

Emily Porter

From: Emily Porter
Sent: 03 October 2023 15:33
To: rmos@swindon.gov.uk
Cc: Emma Geater - Countryside Partnerships (emma.geater@countrysidepartnerships.com); emma.gillespie@countrysidepartnerships.com; andrew.cull@countrysidepartnerships.com; Mark Sommerville
Subject: Lotmead - S73 Application

Hello Ron,

Thank you again for clarifying below. To be clear, drainage strategy ref. 22006-HYD-P1-XX-DR-C-2211 REV P011 is provided pursuant to the Original FRA Addendum (and is provided for information and not for approval within this S73 application). Drainage strategy ref. 22006-HYD-P0-XX-DR-C-2220 REV P07 has been prepared in accordance with the Revised FRA Addendum, therefore by virtue is not in accordance with the Original FRA Addendum. This is the reason for and aim of this s73 (i.e. being to seek approval of the Revised FRA Addendum and a drainage strategy which is in accordance with it and the approved outline parameters).

In light of the above, the key point CSS need SBC's view on is the acceptability of the Revised FRA Addendum and the drainage strategy provided pursuant to it (ref. 22006-HYD-P0-XX-DR-C-2220 REV P07). **Please can you provide a response on this.**

Notwithstanding the above, it is of Hydrock and CSS's view that drainage strategy ref. 22006-HYD-P1-XX-DR-C-2211 REV P011 is accordance with the Original FRA Addendum. As such it would be useful to understand why SBC do not consider this to be the case. **Please can you provide a response on this too.**

Turning to density, the s73 proposals have been prepared in a way that ensures alignment with the approved Outline parameters. Condition 4 requires the development to be carried out in accordance with the approved parameter plans, which includes the approved Density Parameter Plan that sets out density ranges for areas of the site (i.e. 20-25dph, 25-45dph, 45-55dph). You state that "*the densities put forward by yourselves are still lower than could be expected*", however, the assumed densities of the Density Plan Overlays (ref. DPO 02 Rev P5 and DPO 03 Rev P7) are at the highest end of the ranges set by the approved Density Parameter Plan for the respective areas (i.e. 25dph, 45dph, 55dph). As such, increasing the assumed densities any higher would be in conflict with the approved Density Parameter Plan.

In addition to the above, densities are also secured elsewhere throughout the Outline consent. This includes Condition 10 which requires Character Area Design Codes to be in accordance with the approved Strategic Design Code, which again reiterates the requirement for development to be in accordance with the approved Density Parameter Plan, and also sets out descriptions of housing typologies for different parts of the site. The Strategic Design Code secures a strategic development framework highlighting the key structural elements of the masterplan fundamental to achieving a distinctive and characterful new place. The elements include character areas which the SDC works to protect the character, layout and function of, with a purpose of protecting the design elements that are fundamental to the character of each neighbourhood, such as, in some cases, housing typologies. As such, the character of each neighbourhood area (which is in part a result of density/mix, amongst other design considerations) is to be guided by the Strategic Design Code in order to achieve positive placemaking.

In terms of Phase 1, urban design comments received in relation to application ref. S/RES/22/1736 (dated 26th May) state that "*In terms of Character and Identity the scheme demonstrates: An acceptable density and form response by creating an efficient use of land for the most part that relates well to and enhances the existing character and context*" (page 2).

Please do let us know if you feel it would be useful for us to attend a meeting with yourself and officers to talk through the points we've set out.

As I've previously requested, we would be grateful if you could come back on the following queries as soon as is practicable:

- **ES Addendum:**
 - Documents uploaded to website:
 - I think part of Appendix 6.1 is missing on the website (the pages from Site Investigation Photograph 124 onwards)? Please can you check and make sure all is uploaded.
 - It looks as though the end 13 pages of Appendix 8.1 are also missing from the website? Please can you check and make sure all is uploaded.
 - Have relevant consultees been notified and the newspaper advertisement placed? If so, please can you confirm the dates these were actioned.
- **Site Visit:**
 - Further to Mark's email of 14/09, please could you let us know a suitable date/time for a site visit with yourself and Richard Bennett?

