

Item 1 - Thorpe Park Holiday
Camp Anthonys Bank Road
Humberston - DM/1088/23/PAT



Humberston Village Council

Clerk to the Council – Mrs. K. Peers

[Tel:- 07494 577661](tel:07494577661)

Email:- clerk@humberstonvillagecouncil.com

Dear Sirs,

The following planning applications were discussed at the meeting of Humberston Village Council held on Tuesday 5th December 2023 and the comments below each application listed are the comments resolved to be submitted as follows:

Planning Application Reference: DM/1088/23/PAT

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Location: Thorpe Park Holiday Camp Anthonys Bank Road Humberston

Objections – Whilst realising the need for this equipment to ensure coverage etc. for residents, the Village Council feels that this is too close to residential development and could be better positioned away from any area which is used for residential purposes.

Yours faithfully,

KJ Peers

**Mrs. K. Peers – Clerk to the Council
Humberston Village Council**

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs patricia burton

Address: 4 clayfield avenue mexborough mexborough doncaster

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: i strongly object to this application thorpe park have a habit of doing just what they want resulting in noise pollution from the site as i understand it they have already abused their status in one way or another my neighbours on anthonys bank are suffering untold misery as thorpe park have blatantly abused the plans turning fitties into just another holiday park well i for one dont want this sort of holiday i want peace and quiet, my main concern is the councils position on this, why would you give permission to these people when they have already breached the conditions of the last plan, weve paid council tax to nelc for over 40 years doesnt that equate to any sort of thought given to us on fitties i say NO NO NO

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Case Officer: Bethany Loring

Customer Details

Name: Mr Darren Enright

Address: 80 CLEE ROAD CLEETHORPES

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Yet another unsightly monstrosity to be seen for miles. Knowing the council will not except health concerns in the objection of this new form of emf ,I'm afraid this is the only line to take ?

They (the council) have just gone along with out of date information supplied by government agencies that disregard health & safety issues.

So my objection is that it's not infiting with the environmental surroundings.

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Case Officer: Bethany Loring

Customer Details

Name: Mrs Vaessa Wright

Address: Dulands Farm Ashbourne

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I am concerned with the position of the mast in relation to the closeness of the mast to the conservation area of the Fitties when they have 250 areas, which is a very large area to choose to site such a high mast, plus the possible health implications through studies done, see other people comments. So if none of you are concerned about the siting of the mast so close to the SSSI site of the Fitties you really should think twice before siting a 5g Mast so close to a children's place area!

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Case Officer: Bethany Loring

Customer Details

Name: Lisa Blanchard

Address: 11 Eddy Road Aldershot

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to the 5g mast and subsequent equipment being erected on The Fitties as this will have a detrimental affect on the site.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Ms Sarah Palmer

Address: 33 Fairfax Road Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:As per many other previous applications from this company, immediate neighbours aren't consulted or considered.

The Humberston Fitties and this stretch of the coast is a SSSI, valued for its wildlife, and the 'getting away from it all' feeling. This is gradually being eroded and undermined by the expansion of Thorpe Park's facilities. These applications seem to be accepted and encouraged by NELC on the basis of them being good for the Cleethorpes tourism economy, an erroneous assumption, as the business model of this company is a high turnover of park visitors, who are encouraged to be kept on site to spend money, and not visit the wider area.

Mobile phone masts are contentious at the best of times as to their potential health impacts, but to add one, with minimal consultation, near a children's play area, with the attendant visual impact next to the Humberston Fitties, requires much more considered consultation beyond the usual submission of a planning application, which it is hoped will go through uncontested.

I have a chalet down Anthonys Bank, and for years the Fitties and Thorpe Park have rubbed along reasonably well alongside each other, however, since 2021, the impact of Thorpe Park has become increasingly more egregious, and is negatively impacting on the peace and wildlife of the Humberston Fitties.

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Case Officer: Bethany Loring

Customer Details

Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Is this application in a conservation area

Is this application in a conservation area?

Section 72 of the Planning (Listed Buildings and Conservation Areas) Act 1990

requires that local planning authorities pay special attention in the exercise of planning functions to the desirability of preserving or enhancing the character or appearance of a conservation area.

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

. Who is paying & Net zero

Who is paying for these Cell towers power consumption?

Can you ensure the high energy/power used by these cell towers is not contributing to global warming by the creation of vibrating molecules in the local atmosphere with the frequencies they generate?

How green is this technology now there are global concerns and we are trying to achieve net zero carbon emissions?

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Comment Reasons:

Comment:

Health & Safety. Warning signs.

In todays world there are too many dangers and hazards. Some are more obvious than others. So various methods are used to make humans and wildlife aware. Sometimes visual signs may work, sometimes it may require mechanical or physical barriers or zones. This is why the various Regulatory agencies are put in place. One area that is not being addressed is telecommunications equipment.

As part of this installation will NELC take corrective action in addressing this subject of: Informative signs and protective barriers to be put in placed on all NELC past and future approved installations of telecommunication towers, poles, lattice masts, aerials, transformers substations, power supply.

This equipment is normally painted in a bland colour instead of being highly visible as any commercial or industrial site would be required to comply and abide by to make all parties aware when entering dangerous areas.

For example you would not want someone with a heart pacemaker going or living near a transmitter emitting a harmful energy wave.

Over many years the installers and operators have negated their responsibility. There can be many reasons, we can speculate like additional cost, sloppy regulations, raising the alarm and shinning a spot light when pointing out the truth .

https://en.wikipedia.org/wiki/Regulatory_agency

<https://www.hse.gov.uk/radiation/ionising/index.htm>

<https://www.gov.uk/government/organisations/environment-agency>

<https://www.legislation.gov.uk/>

https://en.wikipedia.org/wiki/List_of_national_legal_systems

List of UK network providers.

https://en.wikipedia.org/wiki/List_of_mobile_network_operators_of_Europe#United_Kingdom

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Comment Reasons:

Comment:

The Town and Country Planning (General Permitted Development)

Have you ensured this planning application meets all the requirements in which are outlined and is the current Statuary instrument Known as: The Town and Country Planning (General Permitted Development) (England)?

The Town and Country Planning (General Permitted Development) (England) (Amendment) (No. 2) Order 2016

<https://www.legislation.gov.uk/uksi/2016/1040/made>

The Town and Country Planning (General Permitted Development) (England) (Amendment) (No. 3) Order 2020

<https://www.legislation.gov.uk/uksi/2020/756/made>

I would like to draw your attention to Some Items covered within the National Planning Policy Framework that may help addressing the public's comments. This National planning policy fails to take into account the real dangers. It's been well documented the dangers these installation have on the health of Humans. Wildlife and vegetation.

Explain legally and lawfully why for every application there is.

1. No Health and Safety Risk Assessment.
2. No Environmental Impact Analysis.
3. No Insurance Policy for the equipment, against loss, harm or injury from the effects of 5G.

<https://www.gov.uk/government/publications/national-planning-policy-framework--2>

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Comment Reasons:

Comment:

43 Who is insured and liable

My concerns are about who will take liability for any loss, harm or injury this equipment will cause and the owners and installers require insurance at each stage including operational liability cover.

lloyds insurers refuse to cover 5g wi-fi illnesses

Article 1. <https://principia-scientific.com/lloyds-insurers-refuse-to-cover-5g-wi-fi-illnesses/>

Article 2. <https://www.rfsafe.com/lloyds-of-london-insurance-wont-cover-smartphones-wifi-smart-meters-cell-phone-towers-by-excluding-all-wireless-radiation-hazards/>

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Comment Reasons:

Comment:

My objections are based around Safety Standards & guidance.

Why are NELC planning dept not addressing the following items listed below?

No.1. 5G pre installation Legal requirements.

<https://www.gov.uk/government/publications/health-impact-assessment-tools>

No.2. This guide supports the use of HIA in the process of plan making (when developing policies in local plans) and planning applications (designing proposals for development projects).

<https://www.gov.uk/government/publications/health-impact-assessment-in-spatial-planning>

No.3. Exposure Levels to Harmful Radiofrequency Radiation

<https://www.radiationresearch.org/uncategorised/court-ruling-health-impact-of-radiation-exposure-from-cell-tower-cannot-be-excluded-netherlands/>

No.4 Charter of the United Nations and the principles of international law, "No Harm Rule".

<https://leap.unep.org/knowledge/glossary/no-harm-rule>

No.5. IEEE Standard for Safety Levels with Respect to Human Exposure to Electric, Magnetic, and Electromagnetic Fields, 0 Hz to 300 GHz. <https://standards.ieee.org/ieee/C95.1/4940/>

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Comment Reasons:

Comment:

My reasons for objection are:

Telecommunications is a threat to public health. It causes many issues. Look at these which will explain the harm this technology causes.

Video 1. Graphene oxide reacts on radio waves. <https://youtu.be/-jPEpmYHkRo>

Video 2. Graphene oxide reacting to mobile phone frequency. <https://youtu.be/mZWgnnuIXr8>

Video 3. Any kind of wifi, RF, EMF will damage your blood cells. <https://youtu.be/oHxxNgEoJwk>

Video 4. 5G IS A WAR ON OXYGEN, A WAR ON IODINE, A WAR ON IRON, A WAR ON HEMOGLOBIN AND A WAR ON THE CENTRAL NERVOUS SYSTEM.

<https://youtu.be/oY5SReQ2Kqc>

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Council believes a 2 x 5G mast in Timperley & Urmston did not comply with ICNIRP guidelines.

Trafford Planning has refused two 5G masts one in Urmston and the other in Timperley.

Council believes a 5G mast in Timperley did not comply with ICNIRP guidelines. July 13, 2022

This week Trafford Planning has refused two 5G masts one in Urmston and the other in Timperley, this is great news however the reasons for refusal of the Timperley mast is very interesting.

The reasons for refusal (2) read:

The application fails to demonstrate that the proposal would be in compliance with the International Commission on Non-ionizing Radiation Protection (ICNIRP) Public Exposure Guidelines. As such, the proposal would fail to comply with the provisions of paragraph 117 of the National Planning Policy Framework.

So effectively the council are saying that the 18 metre monopole with several antennas on it is actually a danger to the public since it is not compliant for radiation exposure levels.

We can go one further after finding out officially that a 5G or even a 4G mast should be around 500m away from a residential area, we can inform you that many masts are well within this figure, for example and at a rough estimate:

Now the council has made a statement that the Timperley mast did not comply with exposure guidelines then all must be like this since its the same frequency for all 5G masts although Three has a little bit more spectrum and so for every approval it seems they did not fully understand the guidelines or even read it.

We believe this is the case with many of the political and parish councillors, it is a technical document and you would need a degree in many sciences to understand it fully, however is it not irresponsible to be claiming something is safe, claiming "It's alright" and other things when they

know nothing about the frequencies and what it will be doing not only to the residents and animals in that area but to themselves.

This is truly shocking and Trafford Planning need to stop the networks immediately so no further damage can be caused until they are sure the frequencies are safe which they will never be.

<https://zero5g.com/2022/good-news-uk-two-5g-masts-refused/>

<https://news4trafford.co.uk/.../council-believes-a-5g.../>

planning portal.

<https://secure.telford.gov.uk/planningsearch/>

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Comment Reasons:

Comment:

It's my understanding We can claim for 20% loss of value due to 5G. 20% is the average reduction in house value and also mention cancer increase to wake the community up.

<https://www.gov.uk/.../land.../part-2-blight-notice>

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Comment Reasons:

Comment:

False instrument. 5G does not comply with ICNIRP Guidelines.

5G does not comply with ICNIRP Guidelines. ICNIRP self cert is a false instrument this is fraud.
The Forgery and Counterfeiting Act 1981.

Definitions

False instrument

Section 1 Forgery Act 1981 states:

A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice."

It must be shown that D intended for the false instrument it be used to induce somebody to accept it as genuine and, by reason of so accepting it, to do or not to do some act to his own or another's prejudice: R. v. Mary Sylvia Campbell (1985) 80 Cr.App.R. 47, CA.

An intention to induce another to accept a copy of a forgery will also suffice: R v Ondhia (1998) 2 Cr.App.R 150 CA

"Instrument" - the definition for instrument is found at section 8 Forgery and Counterfeiting Act 1981

Instrument includes any document, postage stamp (or mark denoting payment) , Inland Revenue stamp, disk tape, sound track or other device on which information is stored by any means. It does not include a currency note (see offences under sections 14, 16, 17, 20 and 21 Forgery and Counterfeiting Act 1981).

<https://www.cps.gov.uk/legal.../forgery-and-counterfeiting>

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

detrimental bioeffects of Wireless Communication Radiation (WCR).

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC8580522/>

In this study, we examined the peer-reviewed scientific literature on the detrimental bioeffects of Wireless Communication Radiation (WCR) and identified several mechanisms by which WCR may have contributed to the COVID-19 pandemic as a toxic environmental cofactor. By crossing boundaries between the disciplines of biophysics and pathophysiology, we present evidence that WCR may:

- (1) cause morphologic changes in erythrocytes including echinocyte and rouleaux formation that can contribute to hypercoagulation;
- (2) impair microcirculation and reduce erythrocyte and haemoglobin levels exacerbating hypoxia;
- (3) amplify immune system dysfunction, including immunosuppression, autoimmunity, and hyperinflammation;
- (4) increase cellular oxidative stress and the production of free radicals resulting in vascular injury and organ damage;
- (5) increase intracellular Ca²⁺ essential for viral entry, replication, and release, in addition to promoting pro-inflammatory pathways; and

(6) worsen heart arrhythmias and cardiac disorders.

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Comment Reasons:

Comment:

wilful deployment of (5GW) Fifth Generation Weapons equipment

BACKGROUND

The Authority has been engaged in the wilful deployment of (5GW) Fifth Generation Weapons equipment emitting biologically toxic radiation across the Town/city, without any due care to the dangers posed to environment from the battlefield urban radar technology. This hardware by design to cause torturous, physical, including psychological harms and death to the population. Criminal entities within the Councils, following Globalist terrorism goals have facilitated this illegal unlawful deployment to create a 15min digital city prison for the control and extermination of the population. The criminals are relying on 5GW for imminent terrorism attacks to cause death and the destruction of property

THE LAW

Criminal Law act 1967 Section 3 (1) A person may use such force as is reasonable in the circumstances in the prevention of crimes. The necessity of my actions are fulfilling my legal duty, availing myself to my legal right to prevent a more serious evil to myself and others from a number of crimes including the following.

17) 2012 Social care Act, P.21 (4) applies in relation to any function under this section which

relates to- (a) the protection of the public from ionizing or non-ionizing radiation

18) 1981 Wildlife and Countryside Act.

19) Equality and disability Act 1995 Section 55. It is unlawful to discriminate against another by way of victimization

20) DIRECTIVE 2009/147/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 30 November 2009 on the conservation of wild birds

21) Article 174 (2) The European Community treaty provides that all Community policy on the environment shall be based on the precautionary principle the environmental protection act 1990.

22) Forgery act 1913 by false representation tendering and using false instrument

23) Misconduct in Public office.

24) Offences against the person Act 1861 the administering of a noxious substance a destructive thing occasioning harm.

25) Accessories and Abettors Act 1861 as amended by the Criminal law act 1977

26) Genocide Act 1969 section (a) killing members of the group (b) causing serious bodily or mental harm to members of the group (c) deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part (d) imposing measures intended to prevent births within the group.

27) The Nuremberg Code.

28) Article 174 (2) The European Community treaty provides that all Community policy on the environment shall be based on the precautionary principle the environmental protection act 1990.

29) DIRECTIVE 2009/147/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 30 November 2009 on the conservation of wild bird

30) Infant life (Preservation) Act 1929 offences against a foetus causing child destruction

31) Health and Safety Statutory instruments. No 588. The control of Electromagnetic fields at work regulations 2016

32) EN 62311:2008 Assessment of electronic and electrical equipment related to human exposure (0Hz-300GHz)

Human rights laws, including

Article 2 - Right to life

Article 3 - Prohibition of torture and inhuman and degrading treatment

Article 5 - Right to liberty and security

Article 8 - Right to respect for private and family life

Article 14 - Prohibition of discrimination

Torts, negligence, privacy, enjoyment of one's land, assault and trespass against the person due to the reckless deployment of the Telensa radar battlefield derived weapon by the D's.

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Maximum exposure = 1MW per cm² which equals 60 Electron volts in air.

EMF Radiation maximum exposure = 1MW per cm² which equals 60 Electron volts in air. At these levels it causes a thermal impact that starts cooking people. It also causes EM Radiation poisoning.

Symptoms: Ring in the ears. Hair loss. Skin problems. Depression. Anxiety. Breathing issues.

Cancer and many more including Leukaemia.

The guild lines state 61 Electron volts.

At 13.5 Electron volts air starts to become positively charged which effects many organs in our bodies including Kidneys. Liver plus an increase in Heart attacks.

This technology uses focused beam waves which puts it in the Category 1 cancer causing radiation equipment. It also causes ionization with energy values over 13.5 Electron volts.

To obtain the correct desired effect these installations (Cell towers/Transmitters/repeaters) require an overlapping transmit ion which have a compounding outputs above 13.5 EV.

Why have they been installed by our local council illegally with?

- No Health and Safety Risk Assessment.
- No Environmental Impact Analysis.
- <https://www.gov.uk/government/publications/health-impact-assessment-tools>
- No Insurance Policy for the equipment.

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Comment Reasons:

Comment:

After speaking with a NEL Case planning officer, I was informed when objections or comments are submitted the system they use for accessing the data will not or does not allow the planning department staff to open certain links to online pdfs, videos or important factual material that members of the public may use in validation to support any quotes or claims they which to make and support with evidence. In my opinion the system and regulations are not fit for purpose.

The advice I was given was to write in the comments box which allows up to 5000 words. This is sometimes is not enough to explain or put across certain perspectives or viewpoints. Yes the public can contact the case officers on the phone but this information is not recorded on the data base for future ref

When similar applications with dangerous and harmful equipment are repeatedly being allowed to be submitted then it's best that people can clearly see if key factual details are being ignored. Yes. All the planning applications are accessible on an open source public access data base.

Here is a list of similar telecommunications, Cell towers, monopoles, Lattice towers, aerial, radio, and microwave, radiation frequency, transmitting equipment applications I have raised my objections and concerns on in the past.

25 - 29 St Peters Avenue Cleethorpes North East Lincolnshire DN35 8HF.

Ref. No: DM/1053/22/PAT. Case officer. Owen Toop.

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?keyVal=RM636FLJMIY00&activeTab=summary>

Mast At Grimsby Rugby Club Springfield Road Grimsby North East Lincolnshire DN33 3JE

Ref No. DM/0114/23/PAT Case officer. Owen Toop.

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?keyVal=RQ0YHELJHWZ00&activeTab=summary>

Civic Centre Pelham Road Immingham North East Lincolnshire DN40 1QF

Ref No. DM/0192/23/PAT Case officer. Owen Toop.

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?keyVal=RQYCPNLJIBB00&activeTab=summary>

Land West Of Winchester Avenue Grimsby North East Lincolnshire

Ref No. DM/0573/23/PAT Case officer. Owen Toop

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?activeTab=makeComment&keyVal=RW90FPLJJHX00>

Land At Laceby Road Grimsby North East Lincolnshire DN34 5BG

Ref No. DM/0545/23/PAT Case officer. Becca Soulsby

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?activeTab=summary&keyVal=RVW1Q7LJJEM00>

DM/0611/23/PAT | Proposed installation of 15m high Phase 8 monopole, 6no. antennae, 2no. ground-based equipment cabinets, 1no. meter cabinet and ancillary development thereto. | Land At Grimsby Road Cleethorpes North East Lincolnshire

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?activeTab=summary&keyVal=RWV8DZLJJM300>

DM/0598/23/PAT | Proposed installation of 15m high Phase 8 monopole, 6no. antennae, 2no. ground-based equipment cabinets, 1no. meter cabinet and ancillary development thereto | Land At Cromwell Road Grimsby North East Lincolnshire

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?activeTab=summary&keyVal=RWLZ5WLJJKM00>

DM/0597/23/PAT | Prior approval for 15m monopole, 2no. equipment cabinets with associated meter cabinet and ancillary development | Land Outside Of Lindsey Hall Nursing Home Clee Road Cleethorpes North East Lincolnshire DN35 8AF

<http://planninganddevelopment.nelincs.gov.uk/online-applications/applicationDetails.do?activeTab=dates&keyVal=RWLZ4SLJJKK00>

No matter if it is the company, corporation or individual submitting and dealing with any planning application they all need to be aware of the following laws within our society that they need to abide by.

Ignorance of the law is no excuse.

"Ignorantia Juris Non Excuse"

<https://www.gov.uk/hmrc-internal-manuals/compliance-handbook/ch160600>

Charter of the United Nations and the principles of international law, "No Harm Rule."

<https://leap.unep.org/knowledge/glossary/no-harm-rule>

Misconduct in Public Office

<https://www.cps.gov.uk/legal-guidance/misconduct-public-office>

via the

Bill of Rights [1688]

1688 CHAPTER 2 1 Will and Mar Sess 2

An Act declaring the Rights and Liberties of the Subject and Settling the Succession of the Crowne.

<https://www.legislation.gov.uk/aep/WillandMarSess2/1/2/introduction>

it clearly states Crown cannot be held liable when their actors do not do their job, so with knowledge persons can no longer claim a honest mistake. Under:

Crown Proceedings Act 1947

UK Public General Acts, .1947 c. 44 (Regnal. 10_and_11_Geo_6) Part I. Section 2

Liability of the Crown in tort.

<https://www.legislation.gov.uk/ukpga/Geo6/10-11/44/section/2>

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Who is taking liability?

DM/1088/23/PAT | Prior approval to erect 23.14m mast and associated ancillary equipment | Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Ref No. DM/1088/23/PAT. Case officer. Bethany Loring.

Who is taking full public liability in their person capacity for any loss, harm or injury caused by this equipment being installed under this planning application?

Name the Wo/Man taking liability not their position within a company. and do not give any company name taking full liability.

Any persons rebutting any information outlined in this document needs to validate their rebuttal claims or statements with factual evidence written in plain English. Wo/Men who wish fact check or rebut items covered in this document may wish to contact or seek advice and guidance. To the best of my knowledge these are key people within NE Linc's council who may be able to help in building any rebuttal:

Rob Walsh, NEL Chief Executive, rob.walsh@nelincs.gov.uk

Simon Jones, NEL Chief Legal Monitoring Officer, simon.jones1@nelincs.gov.uk

Richard Catlyn, NEL Service Manages, Richard.catlyn@nelincs.go.uk

Paul Ellis, NEL Head of Information, Governance & Complaints, paul.ellis@nelincs.gov.uk

The Section 151 Officer is Sharon Wroot. (Sharon.wroot@nelincs.gov.uk telephone (01472) 324423)

I believe residents and visitors within NE Lincs are being exposed to adverse health effects of 5G. Look in to the following:

- <https://post.parliament.uk/research-briefings/post-pb-0032/>
- <https://ehtrust.org/the-european-parliament-panel-health-impact-of-5g/>
- 5G Related carcinogenic and reproductive/development hazards.
- Commonalities between Covid-19 and radiation injury.
- They have been installed by our local council illegally with.
- No Health and Safety Risk Assessment.
- No Environmental Impact Analysis.
- <https://www.gov.uk/government/publications/health-impact-assessment-tools>
- No Insurance Policy for the equipment.

I believe NE Lincs planning have been ill-informed and mislead. The reasons may be due to underfunding, Lacking in Technical expertise, poor guidance within legislations, gov.uk targets and policies, staffing levels or workload to correctly and thoroughly process plus analyse the information. This deception allowed permitted Telecommunication application to be passed which are unlawful and in breach of the Law & legislation:

The National Planning Policy Framework (NPPF) was first published on 27 March 2012 and updated on 24 July 2018, 19 February 2019 and 20 July 2021. This sets out the government's planning policies for England and how these are expected to be applied.

A new version of the National Planning Policy Framework was published on 20 July 2021.

National Planning Policy Framework - Guidance - GOV.UK (www.gov.uk)

I believe there is ground to cease and desist with current applications, review the facts and remove all unlawful Telecommunication installations under the correct government legislations.

Here are a few places to look.

Local Government Act 1888 Part 5 section 79 section 2.

All duties and liabilities of the inhabitants of a county shall become and be duties and liabilities of the council of such county.

<https://www.legislation.gov.uk/ukpga/Vict/51-52/41/section/79>

Guidance. Planning obligations

Use of planning obligations and process for changing obligations.

Planning obligations - GOV.UK (www.gov.uk)

Town and Country Planning Act 1990

Town and Country Planning Act 1990 (legislation.gov.uk)

(3) Subject to subsection (4) a planning obligation is enforceable by the authority identified in accordance with subsection (9)(d)-

(a) against the person entering into the obligation; and

(b) against any person deriving title from that person.

Planning Permission - Demolition - Planning Portal

2. (d) the use of any buildings or other land within the curtilage of a dwelling house for any purpose incidental to the enjoyment of the dwelling house as such;

The demolition of the whole or any part of buildings which are, or include, statues, memorials and monuments, not covered by section 75(1) of the Planning (Listed Buildings and Conservation Areas) Act 1990) is considered to be 'relevant demolition'. It is an offence under section 196D of the Town and Country Planning Act 1990 to demolish such a statue, memorial, monument without first obtaining planning permission.

- Illegal construction https://en.wikipedia.org/wiki/Illegal_construction

- Illegal building activity can be a major environmental violation

- Illegal building can effect valuable real property sales or prices.

- A danger to our biophysical environment. https://en.wikipedia.org/wiki/Environmental_

Can I suggest The NEL Section 151 Officer is Sharon Wroot. (Sharon.wroot@nelincs.gov.uk telephone (01472) 324423) is kept inform just to prevent any further acts of perjury or f

Comments for Planning Application DM/1088/23/PAT

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Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Millimeter (MM) wave and microwave frequency radiation

5G ill-health effects.

Millimeter (MM) wave and microwave frequency radiation produce deeply penetrating effects: the biology and the physics

Millimeter wave (MM-wave) electromagnetic fields (EMFs) are predicted to not produce penetrating effects in the body. The electric but not magnetic part of MM-EMFs are almost completely absorbed within the outer 1 mm of the body. Rodents are reported to have penetrating MM-wave impacts on the brain, the myocardium, liver, kidney and bone marrow. MM-waves produce electromagnetic sensitivity-like changes in rodent, frog and skate tissues. In humans, MM-waves have penetrating effects including impacts on the brain, producing EEG changes and other neurological/neuropsychiatric changes, increases in apparent electromagnetic hypersensitivity and produce changes on ulcers and cardiac activity. This review focuses on several issues required to understand penetrating effects of MM-waves and microwaves:

link to article.

<https://pubmed.ncbi.nlm.nih.gov/34043892/>

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Comment Reasons:

Comment:

Two U.S. government reports from the 1970s to 1980s provide evidence

5G exposure effects

Two U.S. government reports from the 1970s to 1980s provide evidence for many neuropsychiatric effects of non-thermal microwave EMFs, based on occupational exposure studies. 18 more recent epidemiological studies, provide substantial evidence that microwave EMFs from cell/mobile phone base stations, excessive cell/mobile phone usage and from wireless smart meters can each produce similar patterns of neuropsychiatric effects, with several of these studies showing clear dose-response relationships. Lesser evidence from 6 additional studies suggests that short wave, radio station, occupational and digital TV antenna exposures may produce similar neuropsychiatric effects. Among the more commonly reported changes are sleep disturbance/insomnia, headache, depression/depressive symptoms, fatigue/tiredness, dysesthesia, concentration/attention dysfunction, memory changes, dizziness, irritability, loss of appetite/body weight, restlessness/anxiety, nausea, skin burning/tingling/dermographism and EEG changes. In summary, then, the mechanism of action of microwave EMFs, the role of the VGCCs in the brain, the impact of non-thermal EMFs on the brain, extensive epidemiological studies performed over the past 50 years, and five criteria testing for causality, all collectively show that various non-thermal microwave EMF exposures produce diverse neuropsychiatric effects.

taken from this article.

