall be removed from the site within 12 months of the completion of mineral extraction operations within the planning application site and the extended southern area granted consent by virtue of planning permissions 3/19/02231/CMM and 3/19/02232/CMM.
  - Reason: In the interest of visual amenity in accordance with Policy M3.3 of the Nottinghamshire Minerals Local Plan and so to provide a high standard of restoration in accordance with paragraph 205 of the National Planning Policy Framework.
- 18. No additional floodlighting or security lighting (over and above the previously approved Hilclare Talca floodlight details received by the MPA on 14 March 2016 and approved in writing by the MPA on 12 April 2016) shall be used on site except in accordance with details previously submitted to, and approved in writing by, the MPA. The details shall ensure that the floodlighting or security lighting shall be angled downwards and suitably shielded to ensure that it does not result in glare or dazzle to surrounding land. The floodlighting and security lighting shall not be used outside the hours of operations detailed in Condition 8 above. Outside these hours any external lighting shall be individually operated through a movement sensor switch with a maximum lighting cycle not exceeding five minutes. The floodlighting and security lighting shall be implemented and maintained in accordance with the approved details for the life of the development hereby permitted.

Reason: To minimise the visual intrusion of the development in accordance with Policy M3.3 of the Nottinghamshire Minerals Local Plan.

# Archaeology

- 19. Archaeological works at the site, and the reporting of findings to the MPA, shall be carried out in accordance with the Trent and Peak Archaeology document entitled 'Archaeological General Project Design for Sand and Gravel Extraction at Land East of Cromwell, Nottinghamshire' received by the MPA on 12 August 2009.
  - Reason: To ensure that adequate archaeological investigation and recording is undertaken in accordance with Policy M3.24 of the Nottinghamshire Minerals Local Plan.

## **Protected Species**

- 20. The development shall be undertaken in accordance with the recommendations of the Protected Species Mitigation Programme (Scarborough Nixon Associates Ltd.) dated July 2005 received by the MPA on 14 March 2016 and approved in writing by the MPA on 12 April 2016. In accordance with this Programme the operator must:
  - a) Retain the three existing ponds and the purpose-built hibernacula alongside each (together with fencing and a ten-metre buffer zone) along with their ongoing management and monitoring in order to retain suitable amphibian and reptile habitat on site throughout the development hereby permitted;
  - Retain (until when required for site restoration purposes) the landscaped soil bund along the eastern periphery of the extraction boundary to prevent reptiles along the river corridor from entering the working quarry;
  - c) Follow the recommendations for the carrying out of hand surveys for amphibians and reptiles prior to works commencing in any phase along with the mitigation steps should any be encountered at any time in undertaking the development;
  - Follow the survey recommendations for potential badgers prior to works commencing in any phase along with the mitigation steps should any be encountered at any time in undertaking the development;
  - e) Manage vegetation in operational areas, and areas which have been previously hand searched and which are soon to become operational, to deter amphibians and reptiles from entering these areas;
  - f) Retain hedgerows, trees and shrubs within and on the boundary of the site which are to be retained, protected, enhanced and managed for the duration of the development hereby permitted and the subsequent aftercare period, along with the provision of stand-offs and/or protective fencing and their ongoing management in order to provide enhanced habitat for birds and foraging bats.

Reason: To provide suitable protection and habitats for protected species on the site in accordance with Policy M3.21 of the Nottinghamshire Minerals Local Plan.

21. Site clearance operations that involve the removal and destruction of vegetation shall not be undertaken during the months of March to August inclusive except following the carrying out of a walkover survey of the affected area by a suitably qualified ecologist in accordance with details which have been previously submitted to, and approved in writing by, the MPA.

Reason: In the interests of protecting species and their habitats in accordance with Policy M3.21 of the Nottinghamshire Minerals Local Plan.

- 22. Should there be a need to remove the tree identified on the Method of Working Plans No. P1/1379/6R, no works to the tree shall be undertaken until it has been the subject of a full bat emergence survey, undertaken in accordance with details previously submitted to, and approved in writing by, the MPA. The survey shall be carried out in accordance with the approved details and, should the presence of roosting bats in the tree be identified, details of mitigation measures to be implemented prior to the removal of the tree shall be submitted to the MPA for its approval in writing. The approved mitigation measures shall be implemented in accordance with the approved details prior to the tree being removed.
  - Reason: To provide the necessary conservation of protected species in accordance with Policy M3.21 of the Nottinghamshire Minerals Local Plan.

## Soil Handling

- 23. Soil handling on the site shall be carried out in accordance with the set of method of working drawings numbered 20-03 P1/1379/6A i-ix referenced within Condition 2a above and the document entitled 'Cromwell Soil Handling Scheme' submitted as part of the Regulation 22 submission received by the MPA on 6 March 2015, except with respect to the seeding of soil mounds which shall be carried out in accordance with Condition 24 below.
  - Reason: To ensure that soil resources are preserved and used beneficially within the restoration of the site in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 24. No turf, topsoil, subsoil, or overburden shall be removed from the Cromwell Quarry site incorporating the original quarry and southern extension area. No waste materials, including soils and mineral working wastes, shall be brought onto the site.
  - Reason: To ensure that soil resources are preserved and used beneficially within the restoration of the site in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 25. Soil stripping and replacement operations in each phase of the development shall not commence until at least seven working days after the MPA have been notified of such operations in writing.