Kind regards,

Emily

Emily Porter BA (Hons) MA MRTPI
Senior Planner
Planning

Savills, Embassy House, Queens Avenue, Bristol BS8 1SB

 Tel : +44 (0) 117 910 0345
Mobile : +44 (0) 7870 999 289
Email : emily.porter@savills.com
Website : <http://www.savills.co.uk>



 Before printing, think about the environment

From: Ronald Moss <RMoss@swindon.gov.uk>

Sent: 25 September 2023 13:34

To: Emily Porter <emily.porter@savills.com>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com)

<andrew.cull@countrysidepartnerships.com>; Mark Sommerville <MSommerville@savills.com>

Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Sorry Emily ,

Appreciate it is not that clear.

The point is that we consider neither of the two proposed options to be in accordance with the original FRA addendum.

Regards ,

Ron Moss

From: Emily Porter <emily.porter@savills.com>
Sent: 25 September 2023 12:03
To: Ronald Moss <RMoss@swindon.gov.uk>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Mark Sommerville <MSommerville@savills.com>
Subject: RE: Lotmead - S73 Application

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Thank you for your email.

Having reviewed and discussed with CSS, we'd be grateful if you could explain your penultimate paragraph (highlighted in blue below) so we are clear on the Council's preference, including your position on 1) the drainage strategy provided pursuant to the Original FRA Addendum, and 2) the drainage strategy provided pursuant to the Revised FRA Addendum. We're struggling to ascertain what you mean here.

Whilst writing, please could you also come back on my queries (highlighted in green in the trail below).

Kind regards,


Emily

Emily Porter BA (Hons) MA MRTPI
Senior Planner
Planning

Savills, Embassy House, Queens Avenue, Bristol BS8 1SB

 Tel : +44 (0) 117 910 0345
Mobile : +44 (0) 7870 999 289
Email : emily.porter@savills.com
Website : <http://www.savills.co.uk>



 Before printing, think about the environment

From: Ronald Moss <RMoss@swindon.gov.uk>
Sent: 25 September 2023 10:54
To: Emily Porter <emily.porter@savills.com>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Mark Sommerville <MSommerville@savills.com>
Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Dear Emily ,

Thank you for your email .

I think I should start by making the point that Sustainable Urban Drainage (SuDs) systems are seen nationally to be a fundamental requirement for a well designed development. Schemes that fail to provide SuDs cannot therefore be considered well designed development. Good well designed schemes also seek to work with the existing characteristics of a site not impose themselves on it.

We have viewed your submitted proposals in the internal meeting and whilst there isn't disagreement that the density parameter plan showing up to 2481 dwellings utilises the full extent of the land , there is however the thought that the densities put forward by yourselves are still lower than could be expected.

The point is also repeatedly being made that housing mix/type are irrelevant to this matter . This is hard for us to understand . Your currently submitted reserved matters application shows 214 dwellings , of which there are only 32 x 2 bedroom dwellings (30 - affordable housing), 6 x 1 bedroom flats (all affordable) and 4 x 5 bedroom open market units. The rest are 3 and 4 bedroomed detached and s-d dwellings .

Densities could clearly be raised here as proposing development predominantly laid out as 3 and 4 bedroomed detached and semi- detached dwellings cannot be considered the most effective and efficient use of land. Your case being put forward to us is also a numbers based argument and therefore numbers could easily be raised here.

On the matter of we give you two options , our preference and what we consider a 'SuDs' based scheme would look like , with land needed to be raised all over the site , I can inform that we do not consider either proposal to be in accordance with the FRA addendum. The 'SuDs ' version appears some sort of hybrid approach that would certainly be of concern due to the potential impact on the site.

Apologies that this is a short email, however I can confirm that the conclusion of our internal meeting is that your starting point needs to be review proposed densities before seeking to dismiss the SuDs drainage requirements.

Regards ,

Ron Moss

From: Emily Porter <emily.porter@savills.com>

Sent: 22 September 2023 13:19

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Mark Sommerville <MSommerville@savills.com>

Subject: Lotmead - S73 Application

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

I hope you are well.