<https://pubmed.ncbi.nlm.nih.gov/26300312/>

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Comment Reasons:

Comment:

Electromagnetic hypersensitivity (EHS, microwave syndrome)

5G ill-health issues.

Electromagnetic hypersensitivity (EHS, microwave syndrome)

"Microwave syndrome", is a clinical syndrome characterized by the presence of a wide spectrum of non-specific multiple organ symptoms, typically including central nervous system symptoms, that occur following the patient's acute or chronic exposure to electromagnetic fields in the environment or in occupational settings. Numerous studies have shown biological effects at the cellular level of electromagnetic fields (EMF) at magnetic (ELF) and radio-frequency (RF) frequencies in extremely low intensities. Many of the mechanisms described for Multiple Chemical Sensitivity (MCS) apply with modification to EHS. Repeated exposures result in sensitization and consequent enhancement of response. Many hypersensitive patients appear to have impaired detoxification systems that become overloaded by excessive oxidative stress. EMF can induce changes in calcium signalling cascades, significant activation of free radical processes and Overproduction of reactive oxygen species (ROS) in living cells as well as altered neurological and Cognitive functions and disruption of the blood-brain barrier.

link to article.

<https://pubmed.ncbi.nlm.nih.gov/32289567/>

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Comment Reasons:

Comment:

UK.Gov legislates for Ofcom. The fox guarding the hen house. So it's clearly corporate profit before health and wellbeing of humans.

UK Government Policy on Mobile Infrastructure Deployment. is an expectation not law.

Concerns Ref: SITE SUPPLEMENTARY INFORMATION document dated 13.02.23.

http://planninganddevelopment.nelincs.gov.uk/online-applications/files/8846CE6A0800313C1D7365496204D0AD/pdf/DM_0114_23_PAT-SITE_SUPPLEMENTARY_INFORMATION-1637389.pdf

1. There is a big presumption made why pre-application advice was not sought from the LPA.
2. Who. And when In accordance with the Code of Best Practice this site has been given a rating of Green?

It states: We operate in accordance with the Code of Best Practice on Mobile Network Development (Nov. 2016). So where is the proof and evidence they have met all the requirements.

Look in to the following:

- <https://post.parliament.uk/research-briefings/post-pb-0032/>
- <https://ehtrust.org/the-european-parliament-panel-health-impact-of-5g/>
- 5G Related carcinogenic and reproductive/development hazards.
- Commonalities between Covid-19 and radiation injury.

- They have been installed by our local council illegally with.
- No Health and Safety Risk Assessment.
- No Environmental Impact Analysis.

- <https://www.gov.uk/government/publications/health-impact-assessment-tools>
- No Insurance Policy for the equipment.

Description of the Site clearly states what or whom is nearby and will be effected.

Quote:

The wider locality predominantly comprises residential dwellings, as well as further mixed uses surrounding the south and east of the Rugby Club such as Medical Centre, a Hotel and a Community Centre

At the beginning of March 2017 the Department of Culture, Media and Sport (DCMS) issued an updated UK Digital Strategy (UK Digital Strategy) with the goal of ensuring that the UK delivers a "world-leading digital economy that works for everyone".

There's pressure and a conflict of interest put upon the planning departments as the National Planning Policy Framework (NPPF) was published in 2021. The Government's policy strongly supports communications infrastructure.

Local Policy The North East Lincolnshire Local Plan (Part 1), 2018 sets out the development management policies in the area. The following policies are relevant to the proposal:

Policy 35 Telecommunications 1. Proposals for telecommunications development, including consideration of appropriate prior approval applications will be permitted, or determined, provided that: A. the development is appropriate in terms of siting and appearance, having regard to technical and operational constraints, and does not intrude into or detract from the landscape or urban character of the area; B. applicants demonstrate a sequential approach to show that development cannot be accommodated with less visual intrusion; i. on an existing building, mast or other structure; or, ii. on a site that already contains telecommunications equipment; before new sites

Policy 41 Biodiversity and Geodiversity.

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Comment Reasons:

Comment:

27 Scientists call for Protection from Non-ionizing Electromagnetic Field Exposure.

If the equipment and technology cannot be proven to cause no harm it shouldn't be allowed to endanger our community and residents.

International Appeal

Scientists call for Protection from Non-ionizing Electromagnetic Field Exposure

We are scientists engaged in the study of biological and health effects of non-ionizing electromagnetic fields (EMF). Based upon peer-reviewed, published research, we have serious concerns regarding the ubiquitous and increasing exposure to EMF generated by electric and wireless devices. These include-but are not limited to-radiofrequency radiation (RFR) emitting devices, such as cellular and cordless phones and their base stations, Wi-Fi, broadcast antennas, smart meters, and baby monitors as well as electric devices and infra-structures used in the delivery of electricity that generate extremely-low frequency electromagnetic field (ELF EMF).

Scientific basis for our common concerns

Numerous recent scientific publications have shown that EMF affects living organisms at levels well below most international and national guidelines. Effects include increased cancer risk, cellular stress, increase in harmful free radicals, genetic damages, structural and functional changes of the reproductive system, learning and memory deficits, neurological disorders, and negative impacts on general well-being in humans. Damage goes well beyond the human race, as there is growing evidence of harmful effects to both plant and animal life.

These findings justify our appeal to the United Nations (UN) and, all member States in the world,

to encourage the World Health Organization (WHO) to exert strong leadership in fostering the development of more protective EMF guidelines, encouraging precautionary measures, and educating the public about health risks, particularly risk to children and fetal development. By not taking action, the WHO is failing to fulfil its role as the preeminent international public health agency.

Link to article listing PHD Scientists calling for Protection from Non-ionizing Electromagnetic Field Exposure.

<https://emfscientist.org/index.php/emf-scientist-appeal>

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Comment Reasons:

Comment:

why emf are dangerous to all life.

This equipment is extremely dangerous to people's health and well-being.

Within this link below you will find 28 sections. Just looking at the title is scary enough. The Harmful effects and reports are there supporting why emf are dangerous to all life.

https://bioinitiative.org/wp-content/uploads/pdfs/secii_Table_of_Contents.pdf

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Comment Reasons:

Comment:

Based exposure standards for low-intensity electromagnetic radiation.

5G EMF - 1557 Page Report from 2012 outlining ALL the Damage Caused.

BioInitiative 2012.

A rationale for biologically - Based exposure standards for low-intensity electromagnetic radiation.

Henry Lai's Research Summaries

Research Summaries have been updated in 2022 for genetic, neurological and free radical (oxidative damage) studies. They are subdivided to show ELF-EMF/static field from RFR studies.

<https://bioinitiative.org/research-summaries/>

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Comment:

Notice.

Notice for failing to consider the safety implications on this planning application. You are all working with knowledge. Ignorance of the law is no excuse.

To whom it concerns. To all individuals involved in making decisions on this planning application. To the living man or woman responsible. To the individuals failing to abide by. The Seven Principles of Public Life. 7 Principles are: Selflessness. Integrity. Objectivity. Accountability. Openness. Honesty. Leadership. Notice for failing to consider the safety implications on this planning application. Will be held accountable.

Each employee failing in their duties under The Seven Principles of Public Life (also known as the Nolan Principles) or causing loss, harm or injury based on their decisions will end up facing prosecution in their private personal capacity.

Everyone expects you all to abide by: The Seven Principles of Public Life (also known as the Nolan Principles) apply to anyone who works as a public office-holder. This includes all those who are elected or appointed to public office, nationally and locally, and all people appointed to work in the Civil Service, local government, the police, courts and probation services, non-departmental public bodies (NDPBs), and in the health, education, social and care services. All public office-holders are both servants of the public and stewards of public resources. The principles also apply to all those in other sectors delivering public services.

7 Principles are: Selflessness. Integrity. Objectivity. Accountability. Openness. Honesty.

Leadership.

<https://www.gov.uk/government/publications/the-7-principles-of-public-life/the-7-principles-of-public-life--2>

Ignorance of the law is no excuse.

The legal principle "ignorance of the law is no excuse" means that a person who is unaware of a law may not escape liability for violating that law merely by being unaware of its content. This principle is derived from Roman law and means that if someone breaks the law, they are still liable even if they had no knowledge of the law being broken. The basic intention behind this legal maxim is to put a check on a person at fault getting freed merely by claiming that they were not aware of given law.

NELC employees and third party contractors need to make themselves aware of the. Misconduct in Public Office <https://www.cps.gov.uk/legal-guidance/misconduct-public-office>

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Comment:

Health assumptions underlying the ICNIRP exposure limit

Scientific evidence invalidates health assumptions underlying the ICNIRP exposure limit determinations for radiofrequency radiation: implications for 5G - Environmental Health

"In this paper, we highlight studies that demonstrate the fallacy of inherent assumptions in the ICNIRP guidelines for RF radiation exposure limits, and we find that the limits fail to protect human and environmental health. Fourteen assumptions that underlie the RFR exposure limits established in the 1990s and reaffirmed in 2020 by the FCC and ICNIRP are addressed in this paper"

<https://link.springer.com/article/10.1186/s12940-022-00900-9/figures/1>

Exposure limits for RF radiation are based on numerous assumptions; however, research studies published over the past 25 years show that most of those assumptions are not supported by scientific evidence.

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Comment Reasons:

Comment:

The dangers of this technology is clearly deadly, indiscriminate and it should not be easily accepted as safe.

Please reconsider this application being in a high residential and populated area of holidaying tourists .the negative health implications of giving 300hrtz pass through the body are now gong raised in every medical journals, you're going to have a up rise in cancers , blood disorders, and so on, if you're ready for the damage it will cause .and ill health it will bring

Profits before people's health and safety will not be accepted nor will the excuse I was just doing my job in any court of law when people are held accountable.

<https://actionagainst5g.org/health/health-impacts/>

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Comment Reasons:

Comment:

Local Authority Toolkit 5G and Health states:

Can we honestly be expected to believe the points of references and peer review material generated by the organisations quoted in the Supporting Document after the last 3 years of false Covid 19 pandemic? All the listed organisations are not lawful and are extremely corrupt. Any decent researcher can prove what I am saying. It's just like the fox guarding the hen house.

Local Authority Toolkit 5G & Health states:

For further information, below we have listed additional external sources that you may find helpful in regard to 5G and health.

Ofcom and HM Government 5G health guide: https://uploads-ssl.webflow.com/5b7ab54b285deca6a63ee27b/5f3fbf86c97b38101210ae5a_5G%20EMF%20Guide.pdf

Public Health England - 5G technologies: radio waves and health:

<https://www.gov.uk/government/publications/5g-technologies-radio-waves-and-health/5g-technologies-radiowaves-and-health>

World Health Organization (WHO) - Radiation: 5G mobile networks and health:

<https://www.who.int/news-room/q-a-detail/radiation-5g-mobile-networks-and-health>

Which? - Is 5G safe?: <https://www.which.co.uk/news/2020/06/is-5g-safe-everything-you-need-to-know-on-the-5g-powered-future/>

BBC - Does 5G pose health risks?: <https://www.bbc.co.uk/news/world-europe-48616174>

BBC Click - Testing the safety of 5G:

<https://www.youtube.com/watch?v=k2t1dUCyE0I&feature=youtu.be>

Cancer Research UK - Do mobile phones cause cancer?:

<https://www.cancerresearchuk.org/about-cancer/causes-of-cancer/cancer-myths/do-mobile-phones-cause-cancer>

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Comment Reasons:

Comment: I strongly object. After listening to a world leading expert in the video link provided.

You will understand why this equipment causes harmful effects on humans and our future population.

Radiation damage during pregnancy. How it will affect the birth rates, and the female future population.

video link <https://video.icic-net.com/w/qZp85kgJKC9pLrmruXkPRY>

Dr. Reiner Fuellmich conducts an exclusive interview with Barrie Trower, one of the best known Experts in the field of microwave radiation and frequencies, which have been researched and used as weapons in intelligence agencies since the early 1950s. Barrie Trower, a former career soldier in the Royal Navy and intelligence officer with MI5 and MI6 is a scientist and has also been a University lecturer. His knowledge in the field of microwave and 5G radiation is of considerable Explosive nature and he feels obliged to bring it to the public, which, just like other whistle-blowers, Has already put him in life-threatening situations. He reports precisely about the hazardous, entropic effects of microwaves and the possibility to Manipulate nature (e.g. HAARP) and even program the human brain. The main focus of his research and warnings is on the fatal, pathogenic effects of the misuse of Microwave radiation and pulse frequencies, which disable the natural protection of the human System after only six minutes, on women, pregnant women, embryos, fetuses and on new-borns. The damage caused is so severe that it brings entire female generational lines to a halt,

Endangering human reproduction. Even embryos exposed to these radiations can show cellular Changes that lead to cancer.

Barrie Trower, a courageous whistle-blower and expert warns of the eminent threat to all life on Earth from 5G microwave radiation, and his urgent warning is timelier than ever.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Parliamentary Assembly. Resolution 1815 (2011). For all governments to adhere too.

The potential dangers of electromagnetic fields and their effect on the environment

<https://pace.coe.int/en/files/17994>

The whole document is worth reading and covers many key areas. Here is just two item from the resolution.

Summary

The potential health effects of the very low frequency of electromagnetic fields surrounding power lines and electrical devices are the subject of ongoing research and a significant amount of public debate. While electrical and electromagnetic fields in certain frequency bands have fully beneficial effects which are applied in medicine, other non-ionising frequencies, be they sourced from extremely low frequencies, power lines or certain high frequency waves used in the fields of radar, telecommunications and mobile telephony, appear to have more or less potentially harmful, non-thermal, biological effects on plants, insects and animals, as well as the human body when exposed to levels that are below the official threshold values.

One must respect the precautionary principle and revise the current threshold values; waiting for high levels of scientific and clinical proof can lead to very high health and economic costs, as was the case in the past with asbestos, leaded petrol and tobacco.

8.2.1 set preventive thresholds for levels of long-term exposure to microwaves in all indoor areas, in accordance with the precautionary principle, not exceeding 0.6 volts per metre, and in the medium term to reduce it to 0.2 volts per metre.

EMF Radiation medical research paper written and Compiled by Martin L. Pall, PhD. Professor Emeritus of Biochemistry and Basic Medical Sciences, Washington State University.

<https://www.radiationresearch.org/research/dr-martin-palls-latest-compilation-of-emf-medical-research-literature/>

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Comment:

SCIENCE against FICTION or NON-THERMAL against THERMAL-ONLY

Look at pages 10 & 11 of this News Letter.

SCIENCE against FICTION or NON-THERMAL against THERMAL-ONLY

<https://www.es-uk.info/wp-content/uploads/2022/08/ES-UK-Newsletter-Summer-2022-vol.20-no.1.pdf>

Adverse non-thermal effects have been known since 1733, including EHS from 1746. It is extraordinary that, nearly 300 years later, a small clique of wireless advocates, including the ICNIRP, still denies the established mainstream scientific evidence of adverse non-thermal effects, such as EHS and cancers, and still invalidly claims only thermal effects. In promoting this fiction against the mainstream science, they have been allowed to destroy the lives and livelihoods of millions of people, a process perhaps unique in human history both in scale and in duration. In 1733 non-thermal adverse effects were shown from EMFs. In 1746 non-thermal EHS was shown from EMFs. In 1893 non-thermal adverse effects were shown from RFR. In 1930 the primary adverse effects of RFR in nervous tissue were shown as non-thermal. Internal heating was a secondary by-product of RFR. In 1932 cases of non-thermal EHS were described in Germany. In 1935 the USSR adopted non thermal guidelines. In 1945, radar at non-thermal levels was shown to cause cataracts and cancer. In 1957 parts of the US military rejected this non-thermal scientific evidence. They imposed Schwan's 1953 guidelines based on Schwan's heating myth, described by other parts of the military as 'arbitrary' and unscientific. In 2002 the ICNIRP recognised the need for non-thermal guidelines but in 2020 still proposed only thermal ones. In 2021 US Appeal Judges used the same word 'arbitrary' to describe the FCC's similar failure to assess the non-thermal effects, established since 1733.

More factual newsletters can be print off here: on WWW.ES-UK & <https://www.es-uk.info/newsletters/>

FURTHER PROGRESS ON NON-THERMAL ADVERSE EFFECTS

- In November 2021, the UK High Court in a landmark case overturned approval for a 5G mast since in part the council failed to address the non-thermal health impacts.
- In February 2022, Prof. Hardell et al. published the first definitive health study on 5G. It showed non-thermal EHS symptoms in residents living below a 5G mast on a block of flats.
- In April 2022 Pittsfield's Board of Health in the USA issued a cease and desist notice against a 5G mast after nearby residents developed EHS symptoms from its non-thermal radiation.
- In May 2022 Prof. Belpomme et al. published a study confirming non-thermal EHS: there are "sufficient data for EHS to be acknowledged as a distinctly well-defined and objectively characterized neurologic pathological disorder".
- In May 2022, the Action Against 5G campaign under Michael Mansfield QC was allowed to resume its challenge over the government's failure to provide adequate information about 5G's non-thermal risks, under the Human Rights Act 1998 protecting life, health and dignity.
- In May 2022, Dömötör Z et al confirmed non-thermal EHS in an ecological study.
- In June 2022, a French court ordered a non-thermal 4G mast to be switched off because of the deaths of 20% of a herd of cows after the mast was activated.
- In June 2022, a German court confirmed that landowners and telecoms are liable for nonthermal harm from masts.

UNSCIENTIFIC DENIALS OF NON-THERMAL ADVERSE EFFECTS

- In May 2022 an anonymous author denied that ICNIRP was unscientific without mentioning the adverse non-thermal effects, known since 1733, which ICNIRP unscientifically still denies.
- In May 2022, in an attack on Prof. Frank's criticism of 5G and the need for protection against established non-thermal effects, an anonymous ICNIRP author claimed that "the lowest exposure levels that have been found to cause harm, cause that harm via heating" and thus "all adverse health effects are protected against" if ICNIRP continues to ignore established nonthermal effects.
- In June 2022, Nordhagen EK et al. showed that ICNIRP's circularity of authorship in trying to support its rejection of non-thermal effects appears very close to fraud.
- Throughout 2022, governments have recklessly deployed 5G radiation without scientific evidence proving its non-thermal safety, although the only live study on 5G's health impacts shows that 5G at non-thermal levels can cause EHS symptoms.
- In mid 2022, the UKHSA, which is "responsible for protecting every member of every community from the impact of ... radiological incidents and other health threats", has failed to protect the 3.6% of the population disabled by the extraordinary high levels of RFR/EMFs which the UKHSA allows in the UK by adopting the obsolete ICNIRP 2020 heating guidelines. These fail to protect against non-thermal effects such as ES and EHS.
- In 2022, by still refusing to accept non-thermal effects, UKHSA is failing "to make the nation's health secure", its primary aim. Instead, the UKHSA is victimising and harassing the 3.6% of

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Comment Details

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: MAST OBJECTION -

Appearance: The proposed mast will be obtrusive, ugly and incongruous with the surrounding character and appearance, resulting in detriment to the visual amenities of the area, as well as a harmful impact to the outlook of residential properties nearby.

The mast will have an imposing and overbearing impact on the amenity of the nearby area causing local residents unnecessary upset and anxiety, impacting the quality of the local area.

Traffic Distraction: The mast may create a visual distraction to road users, and its associated equipment cabinets would clutter and degrade the look and feel of the area.

In close proximity to residences and businesses, within 500m of the proposed site, which will be subjected to high levels of radiation beaming from this mast throughout the day and night. The impact of this proposal on the health (including mental health) and well-being of residents must be taken into account, and is a material planning consideration.

Transmitter density required for 5G means that more people will be exposed to radio frequency electromagnetic fields (RF-EMFs), and at levels that emerging evidence suggests, are potentially harmful to health, argues Professor John William Frank, Usher Institute, University of Edinburgh.

5G uses much higher frequency radio waves than in the past and it makes use of very new- and relatively unevaluated, in terms of safety- supportive technology to enable this higher data transmission capacity, points out Professor Frank. <https://www.bmj.com/company/newsroom/stop-global-roll-out-of-5g-networks-until-safety-is-confirmed-urges-expert/>

Carbon footprint: Each 5G mast requires approximately 3 x more power than a 4G mast (as much as 73 typical homes). <https://spectrum.ieee.org/5gs-waveform-is-a-battery-vampire>

Local authorities are expected to safeguard the quality of the local environment and some have a statutory duty to help conserve biodiversity and species protection as part of the planning process. Councillors are in a position to help preserve the natural environment for the benefit of future generations and to promote sustainability.

With 5G's greatly increased mobile traffic, electricity usage from telecoms could create up to 23% of global greenhouse gas emissions by 2030; power demand would be the equivalent of 36 nuclear reactors or 7800 massive offshore wind farms worldwide. - <https://www.mdpi.com/2078-1547/6/1/117/htm> - <https://www.meer.com/en/64080-green-5g-or-red-alert>

The France, Spain and California Green Parties, the France Climate Change Council, and Greenpeace East Asia have all warned of the climate footprint of 5G - <https://www.france24.com/en/europe/20201220-deploying-5g-will-lead-to-spike-in-co2-emissions-french-climate-council-warns>

WILDLIFE: See list of studies regarding potential harm to wildlife compiled by the Environmental Health Trust, a US foundation run by Nobel lead author and eminent environmental oncologist Dr Devra Davis - <https://ehtrust.org/science/bees-butterflies-wildlife-research-electromagnetic-fieldsenvironment/>

ICNIRP standards are mainly based on acute warming effects, with more than one degree of temperature increase. In several thousand studies, biological effects such as DNA damage have been shown to occur at exposure levels FAR BELOW these standards.

Criticism of ICNIRP by the Council of Europe: "Both the European Parliament (in its resolution 2008/2211(INI)) and the Council of Europe recommend lowering the exposure limits based on the ICNIRP opinions. The Council of Europe in its Opinion of 6 May 2011 on health risks associated with electromagnetic fields (12608)

<https://www.jrseco.com/council-of-europe-advice-on-health-risks-of-electromagnetic-radiation/>

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: This suggests that despite the UK government's guidelines to councils that they should accept the ICNIRP guidelines as guaranteeing the lack of negative health effects of radiofrequency radiation, the opposite is likely to be the case. ICNIRP limit themselves to thermal effects while there are hundreds if not thousands of scientific studies detailing the cumulative non-thermal effects of even small doses of radiation typical of the levels of the proposed mast: A tiny number of these is listed below:

0.5 to 1.0 mW/m² - Headaches, concentration difficulties, restlessness, tremor, and sleep disruption associated with chronic exposure to mobile phone base stations.

Mobile Phone Base Stations - Effects on Wellbeing and Health, Kundi M and Hutter HP, Pathophysiology, August 2009, 16 (2-3), pp 123-35

5 to 10 mW/m² - At this level it decreases human sperm motility, increases sperm DNA fragmentation, and affects brain activity and cognitive functions.

Conrado Avendaño, et.al., American Society for Reproductive Medicine, Fertility and Sterility, Vol. 97, No. 1, January 2012, pp 39-45

Approaching 30 mW/m² of RF changes in cardiac function, including altered heart rate, arrhythmia, and/or tachycardia were observed.

Magda Havas, Reviews on Environmental Health, Vol. 28, 2-3, November 2013, pp 75-84

In 2011 the International Agency for Research on Cancer (IARC)/World Health Organisation, classified RF radiation as a Group 2B carcinogen. Studies found a correlation between RF radiation from mobile phones and two kinds of brain tumour: glioma (a cancer) and acoustic

neuroma.

A summary of the IARC's conclusions was published in Lancet Oncology, 2011, 12, pp 624-26

However, Morgan LL et al. (2015) suggests this to be over cautious, going further to propose a change of classification from 2B possible carcinogen to 2A probable carcinogen:

Morgan LL et al. (2015) 'Mobile phone radiation causes brain tumors and should be classified as a probable human carcinogen (2A) (Review)' Int J Oncol. PMID: 25738972.

Moreover, a study on the website of the US National Institutes of Health also insists that IARC revise its stance on health issues. This study shows major damage in terms of cancer, significantly reduced sperm counts, and serious harm to children's brains, stating that developing brains absorb 10 times more radiation than adult brains. The abstract ends: 'current knowledge provides justification for governments, public health authorities, and physicians/allied health professionals to warn the population that having a cell phone next to the body is harmful, and to support measures to reduce all exposures to RFR'. [Emphasis added] (Miller, Anthony B., Margaret E. Sears, L. Lloyd Morgan, Devra L. Davis, Lennart Hardell, Mark Oremus, and Colin L. Soskolne (2019) 'Risks to Health and Well-Being From Radio-Frequency Radiation Emitted by Cell Phones and Other Wireless Devices,' Frontiers in Public Health 7.
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6701402/>

In the Spanish village of Benajafe more than 30 people died, with 50 out of 400 developing cancer and many others further health issues shortly after the erection of a Vodafone mast. The following report describes an order to remove the mast and provides extensive epidemiological research showing biological harm near masts and other infrastructure:

<https://rfinfo.co.uk/index.php/4-0-d-recent-epidemiologic-neuro-studies-infrastructural-radiation/>

The above literature shows that adding 3G 4G and 5G antennae is neither 'enabling healthy lifestyles' nor providing 'safe spaces'. For nearby businesses, residential properties and pedestrians the knowledge that they are within close proximity of a mast with 5G emissions not tested for safety can be anxiety-inducing. With peer-reviewed research on pulsed-modulated electromagnetic radiation showing harmful biological effects, the remit of 'safe space' is certainly not achieved.

6.0 Precautionary Principle

My understanding of this matter is that it is mandatory that the Council and the applicant consider the possible impact of mobile phone masts, most especially 5G, on members of the public. It is within your own powers as a council to make sure people are safe. Sustainability demands that precaution.

The Precautionary Principle should therefore apply. For instance, we know the roads are dangerous and the Council have put up adequate crossing places for children and pedestrians. Traffic presents visible harm but 5G monopoles and masts are potential invisible harm - anyone spending a long period of time in the vicinity of a mast that emits radiation all day and night in a

dome effect, no matter what the level, is simply not proven to be safe; it is not a natural environment for humans, especially for children and young people.

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Comment:

In respect of the current planning application it should be noted this is a holidaying site, there is a residential building across the main road. This means they will be constantly exposed to the highest level of radiation from the mast as they are so near it, and especially at night, the time when the human body is regenerating and thus most needs protection from such effects. ICNIRP standards discuss short-term exposure to radiation. They make no mention of the effects of exposure 24/7 for long periods of time such as those living in close proximity to masts are forced to endure.

The Precautionary Principle is defined as follows:

"When human activities may lead to morally unacceptable harm that is scientifically plausible but uncertain, actions shall be taken to avoid or diminish that harm."

Many councils and governments are already demanding Precaution and truly protective measures:

<https://rfinfo.co.uk/index.php/legal-actions/>

Closing statement

Many communities are taking action throughout the country and several Councils have felt it prudent formally to affirm their compliance with the Precautionary Principle when facing choices and decisions on any intensification or 'densification' of public or environmental exposure to RFR. This puts matters on hold for up to two years so that more research can be carried out towards making a proper informed decision. As there are currently no studies to provide evidence that there are no detrimental effects on the environment and public health, I would strongly recommend

the Council enact the Precautionary Principle to ensure that the public health and environmental consequences of any intensification/densification of RFR are verified before approving ANY new application for telecoms installation of 5G monopoles.