- Reason: To enable adequate control of the development by the MPA and to ensure compliance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.
- 26. All soil and overburden storage mounds that remain in situ for more than six months, or over winter, shall be seeded and maintained in accordance with the 'Bird and Invertebrate Seed Mix Recommendations' received on 4 April 2016 and approved by the MPA on 12 April 2016.
  - Reason: To ensure that soil resources are preserved and used beneficially within the restoration of the site in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

#### Duration

- 27. All mineral extraction shall cease no later than 18 May 2028. The MPA shall be notified in writing of the date when mineral extraction ceases within 14 days of its occurrence.
  - Reason: To minimise the duration of disturbance from the development hereby permitted, in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.
- 28. All restoration operations in accordance with conditions 27-29 below shall be completed within 12 months after completion of mineral extraction (as notified by condition 25) or no later than 18 May 2029, whichever is the earliest.
  - Reason: To ensure the satisfactory and early restoration of the site in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan and paragraph 205 of the National Planning Policy Framework.

#### Restoration

- 29. The application site shall be subject to a phased restoration in order to achieve a final restoration which accords with the details, including final contours, shown on Drawing No. P1/1379/9/K 'Restoration Plan' dated March 2006 (Rev 6th April 2020), and received by the MPA on 6th April 2020.
  - Reason: To ensure that the site is restored to a condition capable of beneficial use at an early date in the interests of the amenity of the area and in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.
- 30. Prior to the replacement of any overburden and topsoil within any phase of the site in accordance with the soil-handling programme approved under Condition 21 above, a topographical survey of the site, showing the surface contours of the replaced overburden in that phase, shall have been submitted to, and approved in writing by, the MPA.
  - Reason: To ensure that the site is restored to a condition capable of beneficial use at an early date in the interests of the amenity of the area and in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.

- 31. No restoration works shall be undertaken within any phase until detailed restoration proposals have been submitted to, and approved in writing by, the MPA. The details shall include the following:
  - (a) Full details of tree and scrub planting areas; seasonally wet grassland areas (to include additional areas of wet grassland alongside the eastern lake shore); and neutral meadow grassland areas, including full seed mixes, sowing rates, establishment methods and maintenance regimes;
  - (b) A detailed reedbed creation methodology to cover the management of silt deposition, the design of open water areas/channels and the design of water management structures. Full details of the planting of the aquatic margins/reedbed areas, including species, numbers, positions, establishment and maintenance regimes;
  - (c) Underwater contours for the lakes to provide for shallow sloping margins and shallows/beaches.
  - (d) Details for the provision of ponds and scrapes including additional provision within the neutral grassland field.
  - (e) Details of fencing arrangements/ means of enclosure and any necessary safety signage.

The detailed restoration proposals shall be submitted for approval in advance of the completion of mineral extraction in that particular phase so that seeding and planting can be carried out in the first seeding and planting seasons following the replacement of soils in that phase. The site shall be restored in accordance with the approved details.

Reason: To ensure the site is restored to a condition capable of beneficial ecological afteruse at the earliest possible date in the interests of protected species in the area and in accordance with Policy M4.3 of the Nottinghamshire Minerals Local Plan.

## Aftercare

32. Following the restoration of any phase of the site, that phase shall undergo aftercare management for a 5 year period.

Reason: To provide for the aftercare of the restored site in accordance with Policy M4.9 of the Nottinghamshire Minerals Local Plan.

33. Prior to any phase being entered into aftercare, the extent of the area and its date of entry into aftercare shall be agreed in writing with the MPA. The 5 year aftercare period shall run from the agreed date.

Reason: To provide for the aftercare of the restored site, in accordance with Policy M4.9 of the Nottinghamshire Minerals Local Plan.

34. An aftercare scheme and strategy for each phase shall be submitted for the written approval of the MPA at the same time as restoration details for that phase are submitted under Condition 29 above. The aftercare scheme and strategy shall outline the steps to be taken, the period during which they are to be taken, and who will be responsible for taking those steps to ensure the land

is restored and brought back to its intended restored afteruse. The aftercare scheme shall include, but not be restricted to, details of the following:

- (a) Cultivations;
- (b) Weed control;
- (c) Sowing of seed mixtures;
- (d) Soil analysis;
- (e) Keeping of records and an annual review of performance and proposed operations for the coming year, to be submitted to the MPA between 31 October and 31 December of each year;
- (f) Drainage provision;
- (g) Management practices such as the cutting of vegetation;
- (h) Tree protection and replacement;
- (i) Remedial treatments;
- (j) Fencing;
- (k) Proposals for a survey visit by a suitably qualified ecologist, to be undertaken in year 5, to assess the ecological interest of the site, including their habitats, flora and flora, to inform management practices for the additional periods of aftercare secured through the legal agreement; and
- (I) A report detailing the findings of the survey visit referred to in (I) above, to be submitted to the MPA before the end of year 5.

# Reason: To provide for the aftercare of the restored site, in accordance with Policy M4.10 of the Nottinghamshire Minerals Local Plan.

35. Site management meetings shall be held with the MPA each year to determine the detailed annual programmes of aftercare operations referred to in Condition 32(e) above, having regard to the condition of the land and progress in its rehabilitation.