Thank you for your email below – as Mark is now on leave I am responding in his absence.

To clarify, the approved Density Parameter Plan with its c. 2,481 dwelling maximum yield does not consider developable land “lost” to the incorporation of any SuDs features of any scale within the developable area, nor does it consider banking/buffers for the existing vegetation which is as a result of lifting levels.

As set out within the covering note, the figures outlined for a drainage scheme pursuant to the Original FRA Addendum (c. 1,898 dwellings) and the Revised FRA Addendum (c. 2,109 dwellings) have been reached by overlaying the two drainage scenarios onto the approved Density parameter plan to calculate land “available” for development. In turn this also considers developable land “lost” owing to the incorporation of SuDs features and associated banking/buffer from the existing boundaries and vegetation. To build on the calculations provided on the “available” developable area, CSS have done a further breakdown of the developable area “lost” in order to demonstrate the approximate number of dwellings lost.

Taking the incorporation of SuDs features and associated banking/buffering resulting from raising levels pursuant to the Original FRA Addendum, CSS estimate that c. 13.66ha of “developable area” (as identified on the approved density parameter plan) is “lost”. This equates to c. 583 units. Doing the same calculation on the overlay pursuant to the Revised FRA Addendum, CSS estimate that c. 8.85ha of developable land is still “lost” owing to the incorporation of some SuDs features (aligned also with the Green Infrastructure Parameter Plan) and the lesser amount of associated level raising, equating to c. 372 dwellings.

It is also worth noting that irrespective of mix or plotting typologies, there are other design requirements which will need to be taken into consideration when working through the detailed design (i.e. highways requirements, etc).

I trust this provides clarity, however, I appreciate this is a complex piece of work so if it would be of help, CSS are more than happy to meet and talk you through these figures.

Whilst writing, we’d be grateful if you could action / revert back on the below queries as soon as is practicable:

- **ES Addendum:**
 - Documents uploaded to website:
 - I think part of Appendix 6.1 is missing on the website (the pages from Site Investigation Photograph 124 onwards)? Please can you check and make sure all is uploaded.
 - It looks as though the end 13 pages of Appendix 8.1 are also missing from the website? Please can you check and make sure all is uploaded.
 - Have relevant consultees been notified and the newspaper advertisement placed? If so, please can you confirm the dates these were actioned.
- **Feedback:**
 - I trust we’re awaiting feedback on the internal discussion you’re having with the Placemaking Team this week. Please could you give us an indication of when we are likely to hear back on this?
- **Site Visit:**
 - Further to Mark’s email of 14/09, please could you let us know a suitable date/time for a site visit with yourself and Richard Bennett?

Kind regards,

Emily

Emily Porter BA (Hons) MA MRTPI
Senior Planner
Planning

Savills, Embassy House, Queens Avenue, Bristol BS8 1SB

Tel : +44 (0) 117 910 0345
Mobile : +44 (0) 7870 999 289
Email : emily.porter@savills.com
Website : <http://www.savills.co.uk>



From: Ronald Moss <RMoss@swindon.gov.uk>
Sent: 15 September 2023 15:31
To: Mark Sommerville <MSommerville@savills.com>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Emily Porter <emily.porter@savills.com>
Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Once you factor in all the SuDS features that are required to meet the design criteria of the Original FRA Addendum, significant amounts of land within the development areas are “lost”. This explains why the site capacity under the same density assumptions is now so much less. Densities themselves are no different. There’s just less land available for built development.

Maybe I am totally missing something , but as I see it you are saying that without SuDs i.e with no loss of land in the development areas you can achieve no more than 2109 ? The 2109 figure not being affected by any SuDs land loss.

2109 dwellings on full development areas with no SuDs v 2481 dwellings on full development areas with (in your terms) SuDs land intake not taken in to account - Surely comparable areas as a starting point as both situations remove impact of SuDS ?