<https://rfinfo.co.uk/index.php/legal-actions/>

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Comment Reasons:

Comment:

Radio-frequency radiation can be defined in law as producing pollution or waste that negatively affects human health

According to the definitions from the Environmental Protection Act 1990 (EPA 1990), the Pollution Prevention and Control Act 1999 (PPCA 1999), and the EU Directive on Industrial Emissions (2010/75/EU), radio-frequency radiation (RFR) emitted from masts and antennae can be shown to produce pollution or waste of a kind directly dangerous to human health. The laws specifically reference 'organ toxicity', listing as examples of this cell mutagenicity, carcinogenicity, and reproductive toxicity. A document produced by an EU entity (EUROPAEM 2016), has provided evidence that these are all (non-thermal) health effects of RFR. Thus, broadcast Wireless or Wi-Fi can be shown to create pollution/industrial waste, at the very least, to the standard that warrants investigation under the EPA 1990 and therefore that the erection of the proposed mast and its use are not sustainable given the nuisance control obligations that arise from the aforementioned legislation.

The above shows that the emissions from this mast will constitute a statutory nuisance emanating from a pollutant producing waste harmful to human health. Therefore, should the current planning application be approved, we intend to submit a formal statutory nuisance complaint against the mast.

EUROPAEM (2016) 'Guideline 2016 for the Prevention, Diagnosis and Treatment of EMF related health problems and illnesses' (Belyeav et. al., on behalf of the EMF Working Group, published in 'Reviews on Environmental Health, July 2016).

https://www.researchgate.net/profile/Igor-Belyaev/publication/305689940_EUROPAEM_EMF_Guideline_2016_for_the_prevention_diagnosiss_and_treatment_of_EMF-related_health_problems_and_illnesses/links/59f2dfeaca272cdc7d0312c/EUROPAEM-EMF-Guideline-2016-for-the-prevention-diagnosis-and-treatment-of-EMF-related-health-problems-and-illnesses.pdf

5.0 Public Health and Safety

The proposal is not sustainable in relation to the objective pursued through NPPF 2019, Section 8, paragraph 91, which states:

'Planning policies and decisions should aim to achieve healthy, inclusive and safe places which: c) enable and support healthy lifestyles, especially where this would address identified local health and well-being needs - for example through the provision of safe and accessible green infrastructure, sports facilities, local shops, access to healthier food, allotments and layouts that encourage walking and cycling.'

Neither ICNIRP nor any other official body has provided peer-reviewed evidence as to the cumulative effects of long-term exposure to radio-frequency radiation. Therefore, it is impossible to state at this time that any such mast as the one proposed can be deemed sustainable in respect of this NPPF objective.

At odds with the government's directive to councils is the fact that, on its website, ICNIRP itself '...does not guarantee the correctness, reliability, or completeness of the information and views published. The content of our website is provided to you for information only. We do not assume any responsibility for any damage, including direct or indirect loss suffered by users or third parties in connection with the use of our website and/or the information it contains, including for the use or the interpretation of any technical data, recommendations, or specifications available on our website...' (<https://www.icnirp.org/en/legal-notice.html>)

Similarly, UK Health Security Agency (formally Public Health England), to which the government has been referring for all advice regarding the health impacts of radio-frequency emissions, disclaimed responsibility for its own advice as follows in a letter from its solicitors to Leigh Day solicitors, on 8 August 2019:

A public body must determine how much weight to put on the PHE guidance. Equally that body must determine what other evidence from your client or other members of the public or interested parties to consider in making any decision. If it be alleged that a public body now or in the future acted unlawfully in placing reliance on the guidance, that cannot retrospectively taint the guidance with illegality.

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Comment Reasons:

Comment: The advent of 5G technology has been hailed by governments and certain vested interests as transformative, promising clear economic and lifestyle benefits, through massively boosting wireless and mobile connectivity at home, work, school and in the community, he says. But it has become the subject of fierce controversy, fuelled by four key areas of scientific uncertainty and concern.

The lack of clarity about precisely what technology is included in 5G; and a growing but far from comprehensive body of laboratory research indicating the biologically disruptive potential of RF-EMFs

An almost total lack (as yet) of high quality epidemiological studies of the impact on human health from 5G EMF exposure

Mounting epidemiological evidence of such effects from previous generations of RF-EMF exposure at lower levels

Persistent allegations that some national telecoms regulatory authorities haven't based their RF-EMF safety policies on the latest science, amid potential conflicts of interest....<https://www.bmj.com/.../stop-global-roll-out-of-5g.../>

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Comment Reasons:

Comment:

Environmental Health Trust. <https://ehtrust.org/> WHAT YOU NEED TO KNOW ABOUT 5G.

This site has a wealth of factual knowledge. Take time to watch the:

5G Health and Environmental Impacts : Science and Policy video.

<https://ehtrust.org/key-issues/cell-phoneswireless/5g-internet-everything/20-quick-facts-what-you-need-to-know-about-5g-wireless-and-small-cells/>

Environmental Health Trust. <https://ehtrust.org/> "NATIONAL TOXICOLOGY PROGRAM"

<https://ehtrust.org/?s=national+toxicology+program>

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Comment Reasons:

Comment:

I object to this planning application on Public health and safety grounds.

NIH (National Library of Medicine) Various Article's to health issues, impacts and effects of 5G
Wireless communication, Electromagnetic pollution, Microwave radiation and Millimeter exposure.
https://pubmed.ncbi.nlm.nih.gov/?linkname=pubmed_pubmed&from_uid=31540320

To quote Martin L Pall, PhD, Emeritus Professor of Biochemistry and Medical Sciences at Washington State University, "Putting tens of millions of 5G antennas, without a single biological test of safety, has to be about the stupidest idea anyone has had in the history of the world". Professor Pall is wrong, however: it is not a stupid idea but a heinous crime if one understands the motive behind this deployment. 5G is a compartmentalized weapons deployment masquerading as a benign technological advance for enhanced communications and faster downloads. The globalist false propaganda falls away with one simple undisputed fact: their PCR test patent for Covid-19, which was filed in 2015, was never able to identify a live virus, so that it could be utilized to terrorize ignorant and unsuspecting populations across the world into taking a Covid-19 vaccine polluted with a nano antenna technology to hook victims up to the 5G network.

Emerging 5G, autonomous, augmented reality technologies, often referred to by the manufactures as "killer tech", will prove to be exactly that. The laissez-faire approach adopted by regulatory bodies and the telecoms industry encouraged the total disregard of the known biological harm from increasing levels of ionizing and non-ionizing radiation arising from the mass deployment of these technologies, which were developed for battlefield use.

Non-governmental organizations, individuals and groups have had to take court action against government safety regulatory organizations as they have ignored the precautionary principle and disregarded the requirement for standards which are indispensable in law for new and experimental product developments. The whole basis for the existence of regulatory bodies has been corrupted by criminals within these organizations who have destroyed the confidence of the educated public in them. Basic safety requirements have been wilfully ignored by the telecoms industry and the ICNIRP guidelines have been deliberately designed to confuse those who lack technical knowledge.

Download research document on 5G: Great risk for EU, U.S. and International Health! Compelling Evidence for Eight Distinct Types of Great Harm Caused by Electromagnetic Field (EMF) Exposures and the Mechanism that Causes Them.

Written and Compiled by Martin L. Pall, PhD

Professor Emeritus of Biochemistry and Basic Medical Sciences

Washington State University

<https://www.radiationresearch.org/research/dr-martin-palls-latest-compilation-of-emf-medical-research-literature/>

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Comment Reasons:

Comment:

The Control of Electromagnetic Fields at Work Regulations 2016

I strongly believe 5G Telecommunications technology poses a serious risk to public health.

Are all employees within any nearby businesses including domestic residents/occupants and visitors who may be affected by 5G/6G Mast, Tower, Monopole, Antenna or transmitter within the coverage been given knowledge, training and regular medical screening for harmful side effects like cancer?

Have this group of people been given additional PPE or protective barriers/shielding?

Are there any on looking direct line of sight office, cafe, restaurant, care home, Hotel, B&B or domestic dwelling house windows that may allow the occupants more exposure to harmful emf waves been taken into consideration, if so what are the individual findings and how will this be addressed?.

Very few people are correctly informed on the hazards within their immediate working or living area. Most folks trust they will not be placed in danger. EMF waves are a hidden layer which often exceeds safe levels of exposure.

How will new employees of any nearby businesses and domestic residents/occupants and visitors who may be affected by 5G/6G be informed after the installation?.

Many more people are learning of the harm caused by radiation to all life, that affects their children's health and the environment, and there has been no environmental risk assessment of the effects of 5G/6G.

To highlight my point here are some regulations and legislation's to help in protecting the uneducated and vulnerable.

The Control of Electromagnetic Fields at Work Regulations 2016

<https://www.hse.gov.uk/radiation/nonionising/emf-regulations.htm>

Electromagnetic fields. Advice on exposure to electromagnetic fields in the everyday environment, including electrical appliances in the home and mobile phones.

This covers radio waves used to broadcast radio and TV and by telecommunication equipment such as mobile phones and base stations.

<https://www.gov.uk/government/collections/electromagnetic-fields>

Research and analysis in. Residential magnetic field exposures in the UK: sources

This report (HPA-RPD-005) describes the investigation and identification of sources of residential magnetic field exposures in the UKCCS.

The Residential Sources Study was set up to investigate the sources of power frequency magnetic fields that contributed to average residential exposure estimates of 0.2 microtesla and above in the UK Childhood Cancer Study (UKCCS). The work was carried out as part of an extension of the UKCCS EMF Hypothesis - that exposure to extremely low frequency electromagnetic fields (EMFs), specifically power frequency magnetic fields, may play a role in the aetiology of childhood cancer.

There were two stages to the project; in Stage 1 the main objective was to identify power frequency magnetic field sources in the neighbourhood of the homes that might explain the UKCCS residential exposures. When there was no obvious explanation for the high exposure, the home and its corresponding matched case control were nominated for Stage 2 of the study, involving an internal inspection.

<https://www.gov.uk/government/publications/residential-magnetic-field-exposures-in-the-uk-sources>

NIH (National Library of Medicine) Various Article's to health issues, impacts and effects of 5G Wireless communication, Electromagnetic pollution, Microwave radiation and Millimeter exposure.

https://pubmed.ncbi.nlm.nih.gov/?linkname=pubmed_pubmed&from_uid=31540320

Is this Telecommunications mast, monopole, aerial or antenna abiding by all the rules within:

The Town and Country Planning (General Permitted Development) (England) Order 2015

. UK Statutory Instruments 2015 No. 596 SCHEDULE 2 PART 16.

<https://www.legislation.gov.uk/ukxi/2015/596/schedule/2/part/16/made>

Development not permitted: apparatus near a highway

(7) Development is not permitted by Class A(a) if, in the case of the installation of a mast, on a building or structure which is less than 15 metres in height, such a mast would be within 20 metres of a highway.

Local Government Act 1888 Part 5 section 79 section 2.

All duties and liabilities of the inhabitants of a county shall become and be duties and liabilities of the council of such county.

<https://www.legislation.gov.uk/ukpga/Vict/51-52/41/section/79>

Comments for Planning Application DM/1088/23/PAT

Application Summary

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Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to 5G & 6G technology because I've researched the dangers it poses to our health and the environment.

Carry out your own due diligence or check out the wealth of information in these links.

Dr. Sharon Goldberg Testifies at Michigan's 5G Small Cell Tower Legislation Hearing October 4, 2018

<https://youtu.be/CK0AliMe-KA>

Protecting Against EMF Radiation with Jason Bawden-Smith

<https://library.solari.com/protecting-against-emf-radiation-with-jason-bawden-smith/>

BEST 5G DOCUMENTARY

<https://www.bitchute.com/video/RYGOCjKRC52c/>

Helpful Resources.

<https://ehtrust.org/>

<https://bioinitiative.org/updated-research-summaries/>

<https://www.5gspaceappeal.org/>

<https://stop5g-resistance.whynotnews.eu/>

<https://www.emf-portal.org/en>

<https://www.powerwatch.org.uk/>

<https://wearetheevidence.org/>

<http://wifiinschools.com/index.html>

<http://www.parentsforsafetechnology.org/>

<http://www.parentsforsafetechnology.org/the-telecommunications-act-of-1996.html>

<https://www.wirelesseducation.org/>

<https://www.takebackyourpower.net/>

<https://www.inpowermovement.com/>

<https://www.5gspaceappeal.org/>

<https://www.fcc.gov/general/telecommunications-act-1996>

<https://home.solari.com/live-solari-report-protecting-against-emf-radiation-what-5g-means-to-you-with-jason-bawden-smith/feed/>

<https://pubmed.ncbi.nlm.nih.gov/15910543/>

https://www.foodsmatter.com/asd_autism/autism_causes/articles/es_autism_goldsworthy.html

<https://pubmed.ncbi.nlm.nih.gov/24095003/>

<https://www.hse.gov.uk/radiation/nonionising/electro.htm>

<https://pubmed.ncbi.nlm.nih.gov/20798635/>

<https://home.solari.com/live-solari-report-protecting-against-emf-radiation-what-5g-means-to-you-with-jason-bawden-smith/#com>

Some of the Laws and legislations to protect us from harm are:

Act of Settlement (1700)

the Laws of England are the Birthright of the People.

<https://www.legislation.gov.uk/aep/Will3/12-13/2>

Charter of the United Nations and the principles of international law, "No Harm Rule".

<https://leap.unep.org/knowledge/glossary/no-harm-rule>

UNITED NATIONS - HUMAN RIGHTS. Article 7.

All are equal before the law and are entitled without any discrimination to equal protection.

ARTICLES SEVEN 7 UNIVERSAL DECLARATION OF HUMAN RIGHTS 1948 NATIONS

UNITED (nations-united.org)

Misconduct In Public Office

<https://www.cps.gov.uk/legal-guidance/misconduct-public-office>

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Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to this harmful communications technology and its ugly infrastructure in our community. If there are any doubts as to any hazards or harm it may cause then work needs to cease, serious reviews are required then address the issues, mitigate, isolate, de-energise the equipment then draft plans to remove the hazards.

5G, 6G is not a legal requirement. I cannot find any law stating we must have 5G or 6G.

Government policy, plans, guidance, Strategy or targets is not the Law. So how is law created?

<https://www.parliament.uk/about/how/laws/>

Within the law each word is carefully defined and has specific meaning.

<https://alegaldictionary.com/color-of-law/>

The difference between Law and Policy.

<https://www.differencebetween.com/difference-between-law-and-vs-policy/>

Government requires the consent of the People.

<https://www.parliament.uk/about/how/laws/>

The Distribution of Power in UK Government

<https://www.lawteacher.net/free-law-essays/constitutional-law/distribution-of-power-uk-government.php>

Government 5G policy

The Government has a target that the majority of the population will be covered by a 5G signal by 2027. The Government's strategy for future digital infrastructure - full-fibre and 5G - is set out in DCMS's Future Telecoms Infrastructure Review (FTIR), published on 23 July 2018.

<https://www.gov.uk/government/consultations/future-telecoms-infrastructure-review-call-for-evidence>

When The government is working in collaboration with corporate businesses it can not harm the people it is meant to serve and protect.

<https://www.gov.uk/government/publications/telecommunications-security-bill-factsheets/factsheet-6-5g>

<https://www.gov.uk/government/publications/5g-technologies-radio-waves-and-health>

<https://www.gov.uk/government/news/new-laws-to-wipe-out-rural-mobile-not-spots-and-speed-up-rollout-of-next-generation-5g-technology>

<https://commonslibrary.parliament.uk/research-briefings/cbp-7883/>

<https://committees.parliament.uk/work/134/the-security-of-5g/>

<https://committees.parliament.uk/work/134/the-security-of-5g/>

<https://cms.law/en/int/expert-guides/cms-expert-guide-to-5g-regulation-and-law/united-kingdom>

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: If this application is approved and the installation has a negative effect on the surrounding property prices or someone suffers any loss injury or harm who is liable?

Equity law. [https://en.wikipedia.org/wiki/Equity_\(law\)](https://en.wikipedia.org/wiki/Equity_(law))

What regulations protect and cover this eventuality?

Will there be a Clause or covenant placed upon the land registry deeds or building owners to be held liable and to carry the correct levels of insurance?

Are third parties protected or covered within any Acts, Statutes or Regulations for suffering loss, harm or injury?

Landscape Character Assessment, Sensitivity and Capacity Study (2015)

<https://www.nelincs.gov.uk/planning-and-building-control/planning-policy/the-local-plan/local-plan-background-information/landscape-character-assessment-sensitivity-and-capacity-study-2015/>

Gov. UK Guidance on plan-making.

<https://www.gov.uk/guidance/plan-making>

Statutory duty and the role of plans.

<https://www.gov.uk/guidance/national-planning-policy-framework/3-plan-making#para17>

Planning and Compulsory Purchase Act 2004.

UK Public General Acts 2004 c. 5 Part 2 Documents Section 19

<https://www.legislation.gov.uk/ukpga/2004/5/section/19>

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Comment Reasons:

Comment:

Will this development breach or be in contrary to policies 5 and 35 of the North East Lincolnshire Local Plan 2013-2032 (Adopted 2018) and section 10 of the NPPF 2021 in that the proposed mast and ancillary equipment, by reason of height, position and appearance would represent a visual intrusion to the detriment of the visual character of the area and due to dominance and intrusion be detrimental to local residential amenity. Furthermore, the position of the mast would block pedestrian and driver visibility to the detriment of highway safety.

<https://www.nelincs.gov.uk/planning-and-building-control/planning-policy/the-local-plan/>

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Comment:

Has NE Lincs Planning re-evaluated it's Policies and procedures to take into account the new Impacts and dangers 5G and 6G will have on it's population?

Some publications or policy documents that may require review are listed below.

Guidance on plan-making.

<https://www.gov.uk/guidance/plan-making>

NEL Council Planning for growth.

<https://www.nelincs.gov.uk/assets/uploads/2018/05/20180518-AdoptedLocalPlan2018-WEB.pdf>

Authority monitoring report (AMR)

<https://www.nelincs.gov.uk/planning-and-building-control/planning-policy/monitoring/>

The authority monitoring report provides information that shows the progress of the local plan preparation, any activity relating to the duty to cooperate, indicators in the plan and any policies not been implemented.

The AMR can also provide information to indicate whether there is a need to undertake a partial or full update of the adopted Local Plan.

The latest version of the AMR is the 2017/2018 Authority Monitoring Report (PDF) which was published in June 2019.

Reviewing and monitoring performance is an essential part of the planning system. As the local planning authority for North East Lincolnshire the Council currently publishes two monitoring documents.

I strongly believe 5G Telecommunications technology poses a serious risk to public health.

Many more people are learning of the harm caused by radiation to all life, that affects their children's health and the environment, and there has been no environmental risk assessment of the effects of 5G.

This guide supports the use of HIA in the process of plan making (when developing policies in local plans) and planning applications (designing proposals for development projects).

<https://www.gov.uk/government/publications/health-impact-assessment-in-spatial-planning>

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<https://www.gov.uk/government/publications/health-impact-assessment-in-spatial-planning>

1. The evidence in the Kostoff 2020 paper <https://www.semanticscholar.org/paper/ADVERSE-HEALTH-EFFECTS-OF-5G-MOBILE-NETWORKING-Kostoff-H%C3%A9roux/02f7744ead7e365b77275fa5e04372fab58dcb88>

shows that the emissions from masts are a pollutant. They cause adverse health effects, beyond those recognised in the UK adopted ICNIRP guidelines.

2. In view of the mounting evidence of harm and any uncertainty, please apply precaution and refuse this mast.

3. In July 2022, the Upper Tribunal Court of the UK ruled in favour of parents of children who have been awarded an Educational Health Care Plan, due to the fact that children can suffer

Electromagnetic Hyposensitivity (EHS). On those grounds alone and with that evidence, siting a 5G mast anywhere near residential properties, would be done so in full knowledge that the

emissions from the mast cause harm to human health. <https://ehtrust.org/education-health-care->

plan-ehcp-awarded-aug-2022-for-uk-child-on-the-basis-of-electromagnetic-hypersensitivity-ehs/

4. With the information available to us on the emissions created by 5G mast technology and the impact that can have on human health, it is incumbent on the Council not to proliferate statutory nuisances, in breach of the ENVIRONMENTAL PROTECTION ACT 1990

<https://www.legislation.gov.uk/ukpga/1990/43/contents>

5. Press release: UK to accelerate research on 5G and 6G technology as part of £110 million telecoms R and D package Published 13 December 2022

"5G connectivity will revolutionise people's daily lives and boost business productivity through much faster internet speeds, as well as underpinning new technologies such as driverless cars, improved artificial intelligence and precision healthcare."

<https://www.gov.uk/government/news/uk-to-accelerate-research-on-5g-and-6g-technology-as-part-of-110-million-telecoms-r-and-d-package>

6. World Health Organization International Agency for the Research on Cancer's Position on Wireless and Health <https://ehtrust.org/science/whoiarc-position-on-wireless-and-health/>

7. 2011 the WHO classified wireless as a group 2 b carcinogen the WHO IARC director IARC CLASSIFIES RADIOFREQUENCY ELECTROMAGNETIC FIELDS AS POSSIBLY CARCINOGENIC TO HUMANS

https://www.iarc.who.int/wp-content/uploads/2018/07/pr208_E.pdf

8. Exposure Levels to Harmful Radiofrequency Radiation

<https://www.radiationresearch.org/uncategorised/court-ruling-health-impact-of-radiation-exposure-from-cell-tower-cannot-be-excluded-netherlands/>

9. Finally, I object to the application because the mast and cabinets will have a detrimental visual impact on the area, devalue properties and impeded property sales.

I would like to draw your attention to Some Items covered within the National Planning Policy Framework that may help addressing the public's comments. This National planning policy fails to take into account the real dangers. It's been well documented the dangers these installation have on the health of Humans. Wildlife and vegetation.

Explain legally and lawfully why for every application there is.

1. No Health and Safety Risk Assessment.

2. No Environmental Impact Analysis.

3. No Insurance Policy for the equipment, against loss, harm or injury from the effects of 5G.

<https://www.gov.uk/government/publications/national-planning-policy-framework--2>

10. There is a 5G full two day judicial hearing. Court Hearing will take place at The Royal Courts of Justice on Strand, London WC2A 2LL. The case by Michael Mansfield KC will be heard on 7th and 8th Feb. <https://actionagainst5g.org/> The legal team have completed the preparation of the

Exhibits, Statements and Reports and are now ready for the case to be heard. The work on the Court bundles has been enormous, the commitment of our legal team has been outstanding and the preparation of documentation quite astonishing. Their dedication is unrivalled and for their 32 months of diligent work we are enormously grateful.

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Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I strongly object.

Gov. UK Guidance: 5G technologies: radio waves and health. Summary seems to be extremely misleading.

It is possible that there may be a small increase in overall exposure to radio waves when 5G is added to an existing network or in a new area. However, the overall exposure is expected to remain low relative to guidelines and, as such, there should be no consequences for public health. <https://www.gov.uk/government/publications/5g-technologies-radio-waves-and-health/5g-technologies-radio-waves-and-health>

In this presentation the 2020 RF Guidelines are referred to as ICNIRP 2019.

<https://www.icnirp.org/en/frequencies/radiofrequency/index.html>

ICNIRP has published a set of new guidelines in this frequency range. The ICNIRP 2020 RF EMF guidelines (<https://www.icnirp.org/cms/upload/publications/ICNIRPrfgdl2020.pdf>) protect against all potential adverse health effects relating to exposure to RF EMF, including from 5G technologies. The ICNIRP (2020) guidelines has made a number of improvements to health protection and provides more-detailed guidance for the application of its health protection system. These include the addition of whole body average restrictions for EMF frequencies above 6 GHz, restrictions for brief (< 6 minutes) exposures for EMF frequencies above 400 MHz, and the reduction of the averaging area for EMF frequencies above 6 GHz.

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Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I strongly object to this application.

All quoted reference material in this document including the government links were carried out on or before 2020 so we need to challenge and question if it is out dated.

http://planninganddevelopment.nelincs.gov.uk/online-applications/files/085B4E3C32B5BF61FEC700FFB02682B0/pdf/DM_1053_22_PAT-LETTER_FROM_CORNERSTONE-1627343.pdf

People have lost trust in Public Health England (PHE), government reports and guideline after the flawed lockdowns and covid-19.

Who are the sponsors of all these peer review guidelines and guidance papers? We no longer trust the government and the W.H.O nor can we trust the bias funded research.

In this publication it asks. What are the differences between 5G and 3G and 4G? There is nothing fundamentally different about the physical characteristics of the radio signals that will be produced by 5G compared to previous technologies like 3G and 4G.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/953342/5G_mobile_technology_-_a_guide__1.pdf

In this publication it clearly states: Characteristics of the application and its use.

There are a number of differences between 5G and previous wireless standards. One of these is

that, in addition to the EMF frequencies that are used for 3G and 4G standards, some 5G communication technologies utilise higher EMF frequencies.

<https://www.icnirp.org/en/applications/5g/5g.html>.

5G Frequencies.

- Low Band: below 1 GHz

- Mid Band: 1 - 6 GHz

- High Band: 24 - 48 GHz.

NIH (National Library of Medicine) Various Article's to health issues, impacts and effects of 5G Wireless communication, Electromagnetic pollution, Microwave radiation and Millimeter exposure.

https://pubmed.ncbi.nlm.nih.gov/?linkname=pubmed_pubmed&from_uid=31540320

Where are the relevant updated ref links or documents to support these out dated report?

http://planninganddevelopment.nelincs.gov.uk/online-applications/files/085B4E3C32B5BF61FEC700FFB02682B0/pdf/DM_1053_22_PAT-LETTER_FROM_CORNERSTONE-1627343.pdf

The Stewart Report concluded that the balance of evidence did not suggest that exposures to radio frequency fields below international guidelines could cause adverse health effects. The final report from this programme was published in February 2014. The report noted that the research conducted found no evidence of adverse health effects from the radio waves produced by mobile phones or their base stations.

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I strongly object to this application on the following grounds.

5G Frequencies.

- Low Band: below 1 GHz

- Mid Band: 1 - 6 GHz

- High Band: 24 - 48 GHz.

NIH (National Library of Medicine) Various Article's to health issues, impacts and effects of 5G Wireless communication, Electromagnetic pollution, Microwave radiation and Millimetre exposure.

https://pubmed.ncbi.nlm.nih.gov/?linkname=pubmed_pubmed&from_uid=31540320

LETTER FROM CORNERSTONE, Ref: HEALTH AND MOBILE PHONE BASE STATIONS

[http://planninganddevelopment.nelincs.gov.uk/online-applications/files/085B4E3C32B5BF61FEC700FFB02682B0/pdf/DM_1053_22_PAT-](http://planninganddevelopment.nelincs.gov.uk/online-applications/files/085B4E3C32B5BF61FEC700FFB02682B0/pdf/DM_1053_22_PAT-LETTER_FROM_CORNERSTONE-1627343.pdf)

[LETTER_FROM_CORNERSTONE-1627343.pdf](http://planninganddevelopment.nelincs.gov.uk/online-applications/files/085B4E3C32B5BF61FEC700FFB02682B0/pdf/DM_1053_22_PAT-LETTER_FROM_CORNERSTONE-1627343.pdf)

Has used out dated research reviews ref hyperlink. Radiation: Electromagnetic fields, link seems to be. 4 August 2016 | Q&A.

W.H.O Link: (<http://www.who.int/peh-emf/about/WhatisEMF/en/index1.html>)

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Comment Reasons:

Comment: Mark Steele, a 5G campaigner, has been highlighting the dangers of a secret 5G rollout by Gateshead Council. The court's decision will be regarded as a landmark case for other people to start using this Court's ruling to challenge their Councils. Recorder Nolan said Steele had put a "tremendous amount of research" into the 5G debate and that his voice should be allowed to be heard.

"It is an area which I can accept there is an area of public concern," he added.

"And the public have a right to know - this is a free country."