Reason: To enable adequate control of the development by the MPA and to ensure compliance with Policy M4.4 of the Nottinghamshire Minerals Local Plan.

- 36. The aftercare programme for each phase of the site shall be implemented in accordance with the details approved under Condition 32 above, as amended following the annual site meeting referred to in Condition 33 above.
  - Reason: To ensure that the site is restored to a condition capable of beneficial use at an early date in the interests of the amenity of the area and in accordance with Policy M4.1 of the Nottinghamshire Minerals Local Plan.

## Alternative Restoration

37. Should, for any reason, mineral extraction from the application site cease for a period in excess of 12 months, then within three months of the receipt of a written request from the MPA, a revised scheme for the restoration of the site shall be submitted to, for approval in writing by, the MPA. Such a scheme shall include a schedule of timings, final contours, provision of soiling, sowing of grass, planting of trees and shrubs, drainage and fencing in a similar manner to Page 84 of 110

that submitted with the application and modified by these conditions. The revised restoration scheme shall be implemented within 12 months of its approval by the MPA, and shall be subject to the aftercare provisions of conditions 30-34 above.

Reason: To ensure that should mineral extraction ceases prior to the phased closure of the quarry interim restoration measures progress to reduce environmental impacts and to ensure compliance with Policy M4.7 of the Nottinghamshire Minerals Local Plan.

#### Informatives/notes to applicants

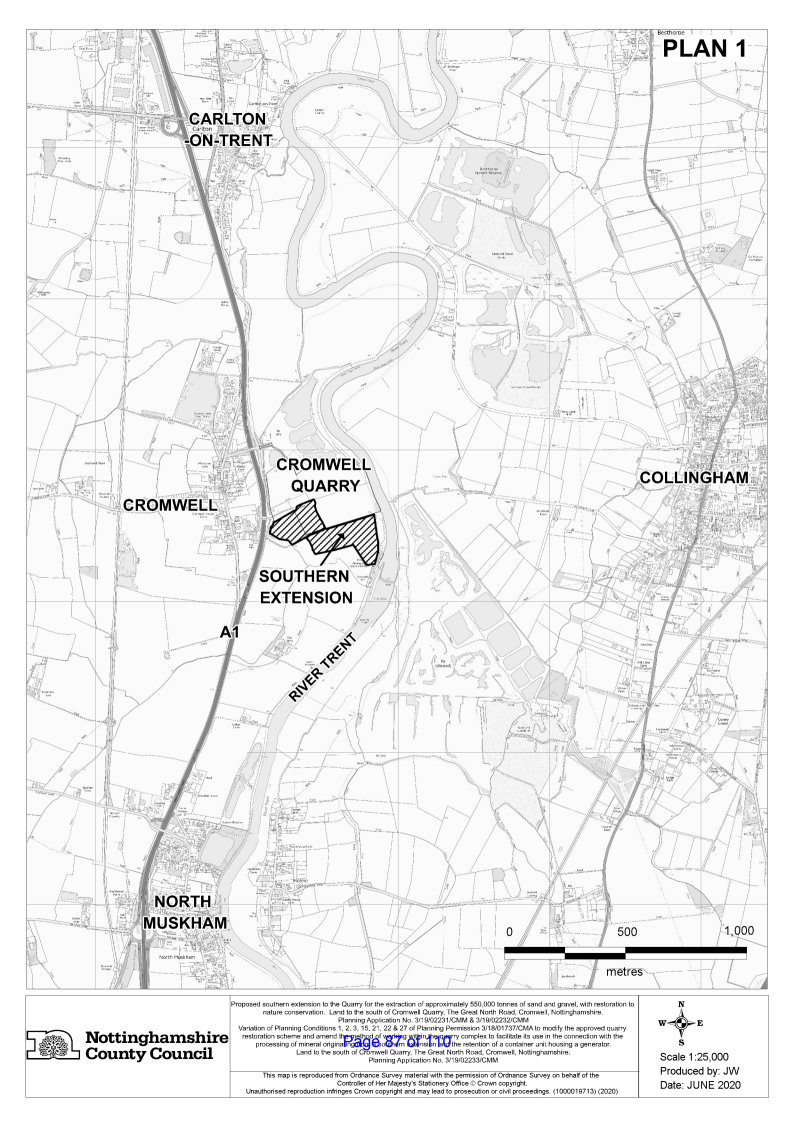
- 1. This decision should be read alongside the legal agreement (under Section 106 of the Town and Country Planning Act 1990, Section 111 of the Local Government Act 1972 and Section 1 of the Localism Act 2011) dated 9 March 2016 providing for controlled lorry routeing to and from the quarry and the A1 and for an additional 5 years of aftercare management (making 10 years in total).
- 2. Your attention is drawn to the consultation response from the Environment Agency dated 5 June 2014, and 8 October 2018 copies of which are attached to this decision notice.
- 3. With respect to condition 29 which requires the submission of detailed phase by phase restoration details to accord with the overarching restoration scheme, your attention is drawn to the comments and recommendations of NCC Nature Conservation and from the Nottinghamshire Wildlife Trust. The MPA would expect such details to respond positively to these recommendations as far as practicable.
- 4. In order to ensure the successful establishment of the reedbeds (so that they do not scrub over) it will be critical that silt deposition is carefully undertaken so that they are not filled above 4.0-4.5mAOD, based on a final water level of 5.0mAOD, as well as providing some open areas of deeper water within the reed beds. It may also be necessary to include water management structures to permit the seasonal topping up of water levels from the main lake to the north.
- 5. As a general guide the following points are recommended by the County Council Lead Local Flood Authority to control flood risk for all developments:

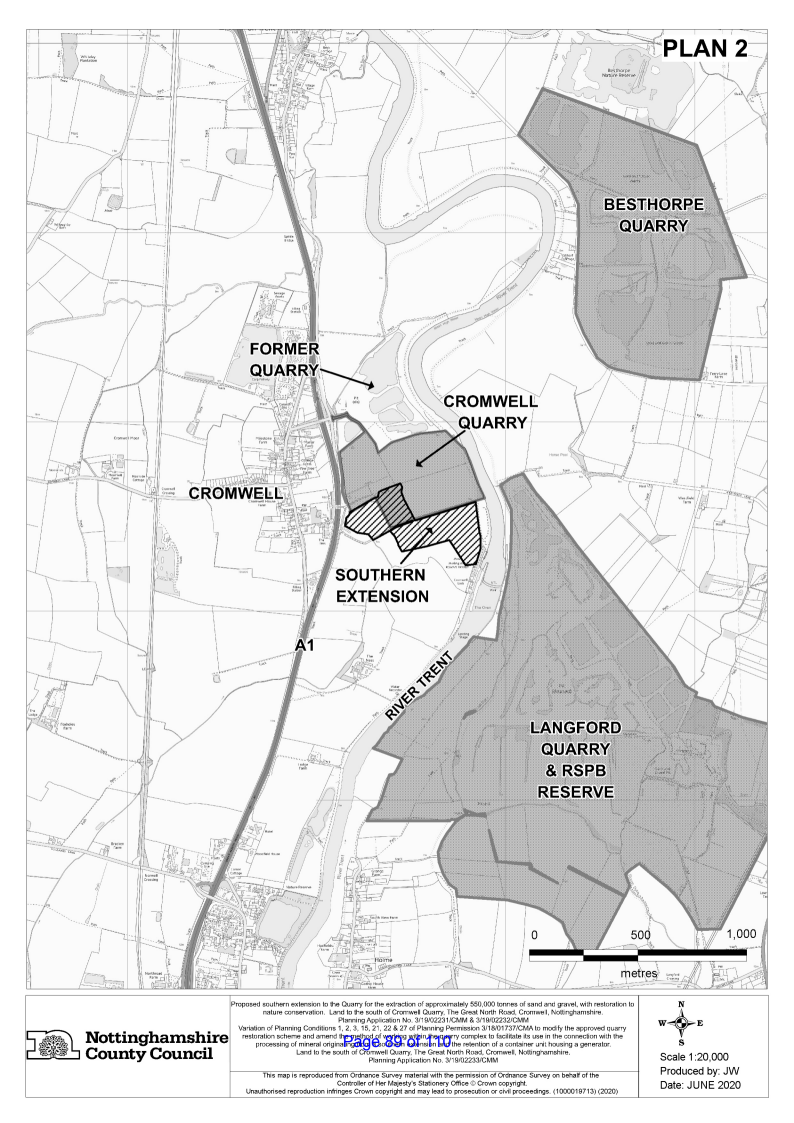
1. The development should not increase flood risk to existing properties or put the development at risk of flooding.

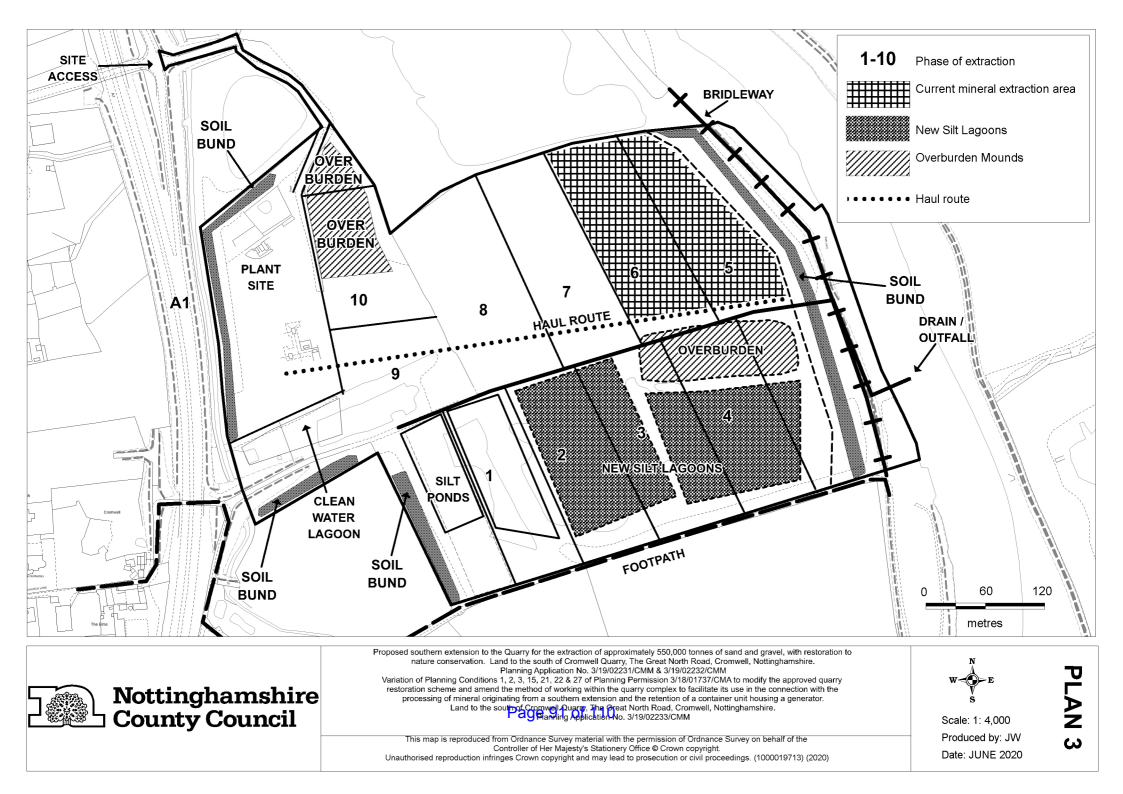
2. Any discharge of surface water from the site should look at infiltration – watercourse – sewer as the priority order for discharge location.