From: Mark Sommerville <MSommerville@savills.com>
Sent: 15 September 2023 15:08
To: Ronald Moss <RMoss@swindon.gov.uk>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Emily Porter <emily.porter@savills.com>
Subject: RE: Lotmead - S73 Application

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Thank you for your response.

Please see our responses below.

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB



Tel : +44 (0) 117 910 0356
Mobile : +44 (0) 7807 999 390
Email : MSommerville@savills.com
Website : www.savills.co.uk



From: Ronald Moss <RMoss@swindon.gov.uk>
Sent: 15 September 2023 14:40
To: Mark Sommerville <MSommerville@savills.com>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Emily Porter <emily.porter@savills.com>
Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Mark ,

As I have stated the information has been sent to the Validation team . They do have quite a lot of work on and unfortunately I don't have the authority to request that they prioritise this matter. It will be done as soon as they can. **Thank you. I can see the documents have been uploaded to the Council's portal. Have relevant consultees been notified and has the newspaper advert been placed?**

On the question as to why I have raised the issue of your maximum proposed no. of dwellings being lower than the approved outline planning permission permits, I elaborate as following:

Your case here for removing the requirement for SuDs drainage is to allow a larger number of dwellings to go on the site. This larger number of dwellings you say would give an absolute maximum of 2109 dwellings on site. We as the Local Planning Authority raise the point that the outline planning permission allows up to 2500 dwellings. What we are trying to understand is why the maximum number of dwellings you consider can be built falls so far short of the 2500 mentioned in the outline planning permission. I note that Darren Dancey considers that it is unacceptable for us to be raising viability issues , however the justification being given by yourselves for non - provision of SuDs is based around numbers of dwellings on the site and viability. In simple terms our point is why are you starting from a maximum of 2109 dwellings i.e well below 2500 ?

Looking at the outline application , the approved 'Density Parameter Plan (Drawing No. PL1461.1 – PLA – 00 -XX – DR- U- 0007-S4- - P02 received 2nd September 2019 as mentioned in condition 4 of the outline planning permission S/OUT/19/0582 indicates a maximum potential yield of circa 2481 units . This is against your suggested maximum potential yield without meeting our SuDs requirements being 2109 dwellings. This unsurprisingly raises

concerns to the Local Planning Authority as to whether the proposed build densities as projected are /would be too low, leading to an inefficient use of land. If this is the case, the starting point should be looking to up the densities rather than removing the SuDs drainage requirement.

Again I will go back to the comment that it is not unreasonable for us to ask to try and understand your position here. The above is certainly a point that we would making at any Public Inquiry !

The difference between the yield from the outline density plan and where we are now is simple.

To get to a figure of 2,481, you would need all of the development areas shown on the parameter plans and illustrative masterplan.

However, neither the parameter plans or the illustrative masterplan factor in an allowance for any surface level drainage features within development areas; only in open space.

Once you factor in all the SuDS features that are required to meet the design criteria of the Original FRA Addendum, significant amounts of land within the development areas are "lost". This explains why the site capacity under the same density assumptions is now so much less. Densities themselves are no different. There's just less land available for built development.

As I have said we have a meeting next week with the full Place making team for a discussion before looking to move towards a recommendation. I appreciate your repeated comments that matters have gone on for too long here and all parties need to know where they stand . Thank you. We would welcome clarity.

Have a good time off.

Regards ,

Ron Moss

From: Mark Sommerville <MSommerville@savills.com>

Sent: 14 September 2023 15:49

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Andrew Cull - Countryside Partnerships (andrew.cull@countrysidepartnerships.com) <andrew.cull@countrysidepartnerships.com>; Emily Porter <emily.porter@savills.com>

Subject: RE: Lotmead - S73 Application

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Please could we have an update on the questions posed below?

In relation to the latest query from the LLFA, Countryside and Hydrock would like to arrange a time to meet Richard and yourself on site to view some of the existing features, which are bunds rather than ditches. We think this would be an invaluable way of trying to move things forward. Would you be amenable to this? If so, could you provide suggested availability?