Video 1. <https://www.bitchute.com/video/IFFxLwsPCt6i/>

Video 2. Mark Steele explains the court case involving Gateshead Council, back ground facts and evidence. <https://youtu.be/JaOZP-yhXFA>

Video 3. Mark Steele 5G presentation, weapon & surveillance?. https://youtu.be/MRYZh_pvARI

Video 4. Graphene oxide reacts on radio waves. <https://youtu.be/-jPEpmYHkRo>

Video 5. Graphene oxide reacting to mobile phone frequency. <https://youtu.be/mZWgnnuIXr8>

Video 6. Any kind of wifi, RF, EMF will damage your blood cells. <https://youtu.be/oHxxNgEoJwk>

Video 7. 5G IS A WAR ON OXYGEN, A WAR ON IODINE, A WAR ON IRON, A WAR ON HEMOGLOBIN AND A WAR ON THE CENTRAL NERVOUS SYSTEM.

<https://youtu.be/oY5SReQ2Kqc>

Video 8. Links to various other videos.

<https://m.youtube.com/@SmombieGate/videos?itct=CBoQ8JMBGAlieWj8iob428L7AhUHHwYAHWJpA6M%3D>

Article 1. <https://smombiegate.org/britains-first-5g-court-case-and-the-people-won/>

Article 2. <https://smombiegate.org/gateshead-council-new-attempt-to-jail-mark-steele-over-5g-claims/>

Article 3. <https://principia-scientific.com/uks-first-5g-court-case-and-the-people-won/>

Article 4. The Hebrew University of Jerusalem has discovered in a recent investigation that human skin acts as a type of receptor for 5G radiation, drawing it in like an antenna.

No fewer than 26,000 Scientists Oppose 5G Roll Out. <https://martialartstoronto.ca/petition-26000-scientists-oppose-5g-roll-out-1/>

Article 5. 11,000 Pages of Evidence Filed in Landmark 5G Case Against the FCC, Hearing Set for Jan. 25. <https://childrenshealthdefense.org/defender/landmark-5g-case-against-fcc-hearing-set-jan-25/>

Article 6. Patent: The present disclosure provides methods of producing lipid nanoparticle (LNP) formulations and the produced LNP formulations thereof. The present disclosure also provides therapeutic and diagnostic uses related to the produced LNP formulations.

<https://patents.google.com/patent/WO2020160397A1/en>

Article 7. CIA DOCUMENT ON MILLIMETER WAVE AND MICROWAVE EFFECTS ON HUMAN HEALTH.

<https://thefullertoninformer.com/wp-content/uploads/2018/12/cia-millimeter-waves-1.pdf>

Article 8. French court orders 4G antenna switch-off over cow health concerns

A farmer in central-east France said that milk production had dropped by 15-20% in the days following the antenna installation, and 40 of his 200 cows had died.

<https://radiation dangers.com/2022/05/27/french-court-orders-cell-tower-shut-off-after-farmer-complains-that-the-radiation-is-damaging-his-cows-health/>

Article 9. 5G - 60GHz Wireless Network Oxygen Absorption Unable to Breathe.

<https://stop5g.cz/us/5g-60ghz-wireless-network-oxygen-absorption-unable-to-breathe/>

Article 10. List of States, Cities, Towns, Councils and Countries that have Banned 5G.

<https://smombiegate.org/list-of-cities-towns-councils-and-countries-that-have-banned-5g/>

Article 11. LED Street lighting & public health.

<https://www.localgov.co.uk/LED-street-lighting-and-public-health/45627>

lloyds insurers refuse to cover 5g wi-fi illnesses

Article 1. <https://principia-scientific.com/lloyds-insurers-refuse-to-cover-5g-wi-fi-illnesses/>

Article 2. <https://www.rfsafe.com/lloyds-of-london-insurance-wont-cover-smartphones-wifi-smart-meters-cell-phone-towers-by-excluding-all-wireless-radiation-hazards/>

Safety Standards & guidance.

No.1. 5G pre installation Legal requirements.

<https://www.gov.uk/government/publications/health-impact-assessment-tools>

No.2. This guide supports the use of HIA in the process of plan making (when developing policies in local plans) and planning applications (designing proposals for development projects).

<https://www.gov.uk/government/publications/health-impact-assessment-in-spatial-planning>

No.3. Exposure Levels to Harmful Radiofrequency Radiation

<https://www.radiationresearch.org/uncategorised/court-ruling-health-impact-of-radiation-exposure-from-cell-tower-cannot-be-excluded-netherlands/>

No.4 Charter of the United Nations and the principles of international law, "No Harm Rule".

<https://leap.unep.org/knowledge/glossary/no-harm-rule>

No.5. IEEE Standard for Safety Levels with Respect to Human Exposure to Electric, Magnetic, and Electromagnetic Fields, 0 Hz to 300 GHz. <https://standards.ieee.org/ieee/C95.1/4940/>

No.6, A complete list of 5G projects involved in the 5G Testbeds and Trials Programme

<https://www.gov.uk/guidance/5g-testbeds-and-trials-programme-complete-list-of-5g-projects>

No 7, Telegram channel: TOP 5G IT IS A WEAPON SYSTEM www.saveusnow.org.uk

..<https://t.me/marksteele5g>

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I believe residents and visitors within NE Lincs are being exposed to adverse health effects of 5G.

Look in to the following:

- <https://post.parliament.uk/research-briefings/post-pb-0032/>
- <https://ehtrust.org/the-european-parliament-panel-health-impact-of-5g/>
- 5G Related carcinogenic and reproductive/development hazards.
- Commonalities between Covid-19 and radiation injury.
- They have been installed by our local council illegally with.
- No Health and Safety Risk Assessment.
- No Environmental Impact Analysis.
- <https://www.gov.uk/government/publications/health-impact-assessment-tools>
- No Insurance Policy for the equipment.

Local Government Act 1888 Part 5 section 79 section 2.

All duties and liabilities of the inhabitants of a county shall become and be duties and liabilities of the council of such county. <https://www.legislation.gov.uk/ukpga/Vict/51-52/41/section/79>

Act of Settlement (1700)

The Laws of England are the Birth right of the People.

<https://www.legislation.gov.uk/aep/Will3/12-13/2/section/IV>

<https://www.legislation.gov.uk/aep/Will3/12-13/2>

UNITED NATIONS - HUMAN RIGHTS. Article 7. All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against

any discrimination in violation of this Declaration and against any incitement to such discrimination.

<http://nations->

[united.org/Universal_Declaration_Of_Human_Rights/Articles_Human_Rights/Articles_7_Human_Rights_Universal_Declaration_Nations_United_Seven.htm](http://nations-united.org/Universal_Declaration_Of_Human_Rights/Articles_Human_Rights/Articles_7_Human_Rights_Universal_Declaration_Nations_United_Seven.htm)

Responsibilities & liabilities.

No.1.The North Lincolnshire Council Constitution sets out how the council operates and how decisions are made. <https://www.northlincs.gov.uk/your-council/the-councils-constitution/>

No 2. Responsibilities-of-civil <https://api.parliament.uk/historic-hansard/written-answers/1985/feb/26/the-duties-and-responsibilities-of-civil>

No 3. "The Civil Service code - GOV.UK" <https://www.gov.uk/government/publications/civil-service-code/the-civil-service-code>

No 4. The Nolan 7 Principles of Public Life. <https://leadinggovernance.com/blog/resources/the-nolan-principles/>

No 5. Local Authorities Responsibilities.

<https://www.legislation.gov.uk/ukpga/2014/23/part/1/crossheading/general-responsibilities-of-local-authorities/enacted>

No 6. Highways Act 1980. Compensation, damages for negligence.

<https://www.legislation.gov.uk/ukpga/1980/66/section/97>

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Customer Details

Name: Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I object to the application because the mast and cabinets will have:

1. A detrimental visual impact on the area, devalue properties and impeded property sales.
2. The dangers these installation have on the health of Humans. Wildlife and vegetation.

Explain legally and lawfully why for every application there is.

1. No Health and Safety Risk Assessment.
2. No Environmental Impact Analysis.
3. No Insurance Policy for the equipment, against loss, harm or injury from the effects of 5G.

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Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I strongly object to this application for the following reason.

In 2011 the WHO classified wireless as a group 2 b carcinogen the WHO IARC director. Clearly stated.

IARC CLASSIFIES RADIOFREQUENCY ELECTROMAGNETIC FIELDS AS POSSIBLY
CARCINOGENIC TO HUMANS

https://www.iarc.who.int/wp-content/uploads/2018/07/pr208_E.pdf

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Comment Reasons:

Comment:

ICNIRP CERTIFICATE which includes the Declaration of Conformity with ICNIRP Public Exposure Guidelines which is given the approval and signed by: Mark Nelson. Director for Freshwave Facilities Limited Remember it states guidelines.

Let's examine the guidelines and the other evidence. Then ask yourself how they will monitor the public's exposure levels that includes radiation. Which is classed as non-ionising. and duration?

The corresponding time for local exposure is 6 min. ICNIRP 1998 averaging time is dependent on frequency. - In the reactive near-field region and at frequencies above 2 GHz, the reference levels cannot be used, and compliance with ICNIRP 2020 guidelines needs to be assessed by means of the basic restrictions.

Now let's look at the technology for the 4G and 5G and the frequencies they use.

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Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

5G MASTS AND HEALTH FACT SHEET clearly states a misleading fact. There is an overwhelming evidence to support the harm caused by 5G equipment:

5G MASTS AND HEALTH FACT SHEET states:

This guide provides an explanation of 5G and the equipment behind it, including the antennae and the masts, to ensure that there is no cause for concern in regard to health.

All frequencies that are currently and will in future be used for 5G fall within the part of the electromagnetic spectrum that includes radiation which is classed as non-ionising. This means that these radio waves do not carry enough energy to directly damage cells. This is different from 'ionising' radiation, which is generally considered to be hazardous to humans and includes gamma (nuclear) radiation as well as x-rays, which occur at the higher frequency end of the electromagnetic spectrum. - Ofcom

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Comment Reasons:

Comment:

Both the DEVELOPERS NOTICE 1 and DEVELOPERS NOTICE 2 submitted in this application are not signed. So are they valid?

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Comment Reasons:

Comment:

How can the public be certain of the proposed evidence presented in the OCCUPATIONAL EXCLUSION ZONE PLAN and the PUBLIC EXCLUSION ZONE PLAN are true and factual?

Are the public being exposed within the coverage area showed in the EXISTING AND PROPOSED COVERAGE INFORMATION Thorpe Park - Coverage Plots (LTE-2100MHz)?

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Comment Reasons:

Comment:

ECOLOGY COMMENT by Miss Rachel Graham.

What evidence. Study. Data and facts have been used draw the conclusion stated in the Comments. No impacts are expected on the Humber Estuary designations or on other protected species and habitats.

Comments for Planning Application DM/1088/23/PAT

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Comment Reasons:

Comment:

Applicant Details on Planning Portal Reference: PP-12582371. Requesting.

Mast - Monopole on Concrete Foundation with associated 1 equipment cabinet, 2 ERS racks and green mesh fencing. Only have the company name: Freshwave Facilities Ltd.

Companies are a legal dead artificial fictional entities which cannot speak or write. Who is the living man or woman that should be shown in the Applicant Details?

Comments for Planning Application DM/1088/23/PAT

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Customer Details

Name: Mr Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to this planning application.

Humberston Fitties Conservation Area/beach and heritage Anthony's bank and or SSSI /New Kings Nature Reserve area.

Haven have deliberately omitted to show within the 'site location diagrams', the giant mast position in relation to the designated heritage conservation area or SSSI beach or heritage Bank and other areas outside the park. This suggests an attempt to mislead planning officers and the planning committee.

Comments for Planning Application DM/1088/23/PAT

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Comment Reasons:

Comment: I strongly object to this planning application.

Haven also fails to mention on any documents, it's proximity that the area they propose is, in relation to the children's play area - e.g. it's right by the entertainment village by the children's play area

it has been noted yet again Haven have submitted during closed season and during the busy Christmas period, meaning people won't be here to see notices or have the time to object.

Haven have deliberately omitted to show within the 'site location diagrams', the giant mast position in relation to. The children's play area.

This suggests an attempt to mislead planning officers and the planning committee.

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Comment Reasons:

Comment: I strongly object to this planning application.

Not only visible from the designated Heritage Humberston Fitties Conservation Area but from beach/SSSI and the heritage Bank. It would be visible from heritage chalets and gardens, but it would also result in the giant 5G mast being the very FIRST thing everyone would see on entering and leaving the designated Heritage Conservation Area.

- This application violates the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact, contradicting guidelines for mobile masts under 30 meters. It should therefore be rejected.

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Comment Reasons:

Comment: I strongly object to this planning application.

The WHO does not recommend specific measures for groups such as children and pregnant women.

I've heard children could be at greater risk. How can they be protected?

National authorities in some countries recommend voluntary precautionary restrictions.

I've heard children could be at greater risk. How can they be protected?

Will 5G increase my exposure to EMF?

There may be a small localised increase in exposure levels when 5G is added to an existing site or when coverage is provided in a new area. However, 5G total exposure levels will remain below - and very low relative to - the international exposure limits.

I have supplied extremely detailed factual objections. Every objection is evidence based with supporting ref links.

I have a record of submitting my objections. Now you are carrying out your duties and acting with knowledge.

Are you fully informed?

Do you have telecommunication qualifications and have you confirmed with factual evidence this proposal is safe?

Are you willing to take full liability for any human health issues, loss harm or deaths caused by failing to following due process?

Who said because this meets the International Commission guidelines for public exposure?

IT IS SAFE?

Comments for Planning Application DM/1088/23/PAT

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Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

I strongly object to this planning application.

Damien Jaines-White Assistant Director Regeneration (Council's Authorised Officer)

Planning - Planning Application: DM/1088/23/PAT

What are the international exposure guidelines and why are they relevant?

Wireless technologies operate in compliance with these guidelines or national regulations, and the World Health Organisation (WHO) formally recognises this independent non-governmental organisation.

The ICNIRP 1998 guidelines form the basis of regulatory limits for mobile network antennas and devices in most parts of the world and are supported by the WHO. In March 2020, the 1998 ICNIRP guidelines were updated. The updated guidelines cover all frequencies used for mobile communications, including the frequencies used for 5G.

5G does not comply with ICNIRP Guidelines. ICNIRP self cert is a false instrument this is fraud.

The Forgery and Counterfeiting Act 1981. Definitions False instrument Section 1 Forgery Act 1981 states:

A person is guilty of forgery if he makes a false instrument, with the intention that he or another

shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice."

It must be shown that D intended for the false instrument it be used to induce somebody to accept it as genuine and, by reason of so accepting it, to do or not to do some act to his own or another's prejudice: R. v. Mary Sylvia Campbell (1985) 80 Cr.App.R. 47, CA.

An intention to induce another to accept a copy of a forgery will also suffice: R v Ondhia (1998) 2 Cr.App.R 150 CA

"Instrument" - the definition for instrument is found at section 8 Forgery and Counterfeiting Act 1981

Instrument includes any document, postage stamp (or mark denoting payment) , Inland Revenue stamp, disk tape, sound track or other device on which information is stored by any means. It does not include a currency note (see offences under sections 14, 16, 17, 20 and 21 Forgery and Counterfeiting Act 1981).

<https://www.cps.gov.uk/legal.../forgery-and-counterfeiting>

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Case Officer: Bethany Loring

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Name: Mr Paul Draper

Address: 38 Faulding Way Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Impacts in relation to any existing protected trees or wildlife habitat.

To ensure a reliable 5G signal, there needs to be a lot of 5G cell towers and antennas everywhere, as even trees can block 5G signals.

The effectiveness of cell towers depends on a few factors, including the size of the tower and how large of an area it needs to cover. Depending on these factors, cell towers can provide service for as little as 3 miles or as many as 45 miles. So we need to include the Impacts in relation to any existing protected trees or wildlife habitat with in the towers range.

See Prior Approval on Plaining application. DM/0939/23/PAT. Which was refused. It clearly stated.

It has been considered that there are grounds of adverse impact in relation to the siting and appearance of the proposal and that it intrudes and detracts from the character of the area. Additionally there is insufficient information under this application to assess impacts in relation to an existing protected tree. As a consequence it is contrary to Policies 5, 22, 35 and 42 of the NELLP and Section 2, 12, 15 and 16 of the NPPF and it is recommended that prior approval be refused.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Philip Childs

Address: -54 Henley Drive Frimley Green Camberley, Surrey

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I visit my dear friends here frequently at this locality and the massive draw of the tranquility it provides coupled with the nature reserve this area is renowned for cannot be put at risk by developers, we have lost so much in this country of ours this must not be allowed to happen.
Phil Childs.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Mr Paul Hodson

Address: 32 main rd , Humberston Fitties Humberston Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: This tower is not suitable in the proposed location to near the playground for the children , next to a SSSI area , conservation area and RSPB site , it will be a blot on the landscape, and will not be welcomed by Thorpe park tenants or neighbours on the Fitties , if it is considered it should be placed on the west side away from view,

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Case Officer: Bethany Loring

Customer Details

Name: Mr Les Harrison

Address: 34 1st Main Road Humberston Fitties Humberston

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I am not against new technology just the positioning of this very tall mast which will be very visible in its current position. There is plenty of land on Thorpe Park where it would not be as obtrusive to our conservation area

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Mrs Sue Scott

Address: 34 1st Main Road Humberston Fitties Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: This mast is over 70 foot tall and will be highly visible. The positioning so close to the Fitties conservation and nature reserve is abominable. Consideration should be given to siting it further away ie on the golf course land.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Mrs Sarah Fletcher

Address: 38 first main Rd Humberston Fitties Humberston Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: These are monstrous dangerous things so putting one so close to a children's play area & a conservation site & SSSI area appears thoughtless.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Miss Katherine Teakle

Address: 85 Main Road Humberston Fitties

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: There is no other telecom structure of this size in our area. At over 70ft in height it will dwarf the whole site. This is not just to service Thorpe Park but a much wider area. The Industrial site at Wilton Road a far more appropriate placement.. CONSERVATION of our Natural Habitat, Fitties Conservation, Environmental impact, proximity to migrating pathways of birds and safeguarding wildlife need to be the major considerations in the location of this mast.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Mr Paul Smith

Address: 87 Humberston Fitties Cleethorpes

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: The mast contravenes government planning policy (NPPF) by failing to minimise visual impact.

The masts substantial height and mass will create a visual intrusion that damages the heritage conservation area of the Humberston Fitties.

The applicant clearly neglects and disregards the sensitive SSSI areas, the conservation area and the wellbeing of children placing it next to a children's play area.

The applicant has over 230 acres of land on which to site this mast, a more suitable, less intrusive and potentially less harmful position should be considered.

Comments for Planning Application DM/1088/23/PAT

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Case Officer: Bethany Loring

Customer Details

Name: Miss Linda Hague

Address: 113 Humberston Fittie Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Although there is a need for these masts they should be sited away from areas of population where children are playing due to the scientifically observed health issues.

ALSO:-

Humberston Fitties is a conservation area and adjoins the SSSI site and newly formed Kings conservation area and the wider Humber partnership programme restoring Humber habitats and biodiversity along the coastline, this mast is not environmentally friendly for this area.

Therefore I end by stating that a HOLIDAY site, conservation, SSI areas are not the ideal situation for such a mast, relocate it to industrial sites.

Comments for Planning Application DM/1088/23/PAT

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Customer Details

Name: Mrs Jacqueline Nixon

Address: 148 Humberston Fitties Humberston Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: This may be proposed in a totally inappropriate position, right next door to a SSSI site, it is not known what harm it will do to all the wildlife or humans, it is also right next to a children's playground. There are plenty of other places to site it that would be much safer to all concerned.

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Case Officer: Bethany Loring

Customer Details

Name: Anji Marfleet

Address: 165 Main Road Humberston Fitties Cleethorpes

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Aside from the fact that the application violates the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact and contradicts its guidelines for mobile masts under 30 meters - why on earth would Haven want (and the council allow) to create such a visual eyesore which would be such a detraction to the heritage and character of the site?

There is well documented evidence widely available on the detrimental impact the radiation and frequencies emitted by such transmitters have on migrating birds and bats. This proposed siting of a 5G mast is directly opposite and facing towards the SSSI including the beach, the Kings New Nature Reserve area and the area included in the area being put forward for World Heritage Status by the RSPB.

Given that Haven has access to approx. 230 acres which includes a golf course and areas next to empty fields and an existing wind farm; it yet again it demonstrates Haven's total disregard for the environment in which it is located and their complete lack of commitment to responsible environmental practices.

I am not against the principle of a mast; as I'm sure that most residents and visitors would all like and benefit from a decent mobile signal - it is the proposed size and siting of such a mast with the consequential adverse impact it will have which should cause everyone concern.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Dave Chapman

Address: 252 antonys bank road Humberston Fitties Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: If Thorpe Park must except cash to site this mast, they should be forced to site it where it cannot be seen by their long suffering neighbours (ie us) they already subject the Conservation area right next door to them with Noise abuse. Please do not let them them blight the views of the Chalet owners as well. They have acres of land spare well away from the Fitties, its time they were forced to start using it instead of continuing to ruin the lives of their neighbours.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Deborah Hunt

Address: 253 Humberston Fitties Cleethorpes Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I am very concerned about the visual impact of this mast on the surrounding which includes Fitties conservation area.

I object most strongly.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Miss Miranda Holmes

Address: 255 Humberston Fitties Humberston

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Plans for 'huge' 5G mast rejected recently in Scartho village at Grimsby Rugby Club. The 25.5m was refused as "It was considered that there were grounds of adverse impact in relation to the siting and appearance of the proposal and that it intrudes and detracts from the character of the area."

- Holding that in mind - I now kindly ask you to consider the negative impact of this proposal and would expect this to be rejected by both planning officers and planning committee members, given the siting and location within Humberston village that would result in having an even worse adverse impact e.g. on a designated Heritage Conservation area/beach/SSSI/ Heritage Bank & the New Kings Nature Reserve Area, from which the 5G mast would be clearly visible.

This proposed 5G mast at 23.14 METRES HIGH with associated ancillary equipment attached to the top of it (76 feet tall, equivalent to the height of over 8 static caravans stood on top of each other - by Havens measurements) And location proposed is in front of, towards and directly facing into the designated Conservation area. Not only visible from the designated Heritage Humberston Fitties Conservation Area but from beach/SSSI and the heritage Bank. It would be visible from heritage chalets and gardens, but it would also result in the giant 5G mast being the very FIRST thing everyone would see on entering and leaving the designated Heritage Conservation Area.

- This application violates the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact, contradicting guidelines for mobile masts under 30 meters. It should therefore be rejected.

- Given Haven have over 230 acres in which to site this 23.14 metre 5G mast, they have yet again

given no consideration to the environment within which they are in or to owners and visitors outside of Thorpe Park.

- This is council owned land and the council are urged to reject this application and suggest Haven look at the multiple other more suitable locations within the 230 acres Haven have available, and so ensuring its not damaging or having an adverse impact to, and must not be visible from within the designated Humberston Fitties Conservation Area/beach and heritage Anthony's bank and or SSSI /New Kings Nature Reserve area. Why not place in middle of roundabout, on main road, next to empty fiends (all still in middle of the site) for reception!

- It should be noted, that yet AGAIN Haven have deliberately omitted to show within the 'site location diagrams', the giant mast position in relation to the designated heritage conservation area or SSSI beach or heritage Bank and other areas outside the park. This suggests an attempt to mislead planning officers and the planning committee.

Note: Please refer to map and photographs.

- Haven also fails to mention on any documents, it's proximity that the area they propose is, in relation to the children's play area - e.g. it's right by the entertainment village by the children's play area

- it has been noted yet again Haven have submitted during closed season and during the busy Christmas period, meaning people won't be here to see notices or have the time to object.

- There are clear grounds of adverse impact in relation to the siting and appearance of the 23.1 metre mast and that it will intrude and detract from the character of the designated heritage Humberston Fitties Conservation area and the Fitties beach Anthony's Bank, Kings Nature Reserve and SSSI designated areas. It would be damaging to the heritage, charm and character of the place.

* The cumulative effect of successive applications from Haven is diminishing the heritage of Humberston Fitties Conservation area and its amenity, resembling a form of ongoing disruption and distress.

* Haven's repeated disregard for the environment and neighboring residents and visitors, despite having alternative siting options for this mast, demonstrates yet again a lack of commitment to responsible environmental practices. They have no regard for the environment they are in or for anybody outside of Haven Thorpe Park.

* The unsightly nature of the proposed mast and its negative impact on the landscape together with the council duty and responsibility to protect and conserve the heritage conservation area with article 4 direction should lead to the rejection of this application.

I strongly urge planning officers and the planning committee to reject this application as 'It is considered that there are grounds of adverse impact in relation to the siting and appearance of the proposal and that it intrudes and detracts from the character of the area.'

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Pauline Grant

Address: 259 Anthonys Bank Road Humberston Fitties Cleethorpes

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Whilst there is need for better connectivity in the area. A 75 foot mast and associated infrastructure/access will have an significant visual impact on Anthony's Bank Road, part of which is sited on the Humberston Fitties, a conservation area.

Thorpe Park has a large amount of land available to them, the best solution for all would be for it to be sited as far away as possible from public areas, play area, all holiday homes, houses etc - it could be placed in the area once used for the Donkeys.

We are very concerned about the potential health impact of a 5G mast in the area.

Please refuse the planning application in its current location.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Antonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Miss Sarah Wood

Address: 263 antonys bank Haynes Humberston

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I would like to ask why this has been sited here?

Thorpe park has enough land to place this away from the boundary of a protected area.

It will be unsightly not only to the immediate residents, but also from the coast line.

I understand the need for better reception, however more consideration needs to be given to the location of this mast.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Susan Smith

Address: 266 Anthonys bank road Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I totally object to where this pole is being erected. It's going to the size of 7 storey building. All the land on Thorpe Park surely there is a better place for it to be situated away from conservation area.

This definitely shouldn't be allowed

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Lisa Furneaux

Address: 284 antonio's bank Rd Humberston fitties Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: This is proposed on a nature reserve with heritage status.....directly on itits detrimental to our nature reserve...and near a family an child's playground.....

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Cynthia Staton

Address: 301A HUMBERSTON FITTIES HUMBERSTON Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: The health effects of mobile transmissions are as yet unproven.

This installation will be in very close proximity to families & young children on the Fitties & on Thorpe Park itself.

This will spoil the view from our property & from the Fitties in general. It will overlook the Heritage Coast area of the Fitties & Humberston creek beach.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr Miles Staton

Address: 301A HUMBERSTON FITTIES HUMBERSTON Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: The health effects of mobile transmissions are as yet unproven.

This installation will be in very close proximity to families & young children on the Fitties & on Thorpe Park itself.

This will spoil the view from our property & from the Fitties in general. It will overlook the Heritage Coast area of the Fitties & Humberston creek beach.

Planning - IGE (Equans)

From: patburton
Sent: 20 December 2023 21:33
To: Planning - IGE (Equans)

You don't often get email from patburton3@sky.com. [Learn why this is important](#)

mrs p burton
313 fitties

i write to object strongly to the 5g mast being positioned close to fitties, why on earth would anyone in their right mind want to place this monstrous mast anywhere where children will be playing, it will in my mind be very detrimental to wildlife on fitties which is a conservation area, i'm totally baffled as to why it would be sited there at all, thorpe park have lots of land on which they can site it where it isn't visible to fitties residents who are already being tormented by noise from thorpe park, just how much longer are they going to do their level best to upset people and council be complicit in their actions i say NO NO NO

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Mareen Green

Address: 105 Lambert Road Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I visit the Fitties most weekends & holidays with my Grandchildren. I feel disappointed about the prospect of a mobile mast near us.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Suparada Mcrae

Address: 31 linsey drive Grimsby

Comment Details

Commenter Type: Councillor

Stance: Customer made comments neither objecting to or supporting the Planning Application

Comment Reasons:

Comment: Keep nature with people around happy .

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Claire Walkden

Address: Little Stoke Church Road, Wickham Bishops WITHAM

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:- The inauspicious impact on a Heritage Conservation Area, would be monumental. The considerable height of the mast, and positioning, right opposite Humberston Fitties, would result in it being fully visible from the entirety of the heritage conservation area, SSSI beach and the Anthony Bank areas. Constructing a blight on the landscape, that detracts from the individuality and heritage of the area, would be devastating to all.