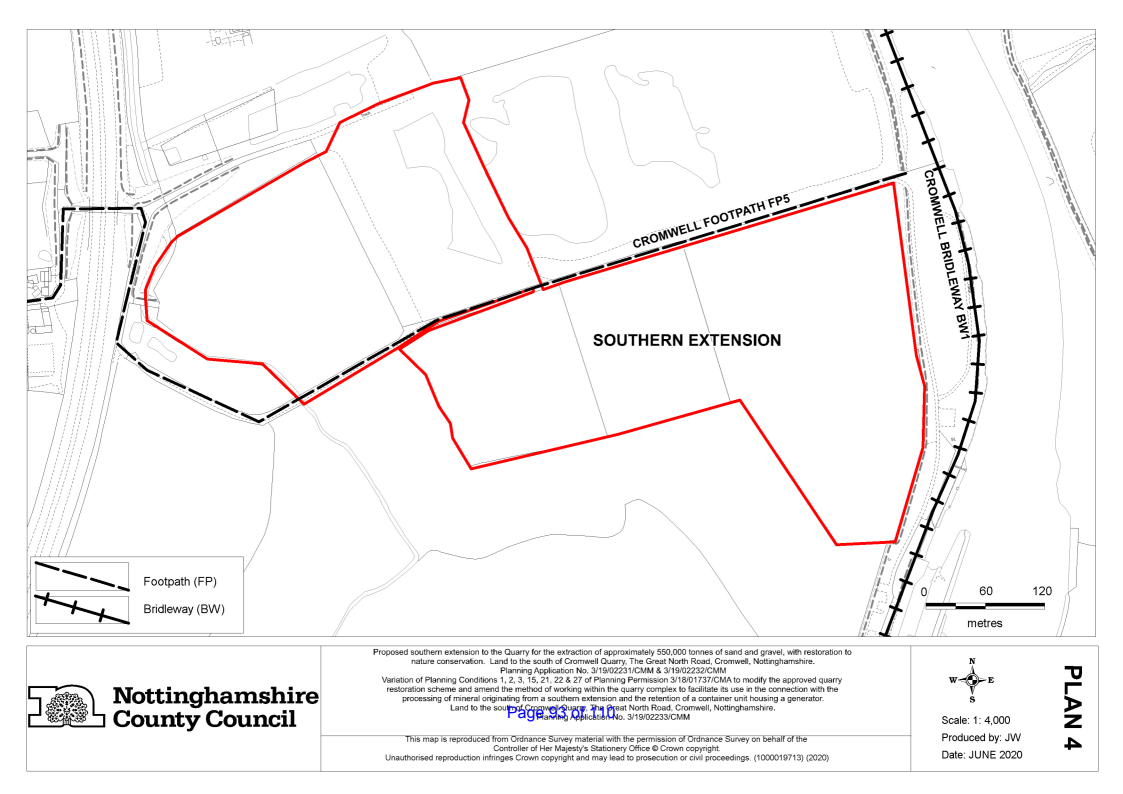
3. SUDS should be considered where feasible and consideration given to ownership and maintenance of any SUDS proposals for the lifetime of the development.