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB



Tel : +44 (0) 117 910 0356

Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Mark Sommerville

Sent: 12 September 2023 16:17

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Emily Porter <emily.porter@savills.com>

Subject: RE: Lotmead - S73 Application

Hello Ron,

Thank you for your email.

With regard to your validation team, will they also be placing the newspaper advert? Can you advise on timescales for these actions to be completed?

With regard to your other feedback, whilst it is not a surprise to us that the LLFA do not support the proposals, we have not received any negative comments from any other consultees (nor were we expecting any given the focus of the application around drainage). Can you elaborate on any other areas of concern?

To make you aware, I am going to be on leave from the end of this week, returning to the office on 9th October. In my absence, please can you ensure any correspondence from yourself includes Emma Geater, Emma Gillespie and my colleague Emily Porter?

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356



Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Ronald Moss <RMoss@swindon.gov.uk>

Sent: 12 September 2023 15:14

To: Mark Sommerville <MSommerville@savills.com>

Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Mark ,

I have sent the ES addendum information on to our validation section for them to carry out the necessary processes.

We did look at the scheme last week with the urban designer , landscape officer and drainage officer. It will come as no surprise to you that we have concerns with what you are proposing and before we move towards a recommendation , there has been a decision to run the proposal past the full Place making team . This is to take place next week. Whilst I understand that the delay will be frustrating to you, the Local Planning Authority wants to have explored all avenues and be fully clear on matters before reaching any conclusion.

Regards ,

Ron Moss

From: Mark Sommerville <MSommerville@savills.com>

Sent: 11 September 2023 17:32

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Emily Porter <emily.porter@savills.com>

Subject: RE: Lotmead - S73 Application

Importance: High

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Please see my responses below in green.

Please could we have answers to the questions posed tomorrow?

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356



Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Ronald Moss <RMoss@swindon.gov.uk>

Sent: 11 September 2023 17:10

To: Mark Sommerville <MSommerville@savills.com>

Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Afternoon Mark ,

Can I start by asking for you to send another link to the ES addendum as the current one has expired. Our admin team will probably be better positioned to open all the files successfully, so I will send the information on to them when I get the new link. I have put a link below to the full package. We are, however, frustrated that this information was provided to you on 1st September and no action has been taken since then, particularly given the requirement for 30 days consultation. Please can you confirm that you will expedite this information being uploaded to the Council's website, provided to relevant consultees and advertised in the newspaper this week?

<https://we.tl/t-ldmonFiaCX>

I will say understanding the discrepancy between the outline planning permission being for up to 2500 dwellings and the recent indication that Countryside see an absolute maximum possible capacity of 2100 dwellings on the site with a proposal running contrary to our required SuDs requirements is going to be key for us moving forwards. When I get the opportunity I will be looking at the information submitted an outline stage, while the urban designer is also viewing your overlay plans to consider the indicated development capacities. Please can we have some assurances on timescales for your review and the urban designer's review?

I can confirm that the drainage officer has viewed your latest information and raised the question that in providing a comparison you are not correctly using the approved SuDs drawing. He states the options that he has seen are based on pipe to pond solutions, just one with more ponds shown and a few token swales, and one showing the site significantly raised to ensure it operates above the flood plain, but they both ignore a large amount of existing ditches on the site so are going against an agreed SuDS train, catchment based approach as per national guidance and the approved FRA addendum. I will discuss with the team and revert to you.

We will also come back to you regarding your email relating to viability as of 8th September.

On the matter regarding a condition on future SuDs features, our point is that we don't we consider that a condition would work here.

Is there any other feedback from your internal meeting?

I trust this information is of assistance.

Regards,

Ron Moss

From: Mark Sommerville <MSommerville@savills.com>

Sent: 07 September 2023 17:11

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Emily Porter <emily.porter@savills.com>

Subject: RE: Lotmead - S73 Application

Caution: This email originated outside SBC. Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Thank you for your reply. I will discuss this with CSS and revert as soon as possible.

Please could you answer my other questions below?

Have you been able to meet as an internal team?