- The Government's National Planning Policy Framework (NPPF) would be contravened by the application, since it's a complete failure to minimize visual impact, violating guidelines for mobile masts under 30m.

- Haven's neglect of environmental considerations is glaring, and cannot go unchallenged. They show repeated indifference to the precarious nature of the environment in which they operate, continuously affecting wildlife and ecosystems, in an adverse manner. This behaviour is mirrored in their attitude to both the residents and visitors to Humberston Fitties. They show a complete abandonment of commitment to responsible practices, continuously impacting on the health and quality of life, of the aforementioned.

- The mast shouldn't be observable from anywhere along the beach/SSSI, Anthony Banks area, or from any part of the heritage conservation area.

- It's usual for 5G masts to be erected near already busy motorways, and A roads, causing little change or impact to the existing character of an area. It should not be visible to the neighbouring Conservation Area and should absolutely be rejected.

- Constructing the mast in the vicinity of a children's play area is ill-advised and misplaced. With 230 spare acres, delivering a multitude of more appropriate available locations ie empty fields or on the existing roundabout, it's a preposterous proposal to place it where it would be visible, outside of the Thorpe Park complex.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr stephen Spelman

Address: 11 New Road, Darley Abbey, DERBY DE22 1DR

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I am writing to strongly object to the planning application for the proposed erection of a 23.14 metre 5G mast at Thorpe Park Holiday Camp Anthony's Bank Road Humberston North East Lincolnshire DN35 0PW

The reasons for my objection are numerous, but namely;

The sheer height and size of the mast will completely spoil the skyline and character of the adjacent conservation area, that also happens to be a site of special scientific interest. This will threaten the special status afforded to the area that could so easily be squandered away.

5G is important for a sustainable tourism policy, as is the attractiveness, and overall appeal of an area. I have travelled to many places around the globe and been very impressed with how successful tourist areas go to every available effort to disguise and minimise the negative impact these installations have on the environment. I also, believe the mast goes against the Governments guidelines for mobile masts under 30 metres by failing to consider the visual impact.

There are plenty of other feasible areas nearby such as roundabouts and fields that would not have the same detrimental impact to the childrens play area, and the view enjoyed by tourists and residents, especially in the vicinity of the Humberston Fitties.

I believe this application should be rejected as there are far better places where the mast could be erected, without the danger of permanently damaging the appeal of the area in terms of sustainable tourism and heritage conservation.

Your sincerely,
Stephen Spelman

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Caroline Spelman

Address: 11 New Road, Darley Abbey, Derby DE22 1DR

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I am writing to formally object to the planning application referenced above, concerning the proposed installation of a 23.14 metre 5G mast at

Thorpe Park Holiday Camp Anthony's Bank Road Humberston North East Lincolnshire DN35 0PW

The application raises significant concerns that warrant careful consideration and thorough reassessment due to the following points:

1. Adverse Impact on a Heritage Conservation Area: The proposed mast's substantial height and its location opposite and adjacent to Humberston Fitties are of great concern. This positioning means that the mast will be fully visible from within the heritage conservation area, the Site of Special Scientific Interest (SSSI) beach, and Anthony Bank areas. This visibility creates a visual intrusion that not only detracts from the area's heritage, charm, and character but also poses a threat to its preservation.
2. Violation of National Planning Policy Framework (NPPF): The application appears to be in violation of the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact. This contravenes the guidelines for mobile masts under 30 meters and goes against the principles set forth in the NPPF.
3. Inappropriate Proximity to a Children's Play Area: Placing the mast in close proximity to a children's play area is also highly inappropriate. Considering the vast expanse of 230 acres, alternative locations, such as empty fields or roundabouts, should be explored. This ensures that the mast does not compromise the health, safety and well-being of children frequenting the play area.

4. Incompatibility with Typical 5G Mast Locations: 5G masts are typically located next to busy motorways or trunk-roads (A-roads). The proposed location near the heritage conservation area is inconsistent with established norms and should be therefore be rejected.

5. Visibility from Heritage Conservation Area: The mast should not be visible from anywhere within the heritage conservation area, the beach/SSSI, or St Anthony's Bank. Its visibility from these areas contradicts the principles of preserving the historical and natural beauty of the area, landscape and surrounding location.

6. Neglect of Environmental Considerations: It is perpetually disheartening to note Haven's REPEATED disregard to the sensitive environment in which they operate and for the well-being of neighbouring residents and Humberston Fitties visitors. This lack of commitment to responsible environmental practices is yet again evident in the proposed location of the mast.

In conclusion, I strongly urge the planning authority to re-evaluate this application in light of the aforementioned concerns. It is clear that Haven Holidays are yet again deliberately and wilfully planning their ongoing developments at opportune times i.e. during 'out-of-season' weeks and during the busy Christmas period, when people typically won't be here to see notices or have the time to object.

It is to be hoped that together, we can work towards preserving the integrity of our cherished surroundings and prevent the piecemeal destruction of the area we all hold dear.

Thank you for your attention to this matter.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr Les Hutchings

Address: 146 Paston Lane Paston Lane PETERBOROUGH CAMBRIDGESHIRE

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: The 5G mast will be an eye soar for the area its being placed. Its bordering on an area of conservation and beauty

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Lynda Tappin

Address: 49 Robert Pearson Mews Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to the siting of this mast. The decision to put it here beggars belief. A beautiful idealic spot that thousands of people come to visit from away, and also which local people love to visit for a get away from it all, will be greeted on arrival by that monstrosity. Who on earth comes up with these ideas? Do they actually think where is the most inappropriate place to put it.

There are also all the other implications of these masts which have been stated clearly by others who have put in objections and I completely agree with them.

This needs to be put up in a safe discreet location away from the public.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Tarnia Roberts

Address: 17 St. Johns Gate Tetney Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

* Adverse Impact on a Heritage Conservation Area. The proposed mast's substantial height and location opposite Humberston Fitties means will be fully visible from within the heritage conservation area, SSSI beach and Anthony Bank areas. Creating a visual intrusion that detracts and is damaging to its heritage, charm and character.

* The application violates the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact, contradicting guidelines for mobile masts under 30 meters.

* Neglect of Environmental Considerations: Haven's repeated disregard for the sensitive environment within which they are located, or for neighboring residents and Humberston Fitties visitors and demonstrates a lack of commitment to responsible environmental practices.

* Inappropriate to be right by the Children's Play Area, especially given 230 acres and more appropriate options available including next to empty fields or on roundabout, rather than where can be seen from outside of Thorpe Park.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Miss Aurora OMahoney-Browning

Address: 25 St. Marys Road Doncaster

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object!

Despite Haven having over 230 acres, Haven again show little consideration to the environment they are in and instead plan to locate this massive 5G mast directly opposite to, facing towards and will be directly visible from within the heritage Humberston Fitties Conservation Plotland Chalet Park, from the beach and SSSI including when on Anthony's Bank, from the Kings NEW Nature Reserve area and from the area been put forward for World Heritage Status by the RSPB.

It will be the first and last thing everyone will see on entering and leaving the heritage Humberston Fitties Conservation Area. Does it move another step closer to losing conservation status?

Reasons for Objection

* Adverse Impact on a Heritage Conservation Area. The proposed mast's substantial height and location opposite Humberston Fitties means will be fully visible from within the heritage conservation area, SSSI beach and Anthony Bank areas. Creating a visual intrusion that detracts and is damaging to its heritage, charm and character.

* The application violates the Government's National Planning Policy Framework (NPPF) by failing to minimize visual impact, contradicting guidelines for mobile masts under 30 meters.

* Neglect of Environmental Considerations: Haven's repeated disregard for the sensitive environment within which they are located, or for neighboring residents and Humberston Fitties visitors and demonstrates a lack of commitment to responsible environmental practices.

* Inappropriate to be right by the Children's Play Area, especially given 230 acres and more appropriate options available including next to empty fields or on roundabout, rather than where can be seen from outside of Thorpe Park.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mrs Janice Jillett

Address: The School House Giles Street Cleethorpes

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:As a regular user of Haven Thorpe Park I feel this would spoil the overall look & feel of the park. It is very close to where many children holiday & play, including my own Grandchildren.

If it has to happen it would much better sited away from the main camp & the childrens play areas.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr David Salter

Address: 2 Watt Avenue Colsterworth

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:No

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Mr Mark Shepherd

Address: 61,Worcester crescent Chaddesden Derby/ Derbyshire

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: The fitties is being destroyed by unscrupulous builders NOT adhering to the keeping of the fitties, plus thorpe park have ridden roughshod over people's rights and feelings, Thorpe park is trying to destroy the fitties for their own greedy selves as are the local council, although I do not live there I have friends who have lived in the fitties for many years and have watched the area being destroyed despite it being a national heritage site, buildings being erected willy nilly without any concern for the long standing residents or in keeping with the area. Lincoln shire council should be ashamed that they are ALLOWING both thorpe park and greedy builders to rob the county of a heritage site.

Comments for Planning Application DM/1088/23/PAT

Application Summary

Application Number: DM/1088/23/PAT

Address: Thorpe Park Holiday Camp Anthonys Bank Road Humberston North East Lincolnshire
DN35 0PW

Proposal: Prior approval to erect 23.14m mast and associated ancillary equipment

Case Officer: Bethany Loring

Customer Details

Name: Lord J Harris

Address: Main Road Humberston Fitties Grimsby Nth East Lincs

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I object to the the proposed 'mast' location.

With all Thorpe Parks empty space & recently extended caravan plots etc near fields, why site it so close to the childrens play area, & Fitties Park Conservation Area Nature Reserve Triple SSSI Coastline that been shortlisted for World Heritage Status.

It. doesnt make sense

Are the on glue.

Why dont 'T/P' start marketting their facilities in support of the Nature World as

I will always be against anything that reinforces the present 'boom boom' Ibiza sound & object accordingly.

From: Lisa jo Furneaux
Sent: Monday, December 18, 2023 6:40 PM
To: Planning - IGE (Equans) <planning@nelincs.gov.uk>
Subject: DM/1088/23/PAT Thorpe Park

Dear Planning

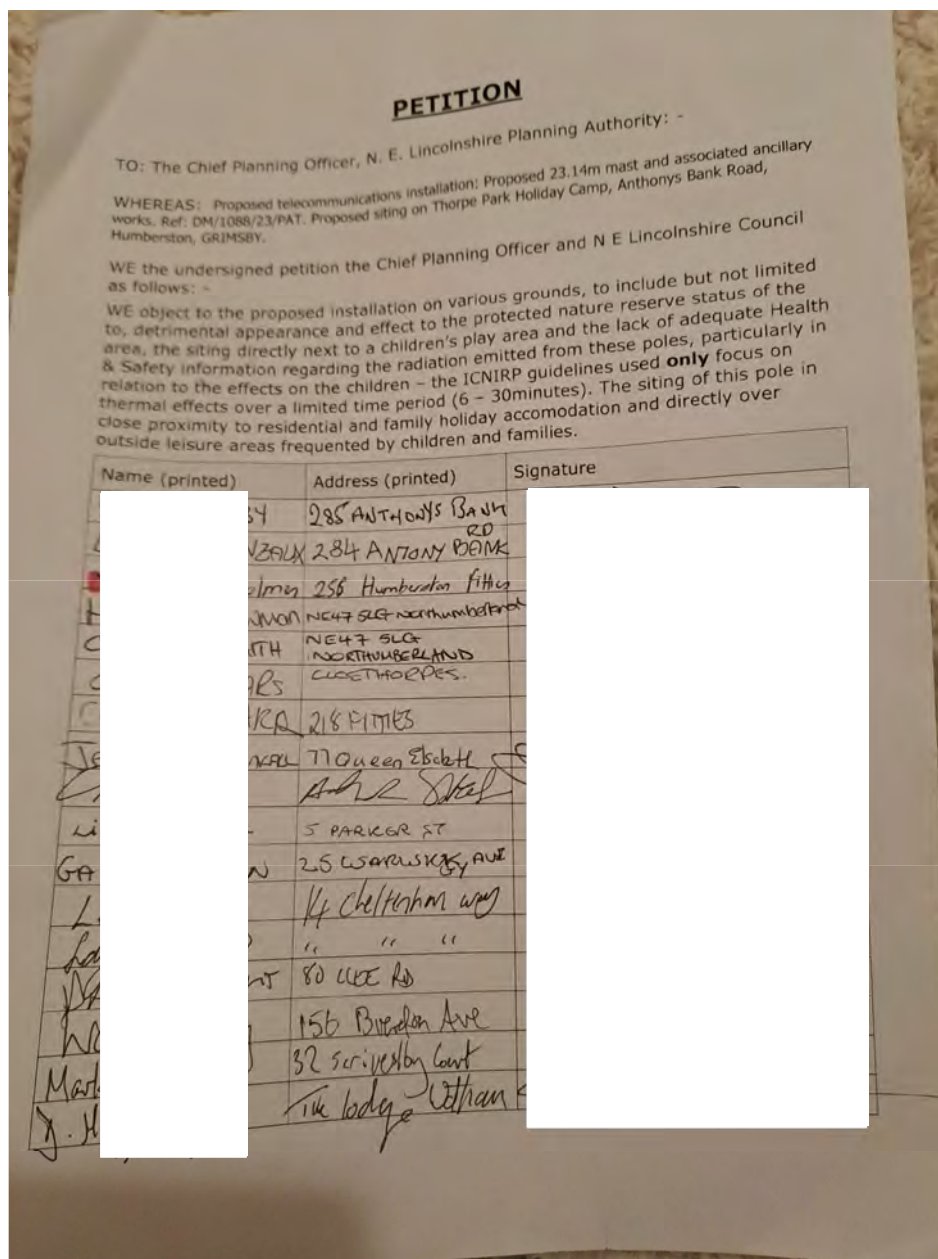
Please find attached photos, which I am forced to email to you, as the planning portal fails to have a function to add these.

All the attached photos are to be sent to and to be printed off for Planning Committee members, as these are local citizens objecting to application for a 5g Mast by Thorpe Park DM/1088/23/PAT

Please can you confirm receipt of this email and action requested.

Regards

Lisa Furneaux



BENTLEY ST
 on Burley Ave
 Cleethorpes

Cleethorpes
 West Hill
 Cleethorpes
 Rochester Drive
 5 The Goddess
 Rensington Place
 Rensington Place
 Kingsland Street
 Humberston Place
 Burley Ave
 Kensington Place
 Kensington Place

TO: The Chief Planning Officer, N. E. Lincolnshire Planning Authority: -

WHEREAS: Proposed telecommunications installation: Proposed 23.14m mast and associated ancillary works, Ref: DM/1088/23/PAT, Proposed siting on Thorpe Park Holiday Camp, Anthony's Bank Road, Humberston, GRIMSBY.

WE the undersigned petition the Chief Planning Officer and N.E. Lincolnshire Council as follows: -

WE object to the proposed installation on various grounds, to include but not limited to, detrimental appearance and effect to the protected nature reserve status of the area, the siting directly next to a children's play area and the lack of adequate Health & Safety information regarding the radiation emitted from these poles, particularly in relation to the effects on the children - the ICNIRP guidelines used **only** focus on thermal effects over a limited time period (6 - 30minutes). The siting of this pole in close proximity to residential and family holiday accommodation and directly over outside leisure areas frequented by children and families.

Name (printed)	Address (printed)	Signature
[Redacted]	Kingsway	[Redacted]
[Redacted]	32 Kingsway SMA GRIMSBY	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	19 Kingsway	[Redacted]
[Redacted]	15 Cromwell Road	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	Humberston	[Redacted]
[Redacted]	Louth GRIMSBY	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	New Waltham	[Redacted]
[Redacted]	Cleethorpes	[Redacted]
[Redacted]	Cleethorpes	[Redacted]

31 CATTON ROAD
 22 REYNOLDS ST
 4 Hazelcroft
 37 Kingsway
 3 New Road
 Lamb Rd Filling
 20 Reynolds St
 75 ARTHUR ST
 27 Montgomery Rd
 67 HUSTON STREET
 67 Elliston St
 5 Hollymead Park
 42 High St.
 2 The Spinnery
 32 Humberston
 301A PIMES
 301A FITIES

Item 2 - Land Off (Kia Cars)
North Moss Lane
Stallingborough -
DM/0353/23/CND

Development Management Services

Telephone (01472) 313131
Fax (01472) 324216
Email: Planning@nelincs.gov.uk

REQUEST FOR APPLICATIONS TO BE HEARD AT PLANNING COMMITTEE

Ward Member Reply Slip for Applications to be reported to the Planning Committee

Application No.	Reason for Referring to Planning Committee
DM/0353/23/CND – lighting at Kia Cars, North Moss Lane, Stallingborough	To discuss the merits of the case; particularly around the impact of the lighting on residents amenities and ecology

Contact Details: -

SignatureS.Swinburn..... Date October 2023

Name Cllr S. Swinburn

Address: 35 WOODLARKS AVE TAMMINGTON

Municipal Offices, Town Hall Square, Grimsby, North East Lincolnshire, DN31 1HU
T (01472) 313131, W www.nelincs.gov.uk





Poplar farm
Stallingborough

Re. planning appeal Reference DM/0353/23/CND

Kia storage facility bordering North Moss Lane and South Marsh Lane erected security lights of a stadium type. They breached planning and environmental Laws by allowing the light from the poles to radiate out onto the highway, two residential properties and the bird sanctuary.

Kia were ordered to turn the outside border lights off, as they were causing a dangerous blindspots to motorists on South Marsh Road and the corner of South Marsh Road and North Moss Lane, the birds that visit the sanctuary, plus the livestock on Poplar Farm, (whom are both required by law to have 8 hours of darkness a day in Order to be able to maintain normal behaviours and breeding patterns), were being disturbed.

The residents of Grassmere were being disturbed by the lights.

For myself at Poplar farm, the disturbance was causing me a great deal of distress, and ill Health.. The glare and spill from the lights on North Moss Lane and South Marsh Lane were directly pointed at my property. The bright lights came into every window on the front face of the house, and bounced off the agricultural building at the back of my property into every room, making it impossible to enjoy my life/normal activities or sleep.

My security systems were compromised as the lights Shine straight into my security cameras, making it impossible to see anything. I also have sensors with sirens which went off up to 24 times a night, this meant that I had to turn off the sensors, leaving my property, storage Business and myself personally, very vulnerable. The light spill radiated approximately 500 meters from the road into my property.

The appeal is full of inaccuracies and lacks proper detail.

It does not feel As if they have any real knowledge or concern as to the effect of a Lights.

They have also hidden the fact that my residence even exists. Therefore the problems I have had in the past have not been addressed and the Lights pointing towards my residence would still impact my life, security and well-being.

My property being on a corner means that I have the lights from both North Moss lane and South Marsh Lane pointing at me.

1. They have mentioned cowls, but have given no details of what type of cowls they will use. They will not be putting cowls on all the lights! They have not mentioned and have not provided any evidence what difference in terms of spill, the cowls will make.
2. They mention using angles pointing to the ground, but I've not mentioned which lights are at what angle.
3. On the illustrated map of the lights, you will note that poles three and four have lights marked as pointing outwards towards the road ,towards my property ,and grazed fields. 10 and 9 poles Also have lights pointing directly towards my property.
4. I have looked up light design the company who have drawn up the plans. I have photographed the passage where it states that the, the illustrations are only to show the client where the lights will be, and not to show where the light/spillage will end.
5. There are two illustrations that State that they are showing light and shade for the nearest and for the furthest property, on closer inspection you will note that both illustrations are of the same property. This appears to be the only mention of a second property.
6. Because the lights are bordering North Moss Lane and South Marsh Lane, and not, as described on the planning application as kiln Lane. The light spill and brightness in a dark area such as near my resident is much greater than the light spill in an already lit up industrial area such as Kiln Lane.

7. Number 4 light when previously turned on, lit up my field holding pen and made it entirely possible to slaughter my calves and steal their meat. The way this was done could not have happen in darkness.
8. There is another light that is very near and pointing directly at my property that does not appear to be on the map. This light when on, radiates Hundreds of metres on to my residence and business. At present if I hear an unusual noise I turn on my security lights in the hope to make any potential Intruder aware that I know they are there. With the brightness of the Kia lights on my property my lights are not even noticed. Again, Compromising my safety.

Obviously Kia storage wants to have some lights on their property, but for myself the other residents and road users, the lights should all be pointing directly inwards. This has not been demonstrated in the appeal it all seems to me to be very ill thought out and ambiguous.

Number 1 light is at present turned on at night(furthest away from me)the light from that pole shines right up to my gate entrance.So it makes me wonder, when turning on the closest lights , three3 and 4 , 9 and 10, how are they going to stop the light spill without turning the lights inwards away from me. The lights are much more far reaching than appears to be the case on the Illustrations..

I think they are hoping the cowls will act as a miracle cure!

It appears that no real thought / observations have gone into this planning appeal, plus maps seems to be assumptions not facts.

For myself personally, I would like to see number 4 pole/lights or not used at all
Number 3 lights re positioned. 9 and 10 lights repositioned
Unidentified light not turned on at all.

Cowls used on ALL lights as they only cut down glare not much spill distance
No lights directed at any property or the bird sanctuary.

There are many more lights in this area than in Other parts of the Kia storage facilities and other local facilities. I cannot see the need for so much lighting.

By Repositioning the lights on the poles in a well thought out manner, this would mean all parties could be satisfied.

I cannot empathise enough the distress these lights cause. This is not just an occasional disruption but 365 days a year, in winter for 15 hours, 4pm until 7am.

I have enclosed pictures and illustrations to help Demonstrate my case.

I hope you feel that I have a case for Kia storage to not be allowed to turn the lights back on ,without compromises and conditions, and some sort of guarantee that they will follow all the guidelines.

I can be contacted if any more details are required.

Best regards
Carolann Raybould (Mrs)

Pictorial evidences

- 1) The map shows actual site position, not on kiln Lane.
- 2) Illustration showing Poplar farm they have blanked out.
- 3) Illustrations said to donate light reflection on the two residences, note the are both the same property.
- 4) Site showing position of poles and proposed lighting.
- 5) Cowls proposals.
- 6) Kia light proposals.
- 7) Light glare, spill/trespass ...taken from light spillage sites on Google.
- 8) Rearranged light Directions that could satisfy all parties.
- 9) Front face of Poplar farm on corner of North Moss Lane and South Marsh Lane.
- 10) Light poles, photo taken from the entrance to Poplar farm (left of bungalow)
- 11) light pole shown to the right of bungalow not included on map.
- 12) Light poles on south Marsh Lane.
- 13) My security monitor, showing bright lights from the furthest away lights that are switched on at Present.

The lights are very near to my Property. The lights at the back of the Kia map are only about 100 m from the front ones.

The lights from 3 and 4 should not be pointing out towards the road or my property. There is only need for three lights not four on these poles.

The lights from 9 and 10 should not be pointing towards my property.

5 ,6,7 and 8 need cowls As they are not very far from 9, 10, 11 and 12

The lights from the pole not included on the map Causes me the most distress and should not be turned on at all.



2

3D View of The Whole Site.

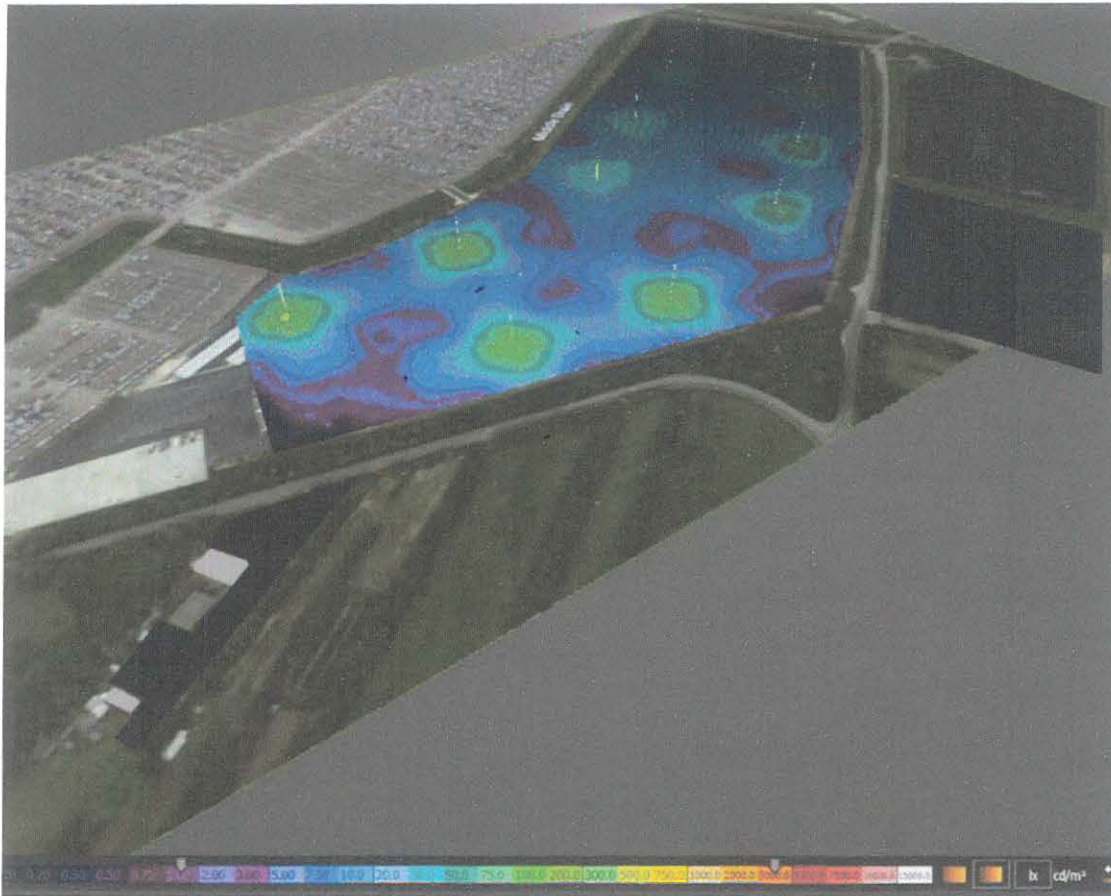


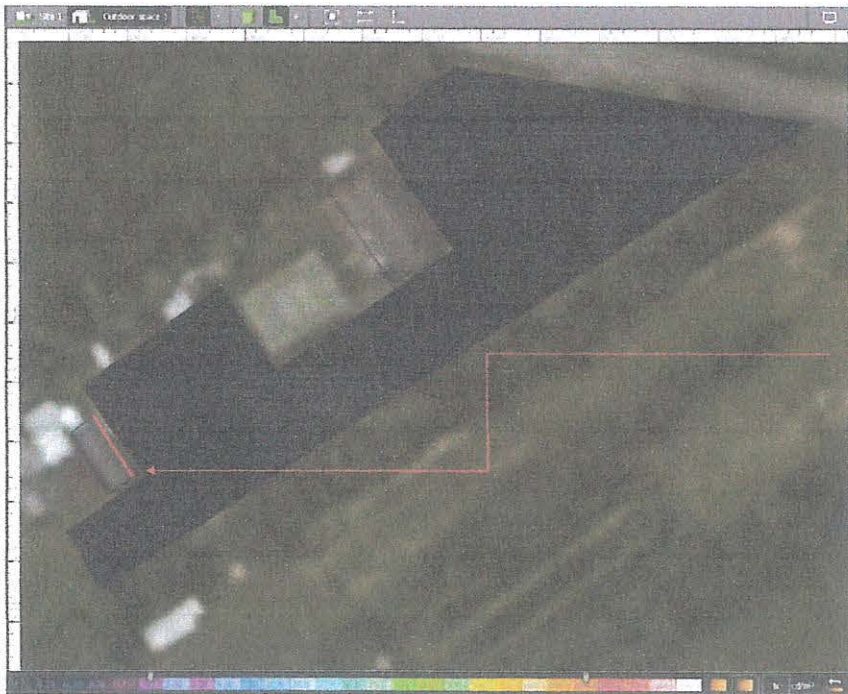
Illustration of Light Spillage onto the face of the nearest property on the Neighbouring Residential Site



Vertical Face of Nearest Residential Property		
0.74 cd/m ²		
0.47 lx		
Surface normal: object (Perpendicular Illuminance)		
	Actual	Target
Average	0.47 lx	
Min	0.45 lx	
Max	0.49 lx	
Min/Average	0.96	
Max/Min	1.02	

On the vertical face of the nearest residential property to the site, we achieve a very uniform light, with levels ranging from 0.45 lux minimum to 0.49 lux maximum.