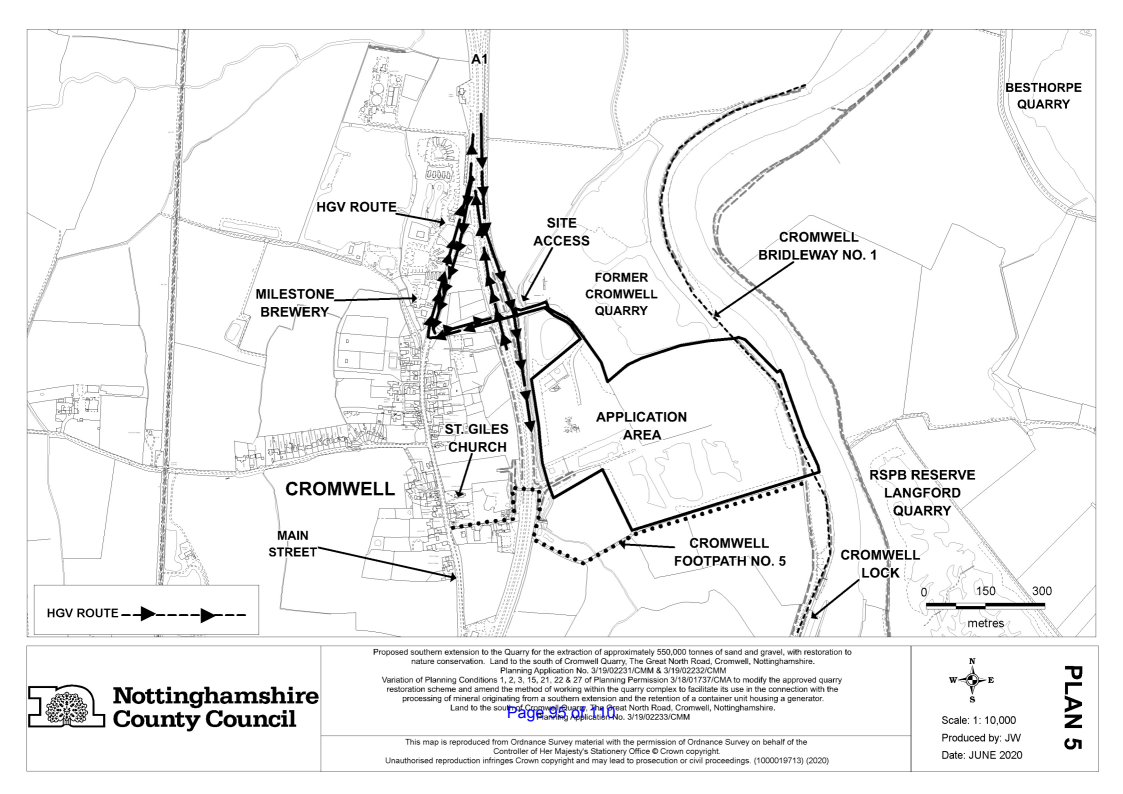
4. Any development that proposes to alter an ordinary watercourse in a manner that will have a detrimental effect on the flow of water (eg culverting / pipe crossing) must be discussed with the Flood Risk Management Team at Nottinghamshire County Council.