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356



Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Ronald Moss <RMoss@swindon.gov.uk>

Sent: 07 September 2023 16:40

To: Mark Sommerville <MSommerville@savills.com>

Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Afternoon Mark,

On the matter of viability it came up in discussion yesterday. Fair to say that I think that there is some difficulty understanding how we have an approved outline application for up to 2500 dwellings and yet you are saying that even without compliance with the SuDs strategy and as a maximum you will manage to provide some circa 2100 dwellings. If we assume not unreasonably that the maximum figure is optimistic, then it is probably going to be around 2000 dwellings i.e 80% of the number as approved.

Janet before going on leave indicated that the site had been purchased and it has to be assumed that the vendor would have requested a price reflecting the potential for up to 2500 dwellings. Also you have repeatedly run a narrative that if the SuDs drainage strategy is disregarded everything else is then all fully aligned on the site. I would

suggest that the prospect of providing only circa 80% of the 2500 approved dwellings (the number as viability tested) means that this is possibly not the case.

I can confirm that I am looking at the submissions that accompanied the outline application to see if I can understand how we have got to this situation , but you are also welcome to give your thoughts.

Regards,

Ron Moss

From: Mark Sommerville <MSommerville@savills.com>
Sent: 04 September 2023 17:24
To: Ronald Moss <RMoss@swindon.gov.uk>
Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Emily Porter <emily.porter@savills.com>
Subject: RE: Lotmead - S73 Application

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Hello Ron,

Thank you for your response.

Please see my comments below in green.

Please could you also confirm that you are happy with the meeting notes?

Thanks,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356



Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Ronald Moss <RMoss@swindon.gov.uk>
Sent: 04 September 2023 16:09
To: Mark Sommerville <MSommerville@savills.com>
Subject: RE: Lotmead - S73 Application

EXTERNAL EMAIL: Be cautious when opening attachments or clicking links

Mark,

In response to your queries I can inform you of the following :-

- 1) I have receipt of your email. **Thanks.**
- 2) There is a difficulty opening the Environmental statement addendum . I get a message 'The destination path is too long' . **I think this may be an issue where you are trying to save the files into a long chain of folders within folders. Can I suggest downloading to your desktop and trying to access from there? If you are still having problems please let us know.**

Please can you advise when the newspaper advert will be placed? As I mentioned below, we are happy to assist with this if it helps.

With regard to the meeting notes :-

Probably worth us flagging up again that the sentence below would give no certainty that any further SuDs features would be included, even if put into a condition.

. The application commits CSS to continue to explore all opportunities to increase the number of SuDS features at detailed design, subject to this not compromising residential capacity. **Can you suggest a means of further exploration that you consider would give you the necessary comfort?**

On the viability matter I think points need clarifying. What I was very keen to understand at the meeting was whether you were seeking to run a viability argument. Whilst your comments were slightly at variance at times to those of the Countryside representatives , my conclusion was that this is not the argument being put forward. Your argument is simply that less dwellings would be provided should SuDs drainage in accordance with the original drawings go ahead and that you are happy that the viability works for your current scheme. At no point was any confirmation given that with any reduced number of dwellings , that your proposal could be proven to be unviable. I note in your written meeting notes that you state as below.

MS added that what we are stating in the cover letter is that the s73 proposals are viable. Therefore we do not consider that any formal viability testing is required, nor do we consider that the applicant needs to provide evidence as to what the "tipping point" of viability is (with regard to unit numbers.)

For the argument that you are putting forward I see no reason to contest this statement.

To summarise, CSS's position is that development pursuant to what is proposed as part of this s73 application and the Revised FRA Addendum Drainage Strategy, achieving at or close to 2,109 would be viable. If the Council were to refuse this s73, with the effect of insisting on a drainage strategy pursuant to the Original FRA Addendum, CSS would consider that the maximum residential capacity of 1,898 to be unviable under the existing outline permission. Should such a scenario arise, CSS would look to submit a separate application to revisit the scheme's viability and s106, supported by a comprehensive viability appraisal at that stage. Given these circumstances, we do not believe that any viability testing is required as part of this application.