Illustration of Light Spillage onto the face of the furthest property on the Neighbouring Residential Site.

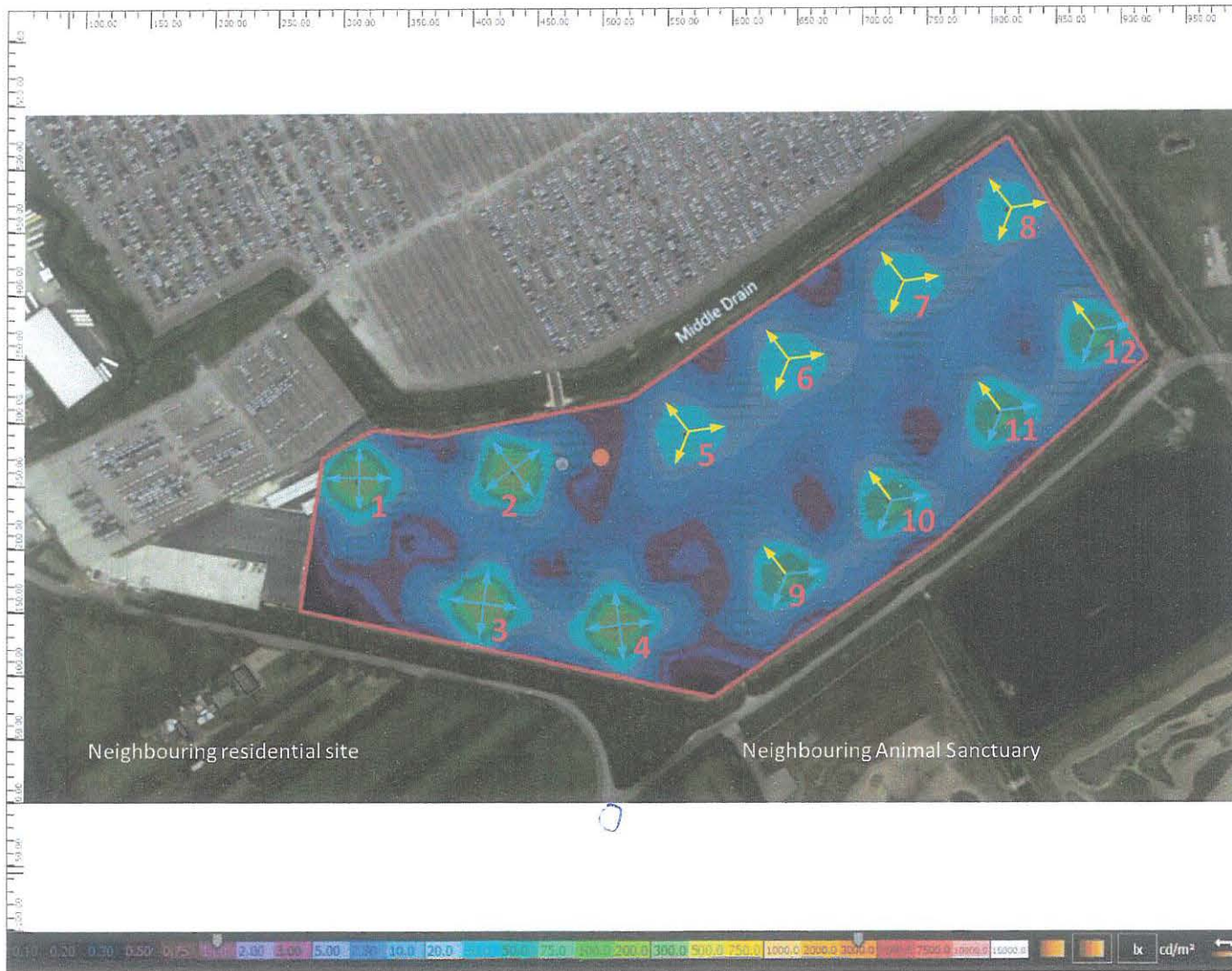


Vertical Face of Nearest Residential Property		
0.06 cd/m ²		
0.29 lx		
Surface normal: object (Perpendicular Illuminance)		
	Actual	Target
Average	0.29 lx	
Min	0.29 lx	
Max	0.29 lx	
Min/Average	1.00	
Max/Min	1.00	

On the vertical face of the furthest residential property to the site, we achieve a very uniform light, with levels ranging from 0.29 lux minimum to 0.29 lux maximum.

Overall Site view

4

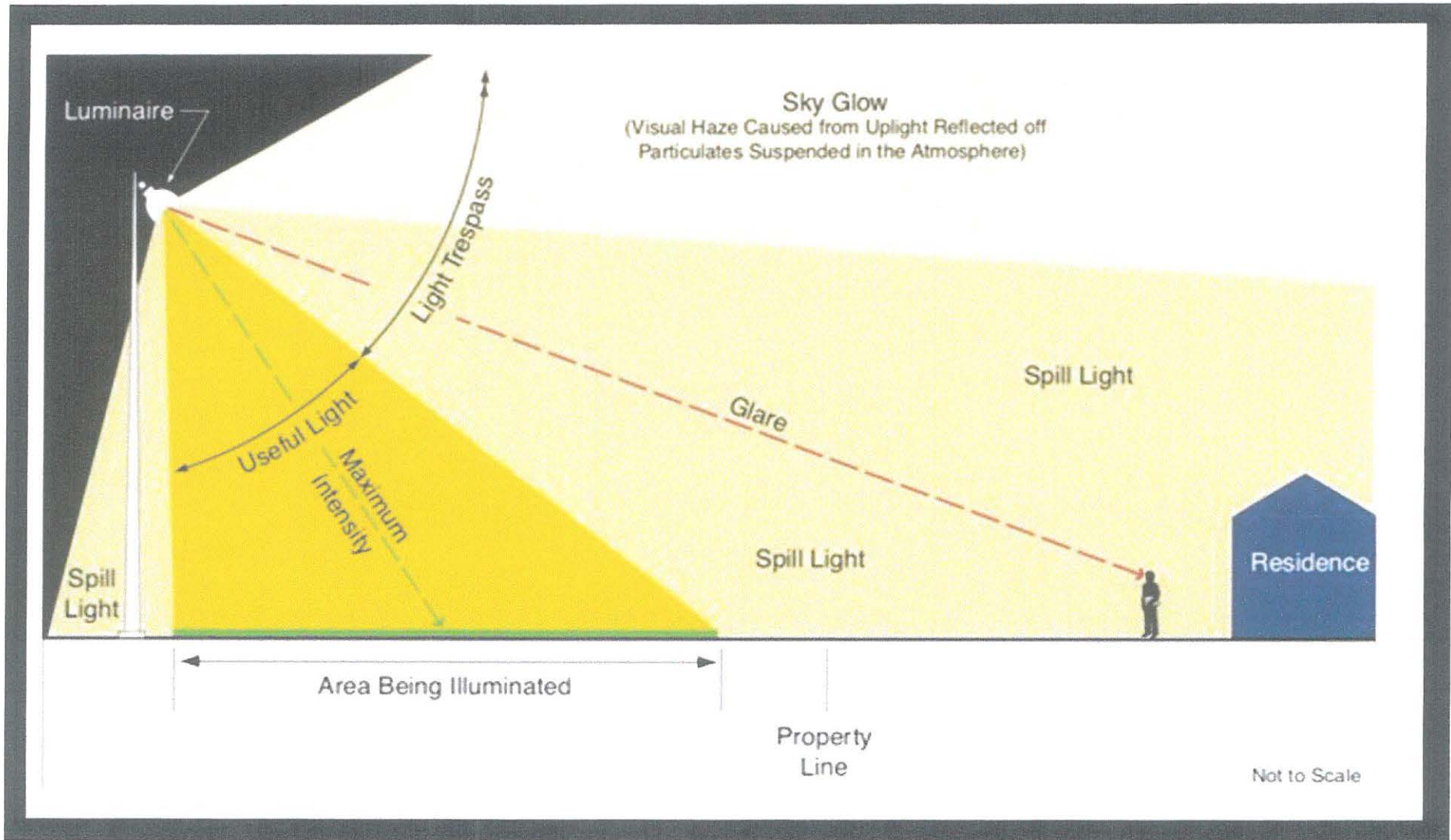


Schedule

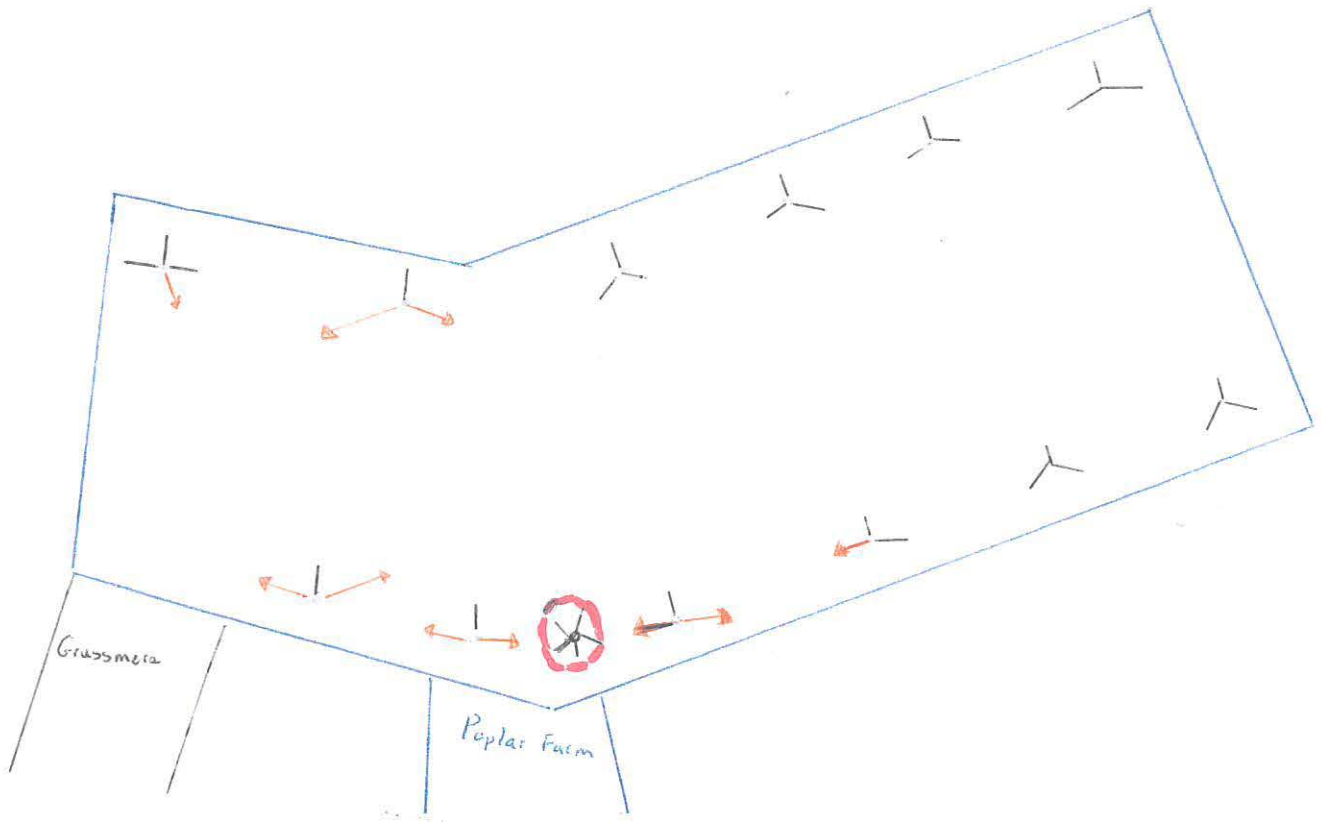
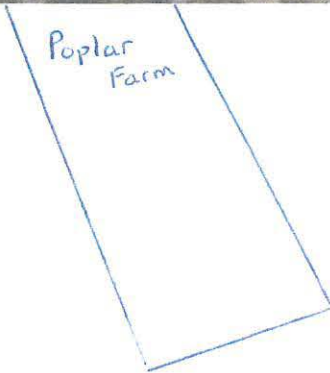


1	4	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
2	4	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
3	4	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
4	4	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
5	3	Special 2700K 950W asymmetric floodlight	No cowl
6	3	Special 2700K 950W asymmetric floodlight	No cowl
7	3	Special 2700K 950W asymmetric floodlight	No cowl
8	3	Special 2700K 950W asymmetric floodlight	No cowl
9	2	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
9	1	Special 2700K 950W asymmetric floodlight	No cowl
10	2	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
10	1	Special 2700K 950W asymmetric floodlight	No cowl
11	2	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
11	1	Special 2700K 950W asymmetric floodlight	No cowl
12	2	Special 2700K 950W asymmetric floodlight c/w cowl	Glare reducing cowl included
12	1	Special 2700K 950W asymmetric floodlight	No cowl





8



(a)

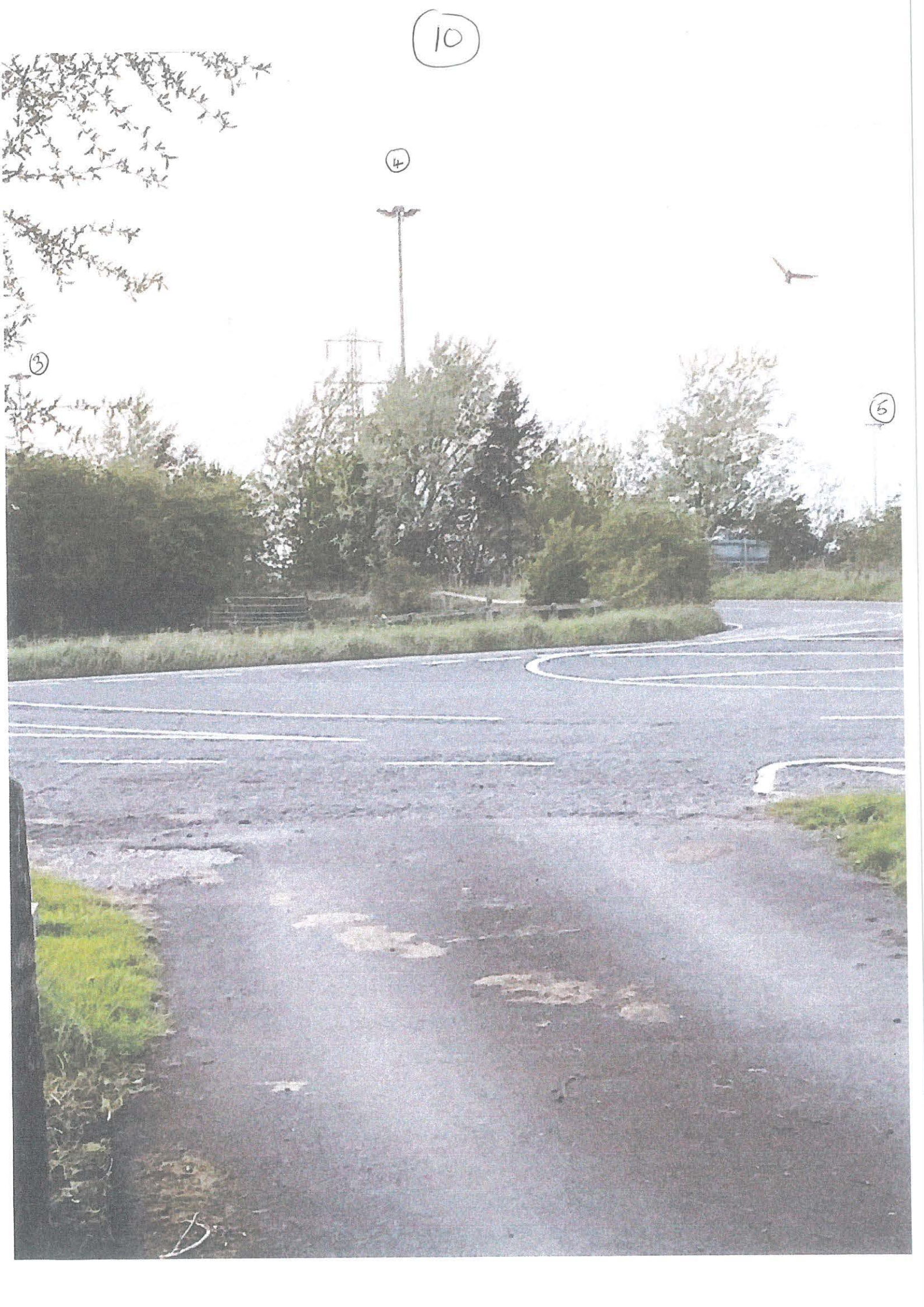


10

4

3

6





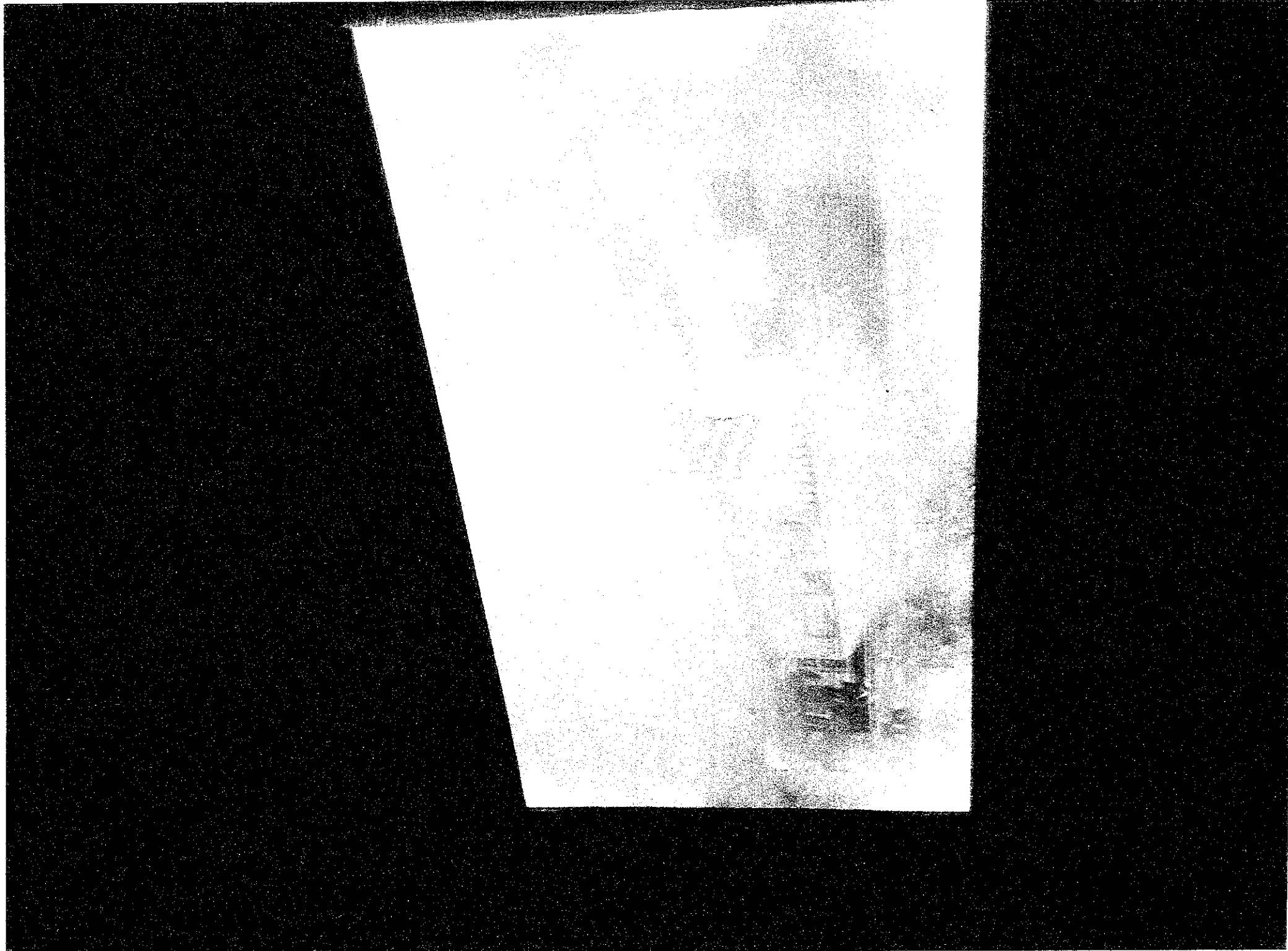
12

9

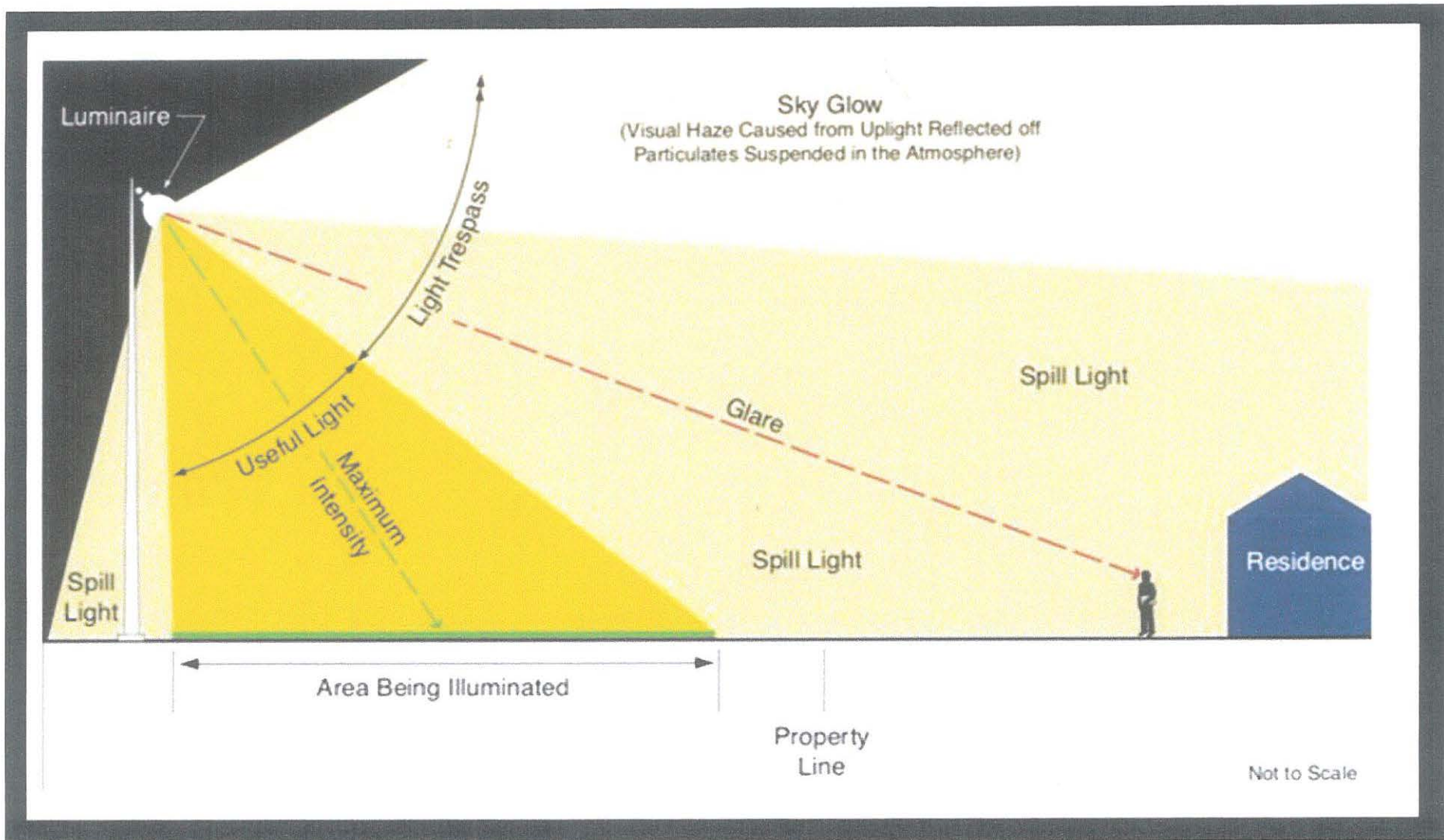
10

POPLAR





13



Planning Application DM/0353/CND



1. Application form says “ please provide A postcode, the description of site location must be completed. Please provide the most accurate site description you can to help locate the site.”

The application sent in by Kia still states that the land is off kiln Lane and not land bordering north Moss Lane and south Marsh Lane.

Application conditions

- i which light units may be operated
- ii. The intensity colour balance of the lighting.
- iii. The installation of shields to control ANY light spill beyond the site Boundary.

In the application,

- i. The light which causes myself at Poplar farm the most distress as the intense glare and spill, trespasses about 500 yards onto my property. This light source not been included in any of the diagrams.
- ii. There is mention of colour balance of light to reduce Glare to the Surrounding roads and properties. Other Storage facilities in the local area have yellow Lights which definitely do reduce glare. They state they have upgraded the light board to a more intense light. Kia light viewed from miles around are already the brightest.
- iii. The conditions of the Application Clearly states that there shouldn't be any light spillage beyond the boundary of the Kia site.

There is still no mention of the type / size of cowl they plan to use.

2. The light which is not mentioned or included on any diagram is positioned between light 8 and 9 on sight view. Lights 7,8,9,10,11,12 are clearly visible from the road. The aforementioned offending light is partially hidden behind the electricity pylon nearest to South Marsh Lane.

The The direction of the light is pointed straight at the south Marsh Road side of my house. The intense light shines onto the whole of the paddock and beyond into my caravan storage facility, onto my dog kennels and onto the barn behind my house, and into my bedroom. This is not Spill ,this is direct light! I have mentioned in previous objections, that this light causes me a great deal of distress.

My personal Safety/security is compromised as the property is isolated And I rely on my security systems to protect me from intruders.

My Properties security system is compromised by the Bright lights.

I have sensors that set off very loud sirens ,of which have been set off up to 26 times during the night when the Kia lights were turned on. I can turn my own security lights on from a switch next to my bed if I hear noises outside, these cannot be seen by any intruders, if the Kia lights are already lighting up my property. My dogs, when the kia lights are on, are awake a lot of the night and barking.They should only bark when they hear intruders.

The glare from the lights shine straight into my security cameras meaning that I cannot see anything on them.

My livestock Who are in the paddocks and in the barn, by law, must be allowed at least eight hours of darkness at night in order to preserve the natural behaviour and breeding patterns.

The bright light, and the anxiety, caused by the light, prevents me being able to sleep. The light in my bedroom is not the same as daylight or the moon ,but the same as someone shining a spotlight through the window straight at me. About eight Years ago before I upgraded my security to my satisfaction and purchased the watch dogs, I was The victim of intruders. The anxiety, stress and terror Experience by this, Caused me to have a stroke and was ill and hospitalised for some time. I am fearful of this happening again!

Please be aware that this is all night every night 365 days a year.

3 The images and views presented by Kia appear to differ from each other. The light predictions,(and predictions are all they all are!) Change, and strangely enough, the spill from the lights stops at the boundaries of the Site on some of the images.