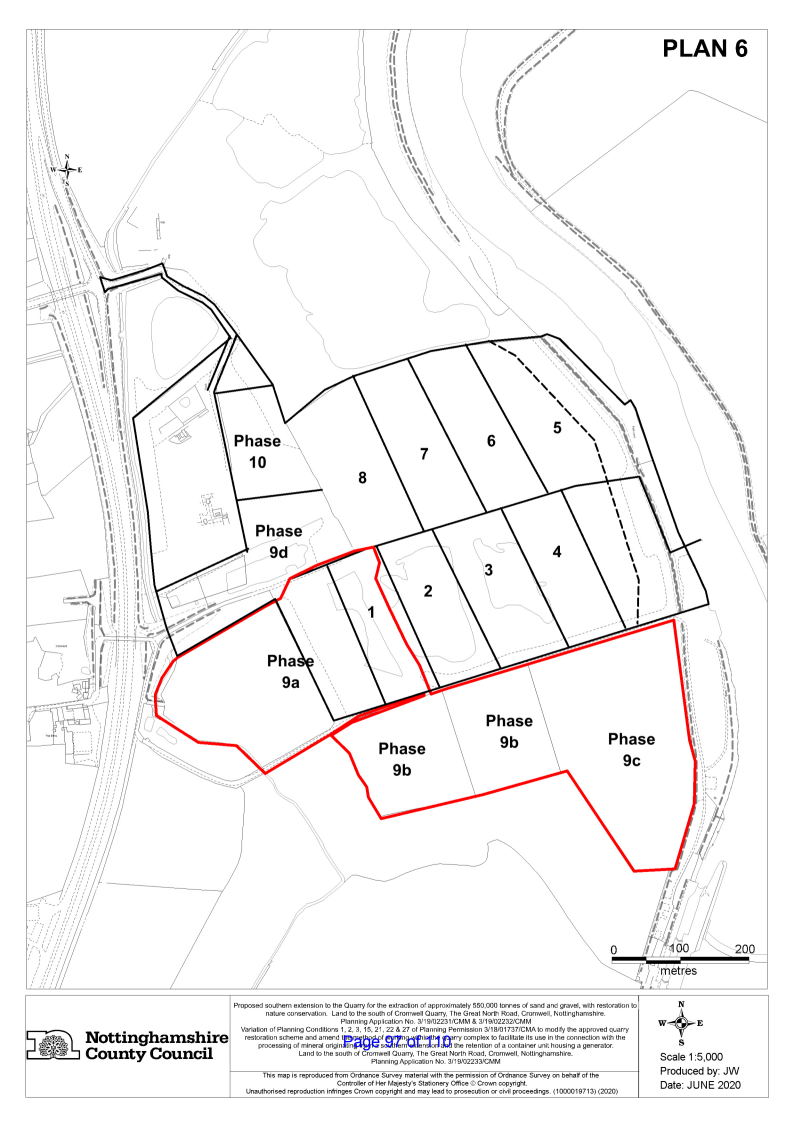


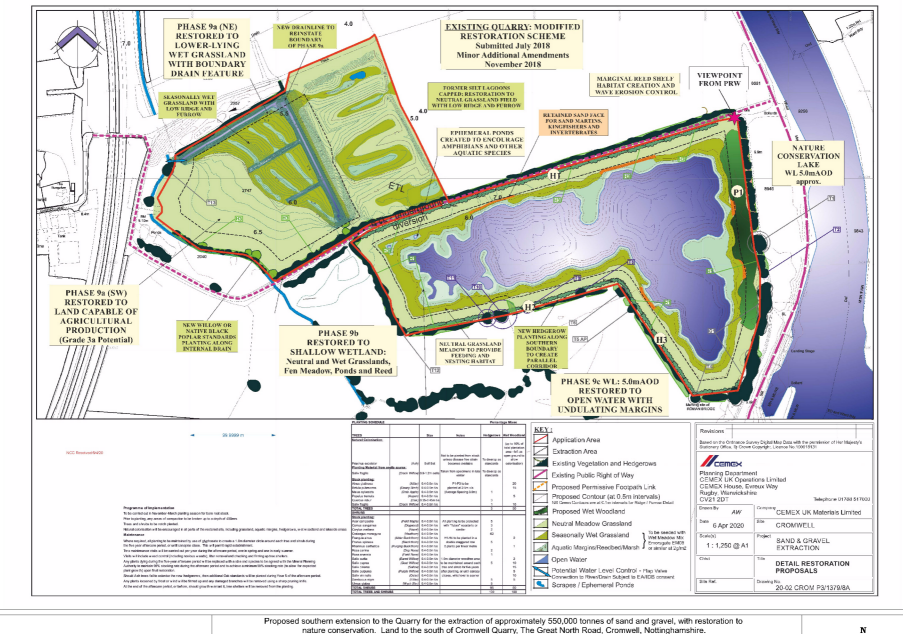














Planning Application No. 3/19/02231/CMM & 3/19/02232/CMM Variation of Planning Conditions 1, 2, 3, 15, 21, 22 & 27 of Planning Permission 3/18/01737/CMA to modify the approved quarry restoration scheme and amend the method of working within the guarry complex to facilitate its use in the connection with the processing of mineral originating from a southern extension and the retention of a container unit housing a generator. Land to the southof Cromwell Quarty, The Great North Road, Cromwell, Nottinghamshire.

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PLAN



2 June 2020

Agenda Item: 6

# REPORT OF CORPORATE DIRECTOR - PLACE

# DEVELOPMENT MANAGEMENT PROGRESS REPORT

#### Purpose of the report

1. To report on planning applications received by the Development Management Team between 22nd February 2020 and 15<sup>th</sup> May 2020, to confirm the decisions made on planning applications since the last report to Members on 10<sup>th</sup> March 2020, and to detail applications likely to come before Committee in the coming months.

#### Background

2. Appendix A highlights applications received since those reported to the last Committee meeting, and those determined in the same period. Appendix B sets out the Committee's work programme for forthcoming meetings of Planning and Licensing Committee.

## **Statutory and Policy Implications**

- 3. This report has been compiled after consideration of implications in respect of crime and disorder, data protection and information governance, finance, human resources, human rights, the NHS Constitution (public health services), the public sector equality duty, the safeguarding of children and adults at risk, service users, smarter working, and sustainability and the environment, and where such implications are material they are described below. Appropriate consultation has been undertaken and advice sought on these issues as required.
- 4. The relevant issues arising out of consideration of the Human Rights Act have been assessed in accordance with the Council's adopted protocol. Rights under Article 8 and Article 1 of the First Protocol are those to be considered. In this case, however, there are no impacts of any substance on individuals and therefore no interference with rights safeguarded under these articles.

# RECOMMENDATIONS

5. That Committee considers whether there are any actions they require in relation to the contents of the report.

# ADRIAN SMITH

**Corporate Director - Place** 

# Constitutional Comments [RHC 20/05/2020]

Planning and Licensing Committee is the appropriate body to consider the contents of this report.

## Financial Comments [RWK 19/05/2020]

There are no specific financial implications arising directly from the report.

# **Background Papers Available for Inspection**

None

## Electoral Division(s) and Member(s) Affected

All

## For any enquiries about this report please contact:

Report Author Jane Marsden-Dale

# Planning Applications Received and Determined From 22<sup>nd</sup> February to 15<sup>th</sup> May 2020

Division	Member	Received	Determined
BASSETLAW			
Misterton	Cllr Tracey Taylor		Variation of conditions 3 and 12 of planning permission 1/42/002/00006. Condition 3 to include an interim restoration plan and condition 12 to extend the period of time by which the winning and working of sand shall cease to no later than 31 December 2035, Land at Scrooby Top Quarry, Great North Road, Scrooby, DN10 6AY, granted 09/03/2020
MANSFIELD - None			
NEWARK & SHERWOOD			
Farndon and Trent	Cllr Mrs Sue Saddington	Change of use of land to allow for the extension of the existing yard including the raising of ground levels, new external walls and new additional highway access, Briggs Metals, Great North Road, Newark On Trent, NG24 1DP	