On my re consultation I am not aware that you have made any changes to the proposal and have simply sought to justify the submission as originally proposed . Please say if you consider this assumption to be incorrect. As it currently stands I will be looking for the drainage officer , landscape officer and design officer to view the recent submissions for our internal meeting. **We agree with this.**

Finally I can confirm that I am having the internal meeting this week. **Thank you. Could you advise when this is scheduled? Could we arrange a call with you as soon as possible after to receive feedback? Please could you provide your suggested availability.**

Regards ,

Ron Moss

From: Mark Sommerville <MSommerville@savills.com>

Sent: 04 September 2023 08:37

To: Ronald Moss <RMoss@swindon.gov.uk>

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Charles McClea <CMcClea@savills.com>; Matt Lindon <matt.lindon@savills.com>; Emily Porter <emily.porter@savills.com>

Subject: RE: Lotmead - S73 Application

Importance: High

Caution: This email originated outside SBC . Please take care when clicking links or opening attachments. When in doubt, contact your IT Department on x4900

Good Morning Ron,

Please could you confirm receipt of the email and documents within the link below, and provide a response to the questions we have raised?

Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356



Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



From: Mark Sommerville

Sent: 31 August 2023 17:26

To: rmoss@swindon.gov.uk

Cc: emma.geater@countrysidepartnerships.com; emma.gillespie@countrysidepartnerships.com; Charles McClea <CMcClea@savills.com>; Matt Lindon <matt.lindon@savills.com>; Emily Porter <emily.porter@savills.com>

Subject: Lotmead - S73 Application

Hello Ron,

I write to you regarding EIA matters and actions following our meeting last week relating to the s73 application.

With regard to EIA, we included an EIA Statement of Conformity at the outset of the s73 application, however following the recent legal advice obtained from Counsel, CSS has decided to submit an ES Addendum to ensure any consent issued pursuant to the s73 is as robust as possible and guard against risk of JR. This is available within the link below.

<https://we.tl/t-Q1YHZwDDAs>

In light of this submission, please can you treat the EIA Statement of Conformity as superseded?

This more detailed assessment results in the same overall conclusions being drawn, ie that there are no new adverse significant environmental effects arising from the s73, in comparison to the conclusions drawn within the Environmental Impact Assessment work submitted and approved as part of the outline.

As per the EIA Regs, CSS recognise that this submission of further information triggers the need for a period of 30 days consultation, running from the appropriate publication triggers (uploading online, circulation to consultees and publication of an advert in a local newspaper). CSS would be grateful if you could expedite these three steps to commence the 30 days as soon as possible. If we can be of assistance in arranging the newspaper advert, please let us know.

Returning to the discussion at our recent meeting, it was discussed that you would be arranging an internal workshop to review the updated s73 material during w/b 4th September. Please could you confirm that this has been arranged?

I have also reattached a copy of the meeting notes and actions we issued for your review. Please could you review and confirm that they represent an accurate reflection of the meeting? Could you also confirm your availability for a meeting with CSS w/b 11th September?

Please could you acknowledge receipt?


Kind regards,

Mark

Mark Sommerville MA (Hons) MSc MRTPI
Associate Director
Planning

Savills, Embassy House, Queens Avenue, Bristol, BS8 1SB

Tel : +44 (0) 117 910 0356

 Mobile : +44 (0) 7807 999 390

Email : MSommerville@savills.com

Website : www.savills.co.uk



NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot

guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Glategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Glategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

This email is confidential and may be legally privileged. If you are not the intended recipient of this email and its attachments you must not copy, distribute, disclose or use them for any purpose. If you have received this email in error, please notify postmaster@vistrygroup.co.uk and delete all copies from your system. Email communications cannot be guaranteed to be secure or free from error or viruses. Vistry Group accepts no liability for any loss or damage which may be caused by viruses. Opinions, conclusions and other information within this email unrelated to the business of Vistry Group are the responsibility of the individual sender. Vistry Group PLC is registered in England and Wales with registered number 306718. The registered office is 11 Tower View, Kings Hill, West Malling, Kent, ME19 4UY. You can view a copy of our privacy policy: <https://www.vistrygroup.co.uk/site-services/privacy/>.