4 light -designs

The picture of the light picture presented by Light design shows a 4 and 12 board light, But in the information provided by kia states that it will be a 24 board light. This will definitely intensify the direct light.

Light design states in there proposals states that they have the right to change specification at any time. Will this happen?

On light designs website,they deal mainly with indoor solutions, the Written information next to the Illustrations of lumen, you will note, are referring to indoor Solutions.

Light design company are working for Kia trying to sell their products so have little interest in what happens outside the parameters of the site.

Lights 1, 9, 10, 11, 12 all point directly at my property, how much will the cowls help me, previously I have suggested the direct a few degrees them more to the inside of the compound.

6 The glare and spill from some of Kia's lights positioned in other compounds further away from my property can be seen right up to the boundary edge of the property.

There is a statement that says the lights will produce no more light than the moon, But, the two properties and the roads are underneath the lights!

7 Do they really need such intensive lights?. The lights positioned near the staff car park, the loading areas and the car charging areas, are much lower in height and are of normal Street light specifications.

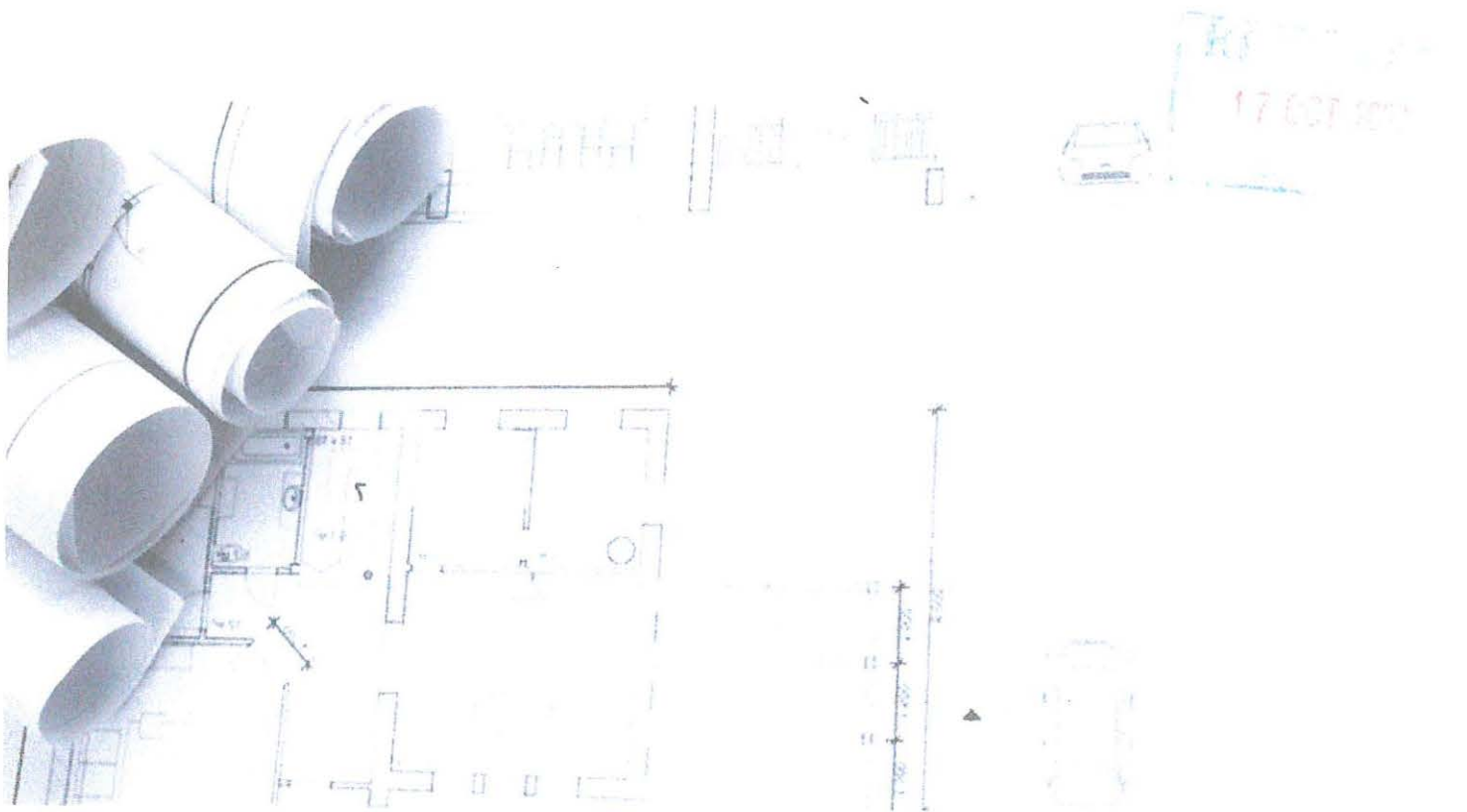
**For my part, I would like to see;
The light that is not mentioned on any Map/Illustration not to be turned on at all.**

**Possibly yellow lights instead of white or lower intensity.
Do they need so much light, proposed lights are more akin to a sports stadium than a storage facility.**

Once permission has been granted. A caveat should be put in place to allow say two weeks, for repositioning of the proposed lights should they not quite be in the correct angle/direction. This would allow for any inaccuracies that might occur to be rectified.

I do not want any lights trespassing on my land and then have to go through months of waiting for them to be turned off again and then further time to resubmit planning, this will not help any parties.

Mrs C Raybould
Poplar farm, South Marsh Lane



Description

Version 5.

To include the following:

All floodlights to be aimed directly downwards at 0 degrees and fitted with cowl's as requested.

Further horizontal light spillage plane included illustrating the maximum spread of light out of the KIA site.

* Including new upgraded version of the floodlight with increased lumen output and improved optics. *

? *Note that no vertical obstructions have been included as requested* ?

Lighting Designer
Lighting Design Team

Connect Intelligence Ltd
www.light-designs.co.uk

T 01865 426746

17 OCT 2011

Glossary

E

Eta (η) (light output ratio) The light output ratio describes what percentage of the luminous flux of a free radiating lamp (or LED module) is emitted by the luminaire when installed. Unit: %

G

g_1 Often also U_o (Engl. overall uniformity) Designates the overall uniformity of the illuminance on a surface. It is the quotient from E_{min} to \bar{E} and is required, for instance, in standards for illumination of workstations.

g_2 Actually it designates the "non-uniformity" of the illuminance on a surface. It is the quotient of E_{min} to E_{max} and is generally only relevant for certifying the emergency lighting acc. to EN 1838.

I

Illuminance Describes the ratio of the luminous flux that strikes a certain surface to the size of this surface ($lm/m^2 = lx$). The illuminance is not tied to an object surface. It can be determined anywhere in space (inside or outside). The illuminance is not a product feature because it is a recipient value. Luxometers are used for measuring. Unit: Lux Abbreviation: lx Formula symbol: E

Illuminance, adaptive For the determining of the middle adaptive illuminance on a surface, this is rastered "adaptively". In the area of large illuminance differences within the surface, the raster is subdivided finer; within lesser differences, a rougher classification is made.

Illuminance, horizontal * Illuminance that is calculated or measured on a horizontal (level) surface (this can be for example a table top or the floor). The horizontal illuminance is usually identified by the formula letter E_h . *

Illuminance, perpendicular Illuminance that is calculated or measured plumb-vertical to a surface. This needs to be taken into account for tilted surfaces. If the surface is horizontal or vertical, then there is no difference between the perpendicular and the horizontal or vertical illuminance.

Illuminance, vertical * Illuminance that is calculated or measured on a vertical surface (this can be for example the front of some shelves). The vertical illuminance is usually identified by the formula letter E_v .

L

LENI (Engl. lighting energy numeric indicator) Lighting energy numeric indicator acc. to EN 15193 Unit: kWh/m² year

Glossary

MF (Engl. maintenance factor)/acc. to CIE 97: 2005 Maintenance factor as decimal number between 0 and 1 that describes the ratio of the new value of a photometric planning parameter (e.g. of the illuminance) to a maintenance value after a certain time. The maintenance factor takes into account the soiling of luminaires and rooms as well as the luminous flux reduction and the failure of light sources. The maintenance factor is taken into account either overall or determined in detail acc. to CIE 97: 2005 by the formula $RMF \times LMF \times LLMF \times LSF$.

P

P (Engl. power) Electric power consumption Unit: watt Abbreviation: W

R

Reflection factor * The reflection factor of a surface describes how much of the striking light is reflected back. The reflection factor is defined by the colour of the surface. *

RMF * (Engl. room maintenance factor)/acc. to CIE 97: 2005 Room maintenance factor that takes the soiling into account of the space encompassing surfaces in the course of the operating time. The room maintenance factor is specified as a decimal digit and can have a maximum value of 1 (no soiling existing). *

S

Surrounding area The ambient area directly borders the area of the visual task and should be planned with a width of at least 0.5 m according to DIN EN 12464-1. It is at the same height as the area of the visual task.

U

UGR (max) * (unified glare rating) Measure for the psychological glare effect in interiors. In addition to luminaire luminance, the UGR value also depends on the position of the observer, the viewing direction and the ambient luminance. Among other things, EN 12464-1 specifies maximum permissible UGR values for various indoor workplaces.

UGR observer * Calculation point in the room, for the DIALux the UGR value is determined. The location and height of the calculation point should correspond to the typical observer position (position and eye level of the user).

Glossary

V

Visual task area

The area that is needed for carrying out the visual task in accordance with DIN EN 12464-1. The height corresponds with the height at which the visual task is executed.

W

Wall zone

Circumferential area between working plane and walls which is not taken into account for the calculation.

Workplane

Virtual measuring or calculation surface at the height of the visual task that generally follows the room geometry. The working plane may also feature a wall zone.

17 OCT 2021

Site 1

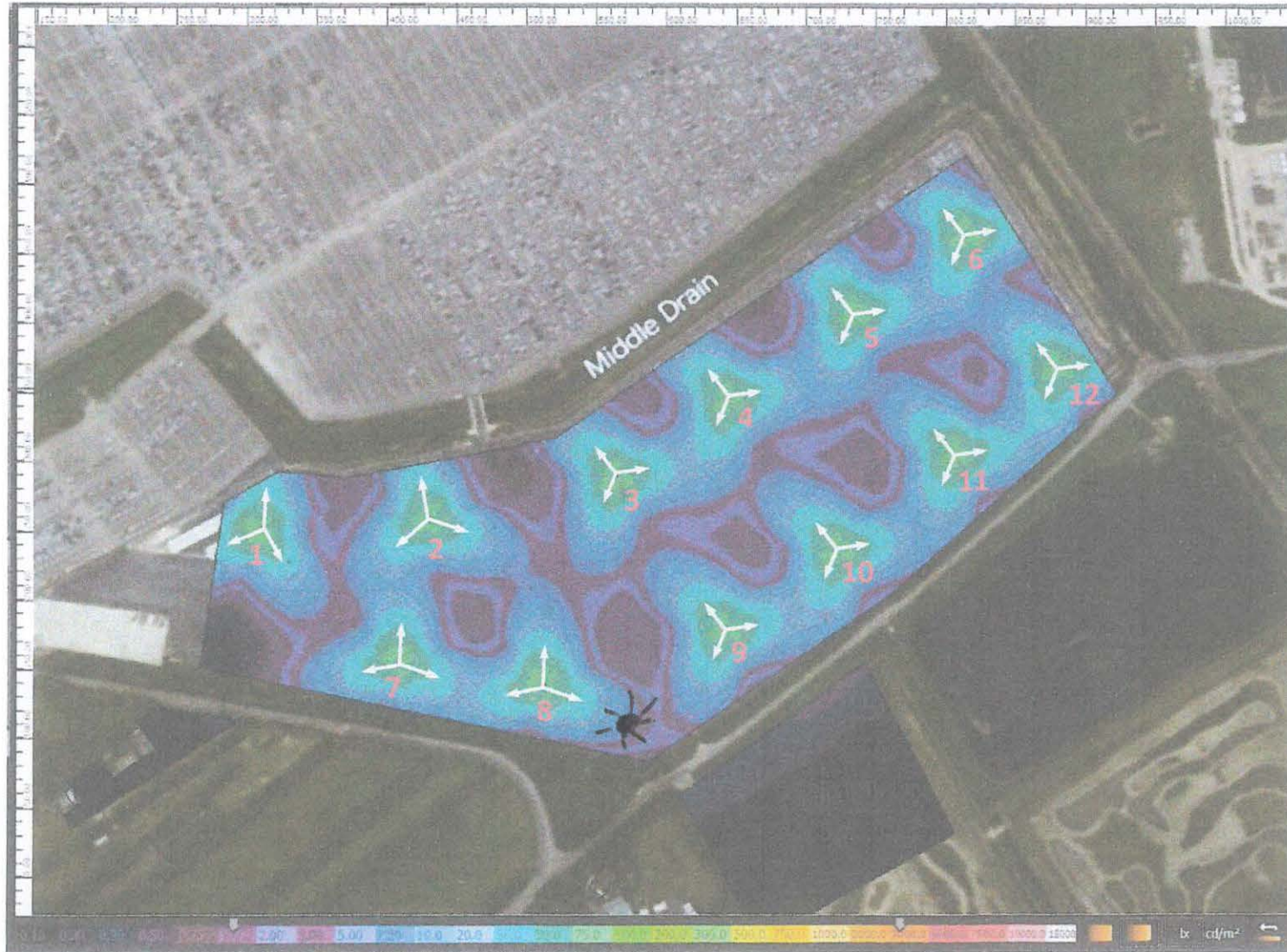
Luminaire layout plan



distance light trespasses
onto Poplar Farm

RECEIVED
17 OCT 2023

Overall Site view
V5 : August 2023



position of un mentioned light

12th Jan 24

Poplar Farm
Stallingborough

Re planning application reference DM/0353/23/CND

To Summarise,

This planning issue has been going on for over a year now. The issue vented by myself right from the beginning, is that, the Kia storage lights are far brighter than any other lights in the area. The spill from the Lights trespass pass way beyond the Storage facility boundaries and encroach on the public highway, The bird sanctuary and for my part, my property and land. The law clearly states that lights must not trespass onto other peoples property/ land and that livestock/birds are entitled to 8 hours darkness in order to maintain their natural lifestyle and breeding patterns.

There have been quite a few applications presented by Kia, ranging from, five lights, four lights, three lights on each of the poles.

Some with light directing Shields and some without.

The light direction towards the ground has range from 1 to 18°

Each time I have made comments I have pointed out that there are 13 light poles not 12.

The light pole that is not included in the Planning application is the one that is closest to my property and causes the most problems. They have refused to even acknowledge that this light exists in their applications but have now remove the old lights and put a three light system on.

In Kia's Last application the diagrams and Written Word indicated that;

1. There would be only three lights to each pole.
2. One light would be directed into the storage area the other two will be directed sideways along the storage area.
3. No lights would be pointing outwards Of the storage area.
4. All lights would have cowls to Direct the light to the ground.
5. All the lights would be pointing directly downwards at 0 Degrees.

Kia have now asked to discharge this application, **But**

They have changed the colour to a yellow more subdued light instead of the intense Bright white light.

They have removed the old lights and put up the new three lights to a pole.

The new lights were turned on Monday 8th for one night only.

*The positioning of the lights are not correct as they face outwards onto the road and into my property, which is contrary to their planning application.

In their application they spend a lot of time trying to demonstrate the light projection, illuminance, light spill. According to their diagrams there would be no light spill beyond their boundaries.

* On Monday night the lights were turned on and although more subdued than before they still shine/spill onto North Moss road and South Marsh Road, onto my land, and into my residential property and business area.

* Not all the lights are facing downwards at 0°, they Very somewhat. As the Poles are so high just a slight upwards turn can make a lot of difference to the angle of Light spill.

As I have explained many times before in my comments to the planning applications, this causes me a great deal of distress, sleepless nights, security issues for my property, and Personal safety.

I don't understand why they keep trying to change the Goalposts if as they say, they want to be able to get on with their business. As I have said before, the lights around the staff car park, the loading bays and the charging bays are lit up by lower level street light type of lighting all facing inwards.

If they turn all the pole lights inwards, they would have more than enough light and this whole matter would be resolved.

I Have included in my paperwork/ comments;
The last comments that I made back in August.

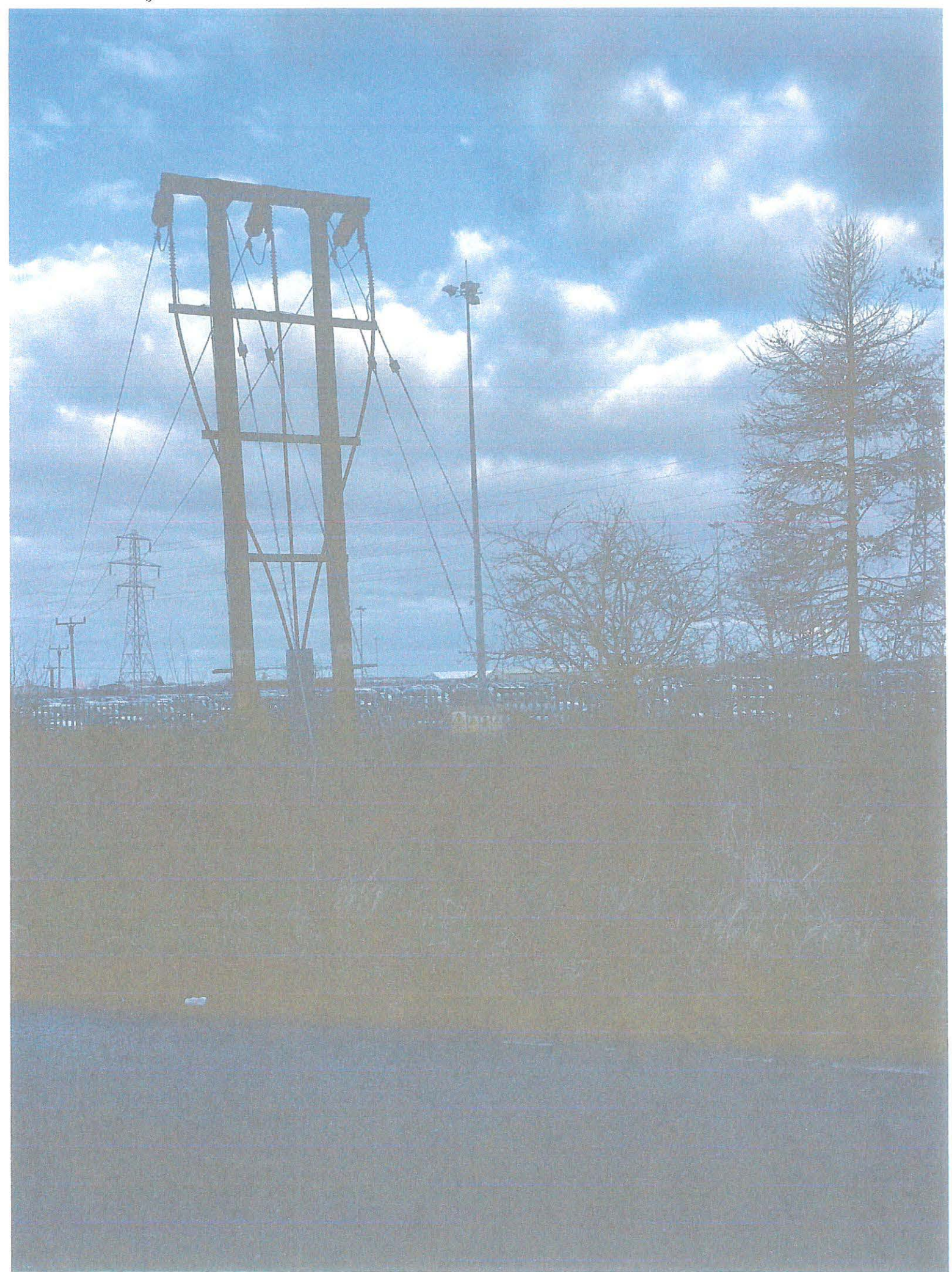
The position of the light pole that is not mentioned in kia planning

Their diagram clearly showing the Direction of the lights, not facing the road, and the position of the unmentioned light.

The diagram written word that the lights would be facing downwards at 0 degrees.

An illustration of how far the old lights Trespassed onto my land and how far the far the new lights spill/ trespass onto my land.

Carolann Raybould (mrs)



lights directed towards the road and my property



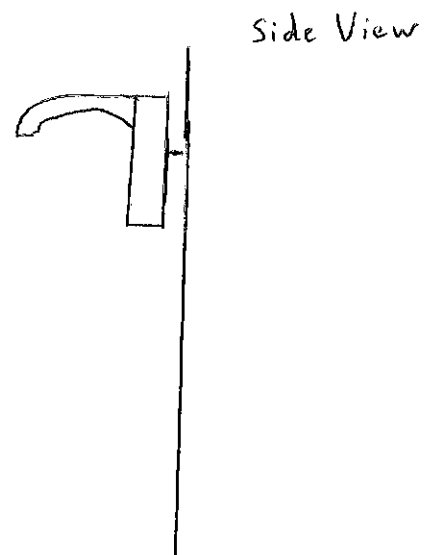
light directed at Poplar Farm and road

Kia have never illustrated the type of cowl they intended to use.

They are not easy to photograph so I have attempted to draw the ones they have put up.

I am no expert on such things. but they do not appear to able to direct the light to the ground as the front shade is very short and they do not have any sides.

Just a slight upwards tilt actually seems to project The light outwards.

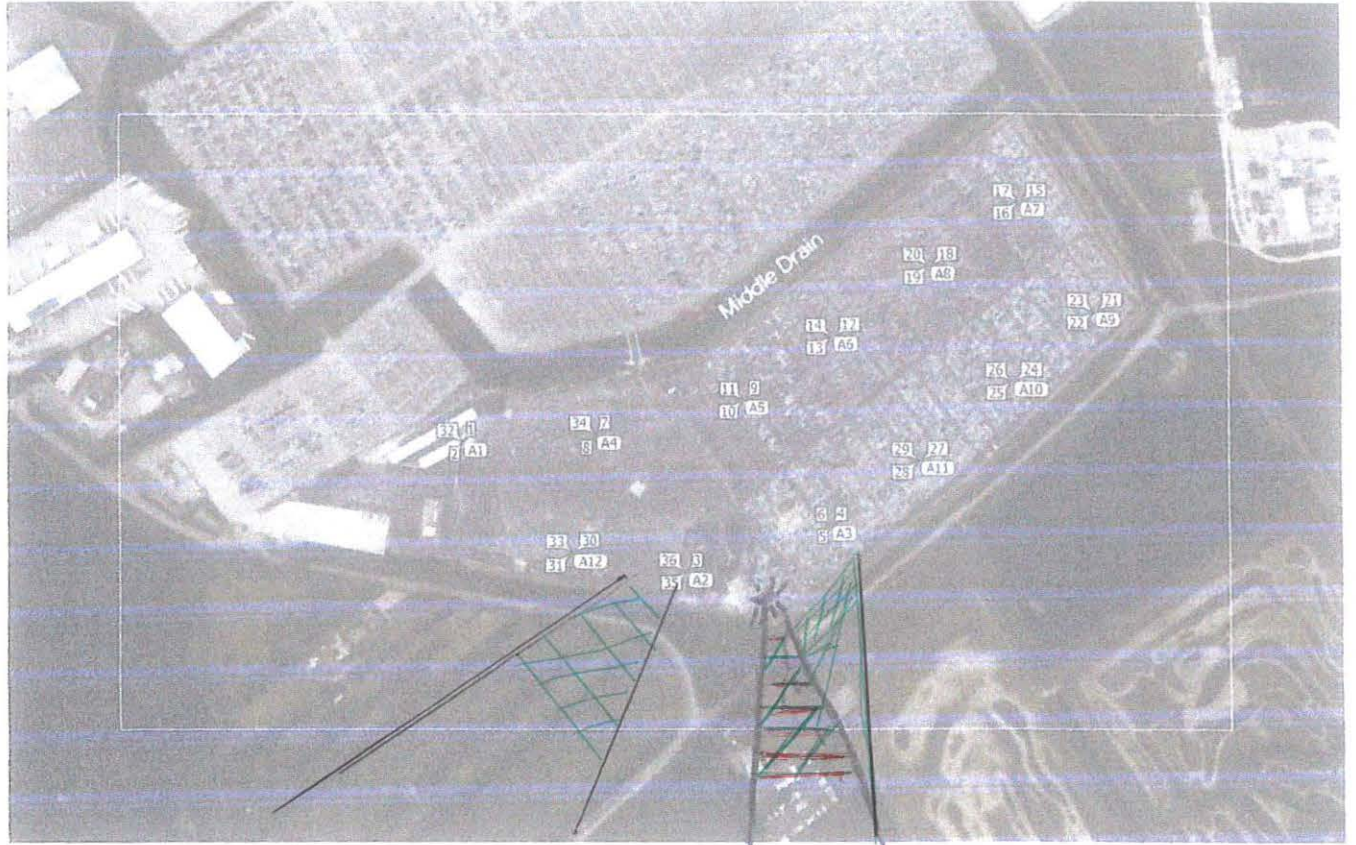


This shows that there are very few cars on this side of the poles



Site 1

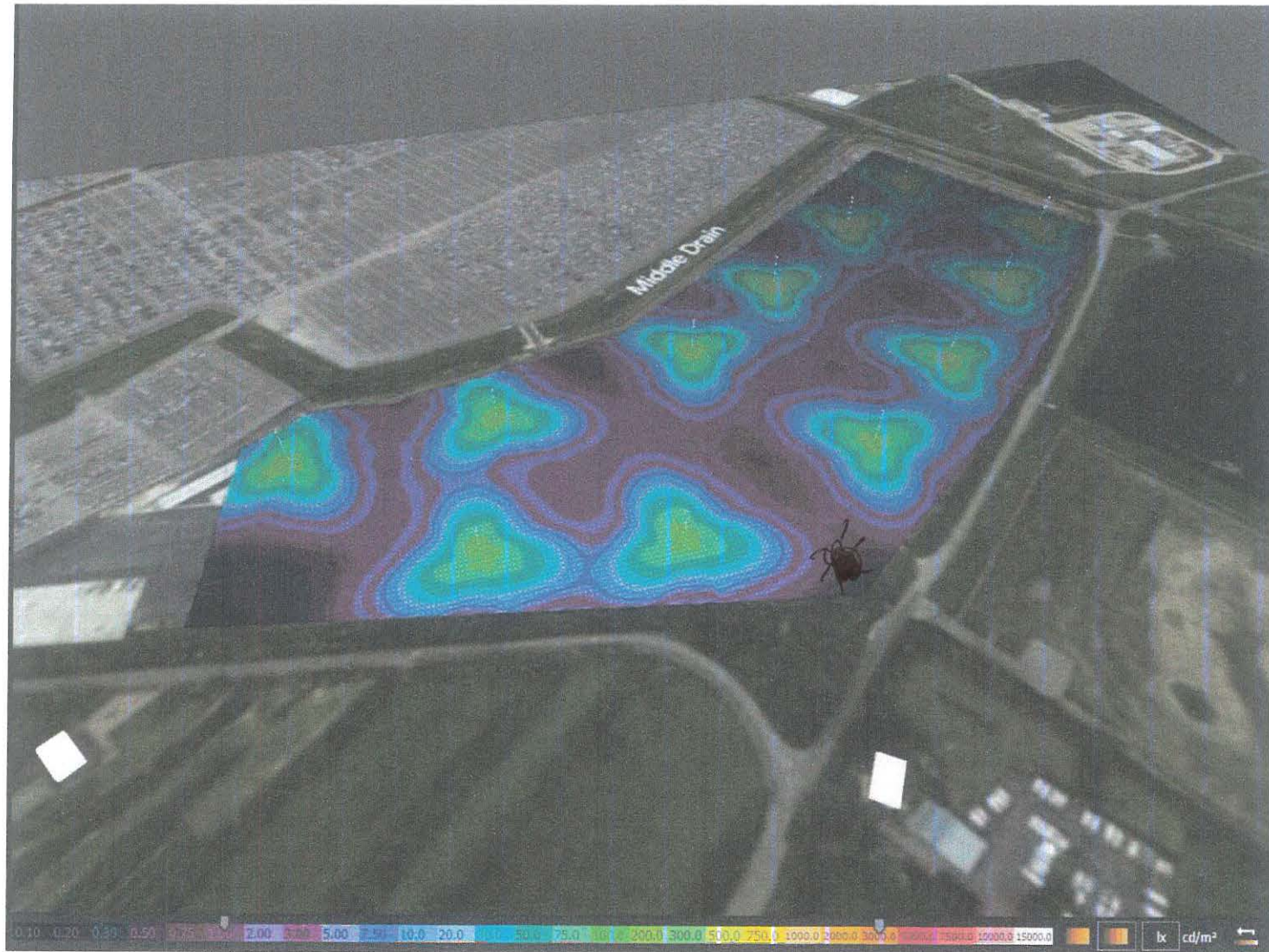
Luminaire layout plan



distance light trespasses
onto Poplar Farm

Cross hatched is the distance
the New lights trespass

3D View of The Whole Site.