Division	Member	Received	Determined
Ollerton	Cllr Mike Pringle		Change of use to waste transfer and treatment station, principally for the recycling of road planings including tar along with garage and plant maintenance workshops and storage facilities, Units 91-94 and Compound, Boughton Industrial Estate, Boughton, granted 11/03/2020
ASHFIELD			
Sutton Central and East	Cllr Samantha Deakin		Installation of safety surfacing for outdoor play equipment, Fountaindale School, Nottingham Road, Mansfield, NG18 5BA, granted 19/03/2020
Hucknall South	Cllr Phil Rostance	Erection of single storey courtyard extension to form calming room, Butler's Hill Infant and Nursery School, Broomhill Road, Hucknall, NG15 6AJ	
Hucknall South	Cllr Phil Rostance		Erection of single storey courtyard extension to form calming room, Butler's Hill Infant and Nursery School, Broomhill Road, Hucknall, NG15 6AJ, granted 12/05/2020
BROXTOWE			

Division	Member	Received	Determined
Eastwood	Cllr Tony Harper	Construction of new highway junction and modifications to junction at Walker Street/Three Tuns Road, Walker Street, Eastwood	
Eastwood	Cllr Tony Harper	Removal of former building floor slabs, hardstandings and related structures with site remediation to a standard suitable for residential use, Former Lynncroft Primary School, Lynncroft, Eastwood, NG16 3FZ, 02/03/2020	
Eastwood	Cllr Tony Harper		Removal of former building floor slabs, hard standings and related structures with site remediation to a standard suitable for residential use, Former Lynncroft Primary School, Lynncroft, Eastwood, NG16 3FZ, granted 27/04/2020
GEDLING			
Carlton East	Cllr Nikki Brookes		Installation of relocated gas to grid plant and Remote Operating Valve kiosk along with additional centrifuge upgrade area, previously approved under planning application Ref 7/2019/0655NCC, Stoke Bardolph Sewage Treatment Works, Stoke Bardolph, Stoke Lane, Gedling, NG14 5HQ, 21/04/2020

Division	Member	Received	Determined
RUSHCLIFFE			
West Bridgford North	Cllr Liz Plant	Alterations to temporary mobile elevations, new steps, and new outdoor activity canopy. Surfacing works to form external education area, including a 1.2m play area fencing and erection of 1.8m high boundary fencing, Lady Bay Primary School	
West Bridgford South	Cllr Jonathan Wheeler		Erection of temporary school learning village accommodation with temporary surfacing to access classrooms, permanent sun canopy and permanent storage shed, Sharphill School, Rose Way, off Melton Road, Edwalton, NG12 4AF, granted 16/04/2020

Division	Member	Received	Determined
Leake and Ruddington	Cllr Reg Adair	Section 73 planning application to vary Condition 3 of planning permission 8112101 028/CMA, Condition 7 of planning permission 8l96l79lCMA and Condition 9 of planning permission 8/94/00164/CMA to extend permitted operational hours from 0730 hours to 0600 hours Mondays to Saturdays to allow for 12 outbound pre-loaded HGV movements from the site, Bunny Materials Recycling Facility, Loughborough Road, Bunny, NG11 6QN. (invalid)	

#### Schedule of future planning applications to be reported to Planning and Licensing Committee

(Please note: The committee dates identified are for guidance only. A final decision regarding the committee date is not made until shortly before the agenda is published).

Target Committee	Planning App No.	Location	Development
July	1/18/01611/CDM	Harworth Colliery No 2 Spoil Heap, Blyth Road, Harworth,	Importation of 3.6 million cubic metres of restoration materials to complete the restoration of Harworth Colliery No. 2 spoil heap.
September	3/19/01929/CMM	Besthorpe Quarry, Collingham Road, Collingham, Newark, NG23 7HQ	Planning application for an eastern extension to Besthorpe Quarry, (with retention of existing plant site, access and ancillary facilities) along with restoration to water-based nature conservation.
			Member endorsement of the new Enforcement Plan. – prepared by Jane
			Annual Enforcement update report (for years 2018-19 and 2019-20 as its overdue).

# Planning Applications currently being processed by the County Council which are not currently targeted to a specific meeting of the Planning and Licensing Committee.

Planning Application:	8/17/02096/CMA
Location:	Land off Green Street, Mill Hill and land at Barton in Fabis, off Chestnut Lane, Nottingham
Proposal:	The extraction and processing of sand and gravel, including the construction of a new site access road, landscaping and screening bunds. Mineral washing plant and other associated infrastructure with restoration to agriculture and nature conservation areas.
Planning Application: Location: Proposal:	2/2018/0040/NCC Ratcher Hill Quarry, Southwell Road West, Rainworth, Mansfield, NG21 0HW Retrospective permission for silica sand extraction and associated revised site restoration proposals.
Planning Application:	3/19/00100/CMM
Location:	Cromwell North Quarry, Land Between Carlton on Trent and Cromwell, Newark
Proposal:	Proposed extraction of 1.8 million tonnes of sand and gravel together with the erection of mineral processing plant and associated ancillary infrastructure. the provision of a new access, and the progressive restoration of the site to nature conservation over a period of 9 years.