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy,

distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

This email is confidential and may be legally privileged. If you are not the intended recipient of this email and its attachments you must not copy, distribute, disclose or use them for any purpose. If you have received this email in error, please notify postmaster@vistrygroup.co.uk and delete all copies from your system. Email communications cannot be guaranteed to be secure or free from error or viruses. Vistry Group accepts no liability for any loss or damage which may be caused by viruses. Opinions, conclusions and other information within this email unrelated to the business of Vistry Group are the responsibility of the individual sender. Vistry Group PLC is registered in England

and Wales with registered number 306718. The registered office is 11 Tower View, Kings Hill, West Malling, Kent, ME19 4UY. You can view a copy of our privacy policy: <https://www.vistrygroup.co.uk/site-services/privacy/> .

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN . Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data

Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN . Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation. This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation. This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book".

Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation. This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Gategny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN . Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....

NOTICE: This email is intended for the named recipient only. It may contain privileged and confidential information. If you are not the intended recipient, notify the sender immediately and destroy this email. You must not copy, distribute or take action in reliance upon it. Whilst all efforts are made to safeguard emails, the Savills Group cannot guarantee that attachments are virus free or compatible with your systems and does not accept liability in respect of viruses or computer problems experienced. The Savills Group reserves the right to monitor all email communications through its internal and external networks.

For information on how Savills processes your personal data please see our [privacy policy](#)

Savills plc. Registered in England No 2122174. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills plc is a holding company, subsidiaries of which are authorised and regulated by the Financial Conduct Authority (FCA)

Savills (UK) Limited. A subsidiary of Savills plc. Registered in England No 2605138. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Advisory Services Limited. A subsidiary of Savills plc. Registered in England No 06215875. Regulated by RICS. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Commercial Limited. A subsidiary of Savills plc. Registered in England No 2605125. Registered office: 33 Margaret Street, London, W1G 0JD.

Savills Channel Islands Limited. A subsidiary of Savills plc. Registered in Guernsey No. 29285. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN. Registered with the Guernsey Financial Services Commission. No. 86723.

Martel Maides Limited (trading as Savills). A subsidiary of Savills plc. Registered in Guernsey No. 18682. Registered office: Royal Terrace, Glatigny Esplanade, St Peter Port, Guernsey, GY1 2HN . Registered with the Guernsey Financial Services Commission. No. 57114.

We are registered with the Scottish Letting Agent Register, our registration number is LARN1902057.

Please note any advice contained or attached in this email is informal and given purely as guidance unless otherwise explicitly stated. Our views on price are not intended as a formal valuation and should not be relied upon as such. They are given in the course of our estate agency role. No liability is given to any third party and the figures suggested are in accordance with Professional Standards PS1 and PS2 of the RICS Valuation –Global Standards (incorporating the IVSC International Valuation Standards) effective from 31 January 2022 together, the "Red Book". Any advice attached is not a formal ("Red Book") valuation, and neither Savills nor the author can accept any responsibility to any third party who may seek to rely upon it, as a whole or any part as such. If formal advice is required this will be explicitly stated along with our understanding of limitations and purpose.

BEWARE OF CYBER-CRIME: Our banking details will not change during the course of a transaction. Should you receive a notification which advises a change in our bank account details, it may be fraudulent and you should notify Savills who will advise you accordingly.

The views expressed in this email are personal and may not necessarily reflect those of Swindon Borough Council unless explicitly stated otherwise. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error, please notify me immediately. If you are not the intended recipient of this email, you should not copy it for any purpose, or disclose its contents to any other person. Senders and recipients of email should be aware that, under the Data Protection Act 2018 and Freedom of Information Act 2000, the contents may have to be disclosed. The contents may be subject to recording and/or monitoring in accordance with relevant legislation This footnote also confirms that this email has been swept by Anti-Virus software for the presence of computer viruses. However, Swindon Borough Council cannot accept liability for viruses that may be in this email and we recommend that you check all emails with an appropriate virus scanner.

....