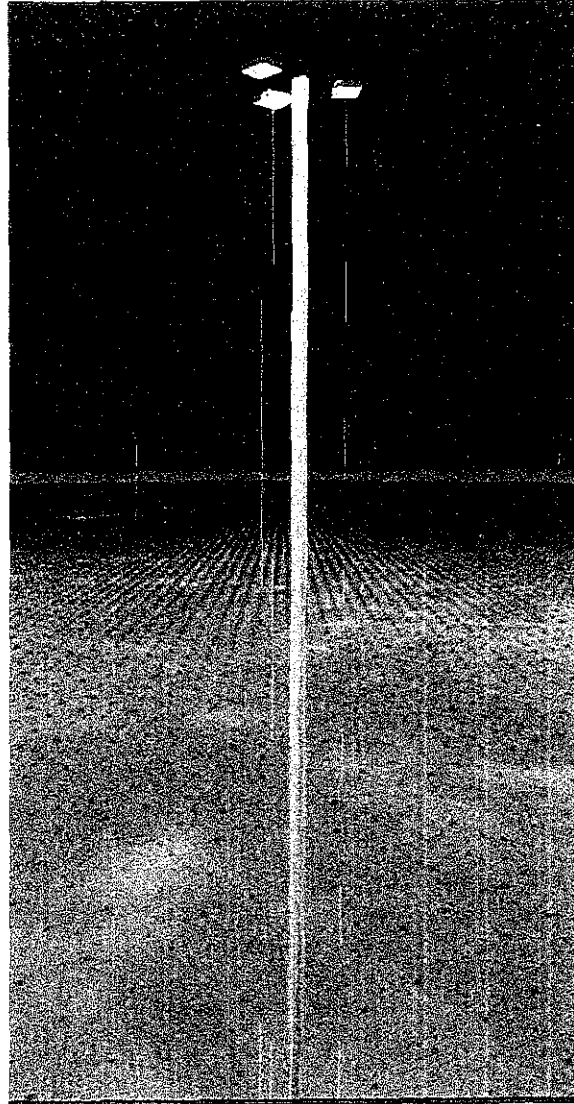


The new lights do not reflect this diagram
the ones near the road are directed at the
road

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Note: Lighting levels and distribution illustrated are approximate and recorded artificially in perfect conditions. Site and installation variables may affect the resultant lighting levels and distribution post installation.

3D Close up views of 3 Floodlight High Mast columns.



3 floodlights aimed at 0 degrees with glare reducing cowls fitted

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Item 3 - Land Rear Of 37 -
39 Peaks Avenue New
Waltham - DM/0928/23/FUL

North East Lincolnshire Planning
 New Oxford House
 George Street
 Grimsby
 North East Lincolnshire
 DN31 1HB



Working in partnership

Tel: 01472 326289 Option 1

REQUEST FOR APPLICATIONS TO BE HEARD AT PLANNING COMMITTEE

Ward Member Reply Slip for Applications to be reported to the Planning Committee

Application Number	Reason for Referring to Planning Committee
<p>DM/0928/23/FUL - Land Rear of 37-39 Peaks Avenue, New Waltham</p>	<p>Could we respectfully request that this application is heard at planning committee.</p> <p>This is due to objections from the village council and the applicant wishing committee to counter these and have the committee hear his position..</p>

Contact Details: -

Signature

Date 18 January 2024

Name ...Cllrs Stan Shreeve and Cllr Stephen Harness

Address: ...c/o NELC.....

North East Lincolnshire Planning
 New Oxford House, George Street, Grimsby, N E Lincolnshire, DN31 1HB
 (01472) 313131 W www.nelincs.gov.uk



EQUANS Services Limited
 Registered Office Q3 Quorum Business Park, Benton Road, Newcastle Upon Tyne, NE12 8EX.
 Registered in England No 598379

From: clerk@newwalthamparishcouncil.com <clerk@newwalthamparishcouncil.com>
Sent: Wednesday, October 11, 2023 9:36 AM
To: Planning - IGE (Equans) <planning@nelincs.gov.uk>
Subject: NWPC Planning comments: DM/0928/23/FUL
Importance: High

Please find the following reasons that New Waltham object to this planning application:

1. They illegally cut down a protected tree. This should not be accepted.
2. Close to road and potentially dangerous access.



Anneka Ottewell-Barrett
Clerk & Resp. Financial Officer
New Waltham Parish Council
Contact: (01472) 822821
New Waltham Pavilion
St Clements Way, NW
DN36 4GU
www.newwalthamparishcouncil.com
Office Opening:
9.30-2pm Mon-Fri

This email expresses the opinion of the author and is not necessarily the view of the Council. Please be aware that anything included in an email may have to be disclosed under the Freedom of Information Act and cannot be regarded as confidential. This communication is intended for the addressee(s) only. Please notify the sender if received in error.

From: clerk@newwalthamparishcouncil.com <clerk@newwalthamparishcouncil.com>

Sent: Friday, December 8, 2023 9:26 AM

To: Planning - IGE (Equans) <planning@nelincs.gov.uk>

Subject: New Waltham Comments

DM/0928/23/FUL – Objections: Council request condition for this application to be for a ‘like for like’, mature tree to be donated to the village and planted to replace the one that was destroyed.



Anneka Ottewell-Barrett

Clerk & Resp.Financial Officer
New Waltham Parish Council

Contact: (01472) 822821

New Waltham Pavilion
St Clements Way, NW
DN36 4GU

www.newwalthamparishcouncil.com

Office Opening:

9.30-2pm Mon-Thurs & 10-12 Fridays

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Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Mrs Lisa Odonovan

Address: 37 PEAKS AVENUE NEW WALTHAM GRIMSBY

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I strongly object to this application, as a beautiful cedar tree has been hacked down purposely in order to line the applicant pocket.. If this application is passed, what is it saying to other land owners that have TPOs! ' Just chop them down '. The property, is behind me, & not once have I heard or seen fly tipping, children, on fire wheelie bins!

Also access work has already been done (dropped kerb, etc) .

The property, in my opinion, would stand to close to the corner, of a very busy small side street. Therefore I would feel very let down by the system, if this were to be passed.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works

Case Officer: Bethany Loring

Customer Details

Name: Mr Stephen Briand

Address: 37a Peaks Avenue New Waltham Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: We reiterate our previous comments when the last planning application for this site was submitted.

We refer to the tree preservation order which was violated on a Friday evening without any possible intervention by the local authority. This tree was ripped out of the ground destroying not only a beautiful tree but also the habitants of various species living in it and an entire eco system. Had this application been submitted with the original tree in situ planning would not be granted due to its location/the preservation order.

We note the environmental officers comments on the previous application and note that the proposed new tree location remains insufficient for a tree of the size and height that needs replacing- we cannot see that the previous comments of soil/impact of roots on the proposed build have been addressed. A root barrier is proposed but we do not see how this will adequately protect existing properties and question whether this would allow a replacement tree to fully grow to the size and height of the original tree. Nature should not be restricted. We do not see how the action of a beautiful protected original tree that was ripped out of the ground should now be ignored just for the purpose of a new build without any consequence.

Secondly the noise disruption would negatively impact upon our neighbouring properties with the boundary being so close. We have a 3 month old baby and the extreme noise disruption would be vastly detrimental to their well being. In particular in summer time we would not be able to enjoy the use of our garden.

Furthermore, the site is too narrow to accommodate such a built and would impact upon our peace

and enjoyment of our land due to the extreme closeness. Furthermore the design is out of character for the area.

We refer to previous comments of anti social behaviour and confirm we have never witnessed nor heard of any such incidents and are surprised by such comments in all honesty.

Overall we strongly object to the proposal.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works

Case Officer: Bethany Loring

Customer Details

Name: Peter Ziska

Address: 63 Peaks Ave Grimsby

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I find that the design of the property to be built on this land is in not keeping with anything else. The tree is too near to the road and it should be put back in the same place it was before it was taken down illegally. I have lived in this area for a number of years and have not seen any fires on this land. I strongly object to this planning application

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Mrs Maureen Steele

Address: 17 Wayside Drive New Waltham Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: My opinions are as follows:

I am against this application in the strongest possible terms. It is essential not to lose sight of the facts pertaining to this site. The facts are that a mature, healthy and valuable, 50 feet high, thriving, Deodar Cedar, with at least 40 years of lifespan left, the subject of a TPO was felled without permission on 6th May 2022. The lost tree should be replaced by adequate substantial replanting to preserve the character, biodiversity amenity and visual amenity that was lost.

I submit that the Deodar Cedar tree is irreplaceable as it was when felled so I submit that the loss be dealt with by avoiding the site for residential development, thereby allowing for adequate compensatory replanting.

This application seems to be an attempt to mitigate by a poor (in my opinion) offer of replanting subject to a root barrier. The new Atlas Cedar Tree, if it survived at all in the proposed conditions, would be limited in growth eventually, or sooner, if chemical barriers were used, the roots would be forced from their natural course, and even if this were successful, could cause problems by growing through, or round a barrier in years to come. Large numbers of various birds liked and made use of the Deodar Cedar tree. All that has been lost too. I doubt that there are long term planning conditions and obligations which could deal with all of the above successfully and be maintained. It would take many years to replace the Deodar Cedar tree with another tree of similar age. therefore I would suggest replanting more than one tree and refusing the application for a dwelling, of whatever size, would be suitable compensation. Further, living opposite the site, I have at no time witnessed fires being set, fly-tipping nor indeed rodents on the site or coming from it. The proposed development is out of keeping with the character the neighbouring area because of its style, and because of the inopportune timing of further disruption to an already established residential area. Finally the proposed development on to Wayside Drive would add extra traffic to a narrow residential road that is already used to capacity.

There is no footprint for another dwelling. Numbers one and two Wayside Drive have already been built. the replanting with root barrier and the design and access document do not, in my view address the fundamental issue.

For all of the above reasons I respectfully request that this application be refused.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works (Amended Plans received 30th November 2023 to revise design of frontage and tree details)

Case Officer: Bethany Loring

Customer Details

Name: Mrs Maureen Steele

Address: 17 Wayside Drive New Waltham Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: My comments of 01 October 2023 still stand in full.

In addition my opinions are as follows:

1. I wholeheartedly agree with the excellent Trees and Woodlands report,
2. The amended details submitted make no difference to the requirements of law as stated.
3. There is no justification given for the latest amended details. In my opinion if granted it would just postpone the inevitable failure of the tree to thrive and to be properly protected.
4. A practical concern in addition is that there seems to be no available address in Wayside Drive. I should dread and object if a situation arose whereby due to a "knock-on" effect I would be required to change my address of 45 years, with all the work, confusion, and possible detriment consequent upon that.
5. This application seems to make an attempt at justification by referring to the proposal as infill. I suggest that this piece of land does not satisfy the normal criteria for infill.

For all of the above reasons I respectfully request that this application be refused.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Mrs Maureen Steele

Address: 17 Wayside Drive New Waltham Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: My opinions are as follows:

I am against this application in the strongest possible terms. It is essential not to lose sight of the facts pertaining to this site. The facts are that a mature, healthy and valuable, 50 feet high, thriving, Deodar Cedar, with at least 40 years of lifespan left, the subject of a TPO was felled without permission on 6th May 2022. The lost tree should be replaced by adequate substantial replanting to preserve the character, biodiversity amenity and visual amenity that was lost.

I submit that the Deodar Cedar tree is irreplaceable as it was when felled so I submit that the loss be dealt with by avoiding the site for residential development, thereby allowing for adequate compensatory replanting.

This application seems to be an attempt to mitigate by a poor (in my opinion) offer of replanting subject to a root barrier. The new Atlas Cedar Tree, if it survived at all in the proposed conditions, would be limited in growth eventually, or sooner, if chemical barriers were used, the roots would be forced from their natural course, and even if this were successful, could cause problems by growing through, or round a barrier in years to come. Large numbers of various birds liked and made use of the Deodar Cedar tree. All that has been lost too. I doubt that there are long term planning conditions and obligations which could deal with all of the above successfully and be maintained. It would take many years to replace the Deodar Cedar tree with another tree of similar age. therefore I would suggest replanting more than one tree and refusing the application for a dwelling, of whatever size, would be suitable compensation. Further, living opposite the site, I have at no time witnessed fires being set, fly-tipping nor indeed rodents on the site or coming from it. The proposed development is out of keeping with the character the neighbouring area because of its style, and because of the inopportune timing of further disruption to an already established residential area. Finally the proposed development on to Wayside Drive would add extra traffic to a narrow residential road that is already used to capacity.

There is no footprint for another dwelling. Numbers one and two Wayside Drive have already been built. the replanting with root barrier and the design and access document do not, in my view address the fundamental issue.

For all of the above reasons I respectfully request that this application be refused.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Mrs Carol Burley

Address: 39 Peaks Avenue New Waltham Grimsby Town

Comment Details

Commenter Type: Neighbour

Stance: Customer made comments in support of the Planning Application

Comment Reasons:

Comment: I fully support this application, I am a direct neighbour and have no issue with the build and design of the proposed bungalow, and I like this design more and it appears the applicant has considered other neighbours comments from before too address negativity.

I believe the land is currently wasted and would be good to see something there, I have seen children breaking into the land setting fires and last summer my wheelie bin was stolen and set on fire on the land and general rubbish being chucked there, gates broken through and left banging in the wind,

Not only is there a housing shortage in the area but this would bring more money to the local community and council,

I believe the council should also support this,

Who is going to be responsible if children start more fires and get hurt or we have a rodent issues due to fly tipping.

I hope this gets passed, I have seen the owner cutting back the long grass to keep tidy but the area is an eye saw and a small bungalow would look great there.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Mr Stuart Axcell

Address: 1 Wayside Drive New Waltham New Waltham, Grimsby

Comment Details

Commenter Type: Neighbour

Stance: Customer made comments in support of the Planning Application

Comment Reasons:

Comment: No issues with developing this land with the proposed bungalow. Happy to support application.

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works and creation of a new pedestrian/vehicular access off Wayside Drive

Case Officer: Bethany Loring

Customer Details

Name: Jack James

Address: Peaks Ave New Waltham

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: I have lived here a number of years and I have never seen people /children set fires on this piece of land.

If the tree that was there a number of years ago was not taken down, this application would not be able to be submitted.

The tree should be put back in the same place it was taken down from .If this was the case you would not be able to build.

The way that the tree was taken down on a Friday Night at about 5.30 after there was no one to contact is to me wrong, and as the owner of the land not knowing there was a preservation order is not the case. If there had been no tree there in the first place do you think that the person who had number 39 Peaks Ave would not have done something with it .The person who has number 39 told the people who was cutting it down to mind her own business ,

I strongly OBJECT

Comments for Planning Application DM/0928/23/FUL

Application Summary

Application Number: DM/0928/23/FUL

Address: Land Rear Of 37 - 39 Peaks Avenue New Waltham North East Lincolnshire

Proposal: Erect a detached bungalow to include driveway/parking area to front with associated works

Case Officer: Bethany Loring

Customer Details

Name: Jack James

Address: Peaks ave New waltham

Comment Details

Commenter Type: Member of the Public

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: My self and my wife have lived at our property for a number of years and we have never seen any fires or any trouble regarding this piece of land .We have looked at the plans and it is not in keeping with the property's around this area. The tree to me is in the wrong place it should be put back where it was cutdown from and replanted there. The person who had the land before selling it new there was a tree order on it and I think he would have told the new land owner that there was one on the tree and why does a block come at 5.30 on a Friday night and cut it down when no one can be contacted

Item 4 - Rear Of 99 Queens
Parade Cleethorpes -
DM/1126/23/FUL

North East Lincolnshire Planning
 New Oxford House
 George Street
 Grimsby
 North East Lincolnshire
 DN31 1HB



Working in partnership

Tel: 01472 326289 Option 1

REQUEST FOR APPLICATIONS TO BE HEARD AT PLANNING COMMITTEE

Ward Member Reply Slip for Applications to be reported to the Planning Committee

Application Number	Reason for Referring to Planning Committee
DM/1126/23/FULL	THIS APPLICATION SEEMS TO BE ACCEPTABLE AND I HAVE NOT HAD ANY OBJECTIONS FROM LOCAL RESIDENTS. PLEASE TAKE THIS TO THE PLANNING COMMITTEE IF IT IS REFUSED BY OFFICERS

Contact Details: -

SignatureK BROOKES..... Date ...20/12/2023.....

NameCOUNCILLOR KEITH BROOKES.....

Address:58 BOLINGBROKE ROAD CLEETHORPES DN35 0HQ

.....

North East Lincolnshire Planning
 New Oxford House, George Street, Grimsby, N E Lincolnshire, DN31 1HB
 (01472) 313131 W www.nelincs.gov.uk



EQUANS Services Limited
 Registered Office Q3 Quorum Business Park, Benton Road, Newcastle Upon Tyne, NE12 8EX.
 Registered in England No 598379

Item 5 - 17 Tetney Road
Humberston - DM/0108/23/
FUL



Humberston Village Council

Clerk to the Council – Mrs. K. Peers

Planning, North East Lincs Council

8th November 2023

Dear Sirs,

The following planning applications were discussed at the meeting of Humberston Village Council held on Tuesday 7th November 2023 and the comments below each application listed are the comments resolved to be submitted as follows:

Planning Application Reference: DM/0108/23/FUL

Proposal: Retrospective application to erect single storey extension to rear of existing garage to create garden room

Location: 17 Tetney Road Humberston

Objections – the Village Council feel that the chimney on this application is wholly out of character for this area and is too large and will be intrusive onto the character of the area. The Council also has concerns over the size of the building. The Council also has concerns over surface water disposal from the roof of the proposal as there is no detail on how surface water is being dealt with. The Council would wish to see this application refused.

Yours faithfully,

Mrs. K. Peers – Clerk to the Council
Humberston Village Council

Item 6 - Ingleside Waltham
Road Brigsley -
DM/1175/23/OUT

Comments for Planning Application DM/1175/23/OUT

Application Summary

Application Number: DM/1175/23/OUT

Address: Ingleside Waltham Road Brigsley North East Lincolnshire DN37 0RQ

Proposal: Outline application to erect a dwelling with access to be considered|cr||cr|

Case Officer: Bethany Loring

Customer Details

Name: Miss Rebecca Ward

Address: 27 St Helen's Crescent Brigsley

Comment Details

Commenter Type: Parish Council

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment: Brigsley Parish Council wish to object to planning application DM/1175/23/OUT on the following points.

1. This will be an additional dwelling development to the rear of Ingleside which we feel will lead to over intensification of the plot and adversely affect the amenity of the existing dwelling to the rear of Ingleside belonging to Mr & Mrs Newman.
2. This will lead to a loss of the rural feel of the village and put more pressure on the already struggling sewerage systems in periods of bad weather.
3. The application suggests a chalet bungalow. We are of the opinion that this would be unacceptable as single storey would be more suitable for protecting neighbouring dwellings from being overlooked. The application also suggested that the dwelling would be suitable for first-time buyers so a small single storey "affordable" property would in our opinion be the only option for least impact on nearby dwellings.

In conclusion we strongly object to the application on the grounds of over intensification of the area by further back garden development , the loss of amenity to existing dwellings and adverse effects on the rural feel of the village.

Megan Green (EQUANS)

From: Planning - IGE (Equans)
Subject: FW: Re planning application DM/1175/23/OUT

For the attention of Bethany Loring,

Further to our telephone conversation this afternoon, we are submitting our request for the following thoughts on this application to be considered. Any building allowed in the garden of Ingleside would look directly onto our property giving us no privacy at all. Having lived here for 10 years in a private and peaceful place, that would all be gone.

For the past two years we have had to tolerate a new build property very close to us.

If this application is granted, we appeal to only allow the building of a bungalow which would much more acceptable to a house as it wouldn't encroach upon our lives as much as a house.

Sincerely Tony and Stephanie Flarty.

Sunnyside
Waltham road
Brigsley
DN37ORQ
8th December

Sent from my iPad

Re this application .

I strongly reject this application on the following grounds :

I decided to live here due to the quiet nature of the area and open space around the property. This development will just pack the houses together and ruin the semi rural feel of the area whilst just taking away our already miniscule amount of sunlight at the rear

Also construction Traffic ,and subsequent tenant traffic , coming down the side of my property . I'm a shift worker ,so 100 yards of gravel is going to create excessive noise and potential damage to my boundary fence during construction . The current fence has had minor damage with no effort to fix by the applicants .

It doesn't bode well .

Not to mention the existing tree at the front of the proposed site at Inglewood .

Its roots are starting to lift their partially blocked paved drive (it'll become a shared access route unless a separate drive and separate planning application is due in ?) any construction traffic will not get under the existing branches without damaging them or the existing root cluster. This will potentially knock branches into my front garden and damage my car . this currently happens in high winds so construction traffic will enhance this .

We were told the trees around here were protected ?



- Note roots susceptible to damage and overhanging my property boundary over my vehicle

I have been a resident here for seven years now, and in all that time, the existing trees at the back of my property that are inside Inglewood's Boundary ,have been getting higher and higher and , along with my neighbour at the aptly named "Sunnyside " ,we have found ourselves having to sit nearer and nearer our homes in order to get any bit of sunshine From lunch onwards. It is becoming a joke. If they put a two storey property there now we may as well not have a garden.

A single storey bungalow would be the only type of property that would be respectful to neighbours along with massive amounts of height / foliage trimming on the existing trees in order to allow myself and Sunnyside some

degree of sunlight in the afternoon and provide privacy for us and future development if passed .it's okay planning building like this but they need to consider neighbours and having sunlight.

I appreciate the trees have been here a lot longer than us but the applicants have made no effort to keep current boundaries in check so what's to say they are going to be responsible now ?

We really do not exaggerate when we say we cannot hang washing out or enjoy our garden in summer due to existing sunlight issues. This property going ahead will only exacerbate this issue.

Having seen the development upheaval created by the development next door but one (which had proper access and 4 times more area) it's clearly not going to be a safe area . That had 12 m trailers mounting and damaging the kerbs putting pedestrians in danger .

This site access is even more compact . It's an accident waiting to happen with the potential for tree debris to fall into my property and onto my vehicle .

But my main concern is the fact that the garage , that will obviously need dismantling , has a roof that appears to contain asbestos .



- Picture : Asbestos approx. 1.5 metres from my boundry/ patio where children and myself reside

This must be dismantled in a safe fashion **WITHOUT RELEASE** of fibres into the atmosphere particularly as my children play the other side of the fence within 2 metres of it . I expect this to be contained in a safe atmosphere tent to avoid any risk of fibres going near my family / property . I will involve the HSE immediately if they deviate from a safe method .

I work in safety in the oil industry and have witnessed collisions between pedestrians and plant machinery as well as the regular handling of asbestos . I am therefore concerned how both these issues will be handled .

I hope you will take these valid points into consideration when looking at this development

Thank you.

Mr Glenn Dodson

Comments for Planning Application DM/1175/23/OUT

Application Summary

Application Number: DM/1175/23/OUT

Address: Ingleside Waltham Road Brigsley North East Lincolnshire DN37 0RQ

Proposal: Outline application to erect a dwelling with access to be considered|cr||cr|

Case Officer: Bethany Loring

Customer Details

Name: Mr Steve Newman

Address: Vita Nuova Waltham Rd Brigsley

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:Kay and Steve Newman

"Vita- Nuova"

Waltham Rd

Brigsley

DN370RQ

29th December 2023

Attn. Bethany Loring

Ref Planning Application -DM/1175/23/OUT

As the nearest neighbouring property to the above proposed development we would like to object to the application and would comment as follows:-

The rural village character of Brigsley and adjacent Waltham which we chose when we moved here 36 years ago is being destroyed by the amount of new housing being built. There can be no shortage of housing in this area particularly in the light of The Hyde development of almost 200 dwellings only a few hundred yards away adjacent to the field behind our Western boundary.

On our Southern boundary a bungalow was recently demolished and permission granted for 2 large dwellings, extensive outbuildings and garages despite the original outline permission requesting a single dwelling. The first property has only recently been completed after over 2 years of ongoing construction work - the second has yet to be started. What guarantee would there be that if Outline Permission were granted in this case there would be no amendment for a larger or multiple dwellings at the Full Planning stage?

As the proposed Chalet Bungalow, 2 storey in effect, would be constructed approximately 6 metres from our Eastern boundary we feel that we are being enclosed from all sides. We also note that the proposed dwelling is considerably further away from the applicant's existing property on site. To enable construction the existing greenery and tree canopy between our properties and therefore privacy would be destroyed yet strangely the Equans (NELC) Arboricultural Consultancy is acting on behalf of the applicant in the preparation of a Tree Report.

Despite the ongoing House Building in the area there has been no improvement in the local infrastructure particularly in the roads into Waltham, the schools are full and there is no availability for Dentists or Doctors. The drainage systems struggle to cope at times and the telecommunications are poor and completely unreliable.

The constant building of dwellings in gardens, orchards and paddocks in the area is drastically affecting the density of housing to the detriment of existing residents' lifestyle. It is therefore particularly offensive of Daniel Snowden of Ross Davy Ass. to claim that the application will "enhance the local character.....have good separation to the neighboursand minimal impact on neighbouring residential properties amenities". The arrogance is astonishing.

The cost of an initial house purchase and subsequent Council Tax charge in this area are high but understandably reflect the attraction of the semi rural nature of the location. This environment is steadily being eroded.

Finally, we would like to say how disappointing it is that the local authority has been in discussions with the applicant since 2021 and we as the nearest neighbouring property first hear about the proposed development when a letter arrives on 7th December 2023.

Please refuse this application.

Kay and Steve Newman

Comments for Planning Application DM/1175/23/OUT

Application Summary

Application Number: DM/1175/23/OUT

Address: Ingleside Waltham Road Brigsley North East Lincolnshire DN37 0RQ

Proposal: Outline application to erect a dwelling with access to be considered|cr||cr|

Case Officer: Bethany Loring

Customer Details

Name: Mr Steve Newman

Address: Vita Nuova Waltham Rd Brigsley

Comment Details

Commenter Type: Neighbour

Stance: Customer objects to the Planning Application

Comment Reasons:

Comment:

Kay and Steve Newman

"Vita Nuova"

Waltham Rd.,

Brigsley

DN370RQ

16th January 2024

Ref: DM/1175/23/OUT

CaseOfficer: Bethany Loring

We have now had opportunity to further consider the above proposal and would add the further comments to our previous response:-

Should NELC be of a mind to approve the proposal for outline planning permission we would request that in order to retain our privacy the proposed dwelling is limited to a single storey with no windows facing/ overlooking our own existing property and that the minimum distance between the two properties (separation) complies with the National Planning Guidelines. Conditions to this effect should be added to ensure compliance.

Kay and Steve Newman