Appeal Decision

Inquiry held on 5, 6, 11, 12 and 15 March 2013
Site visit made on 14 March 2013

by Neil Pope BA (HONS) MRTPI
an Inspector appointed by the Secretary of State for Communities and Local Government

Decision date: 8 April 2013

Appeal Ref: APP/P0119/A/12/2186546
Land Between Iron Acton Way and North Road, Engine Common, Yate, South Gloucestershire, BS37 7LG.

- The appeal is made under section 78 of the Town and Country Planning Act 1990 against a failure to give notice within the prescribed period of a decision on an application for planning permission.
- The appeal is made by Bloor Homes Limited and Sydney Freed (Holdings) against South Gloucestershire Council.
- The application Ref. PK12/1751/F, is dated 21 May 2012.
- The development proposed is a mixed use development comprising 210 new homes, including 73 affordable units; 1,329 square metres of new office space (Use Class B1); 1,914 square metres of employment units for light industrial use (Use Class B1c) and/or warehouse and distribution (Use Class B8); a new club house and car park for Yate Town Football Club (totalling 352 square metres); and associated infrastructure.

Decision

1. The appeal is dismissed and planning permission is refused for a mixed use development comprising 210 new homes, including 73 affordable units; 1,329 square metres of new office space (Use Class B1); 1,914 square metres of employment units for light industrial use (Use Class B1c) and/or warehouse and distribution (Use Class B8); a new club house and car park for Yate Town Football Club (totalling 352 square metres); and associated infrastructure.

Procedural Matters

2. Within its Statement of Case the Council informed me that had it been in a position to determine the application, planning permission would have been refused for the following reasons:

   1. The application site falls outside both the Engine Common village and Yate and Chipping Sodbury settlement boundary, as defined on the South Gloucestershire Local Plan Proposals Map, and is not allocated for development within the emerging Core Strategy. As such it lies in the open countryside and therefore is contrary to Policy H3 and Policy E6 of the adopted South Gloucestershire Local Plan. Furthermore, the proposals would result in the expansion of Engine Common, out of scale with the current settlement, and would unacceptably alter the function of Engine Common as a village, and as such the proposals are contrary to the location strategy and spatial development policies CS5 and CS34 of the emerging Core Strategy.

   2. The site lies outside any housing or employment allocations in the emerging Core Strategy, as such, the correct mechanism for consideration of this application should be through the democratic, plan led process, which has now
reached an advanced stage. To grant planning permission now would be premature, contrary to the plan led system and undermine public confidence in that system.

3. The proposal is unacceptable in highway terms as it would result in an over-reliance on outward commuting of cars because of the limited provision of public transport and poor access to higher education and employment. The contributions offered and the limited scale of development would not provide a change in the current public transport provision. As such the proposal is contrary to Policy T12 of the adopted South Gloucestershire Local Plan.

4. The proposed scheme does not accommodate the forecast growth in the area and would result in sub-standard traffic conditions on the adjoining local highway infrastructure, and as such, does not take into account overall changes in patterns of movement in the general area arising from the North Yate New Neighbourhood. As the proposal is contrary to Policy T12 of the South Gloucestershire Local Plan.

5. The proposed scheme would result in a sub-standard highway junction interfering with the safety of all road users and the safe an free flow of traffic and is therefore contrary to Policy T12 of the adopted South Gloucestershire Local Plan. As the proposal is contrary to Policy T12 of the South Gloucestershire Local Plan.

6. The application is not supported by an agreed S106 planning obligation, which requires the provision of affordable housing on site, and in this respect is contrary to Policy H6 of the South Gloucestershire Local Plan.

7. The application is not supported by an agreed S106 obligation which requires the provision of appropriate Category 1 sports facilities and on-site equipped and unequipped play and maintenance thereof and in this respect is contrary to Policy LC8 of the adopted Local Plan.

8. The application is not supported by an agreed S106 obligation which requires provision of community facilities and in this respect is contrary to Policy LC1 of the adopted Local Plan.

9. The application is not supported by an agreed S106 obligation which requires provision of library services and in this respect is contrary to Policy LC1 of the adopted Local Plan.

10. The proposed diversion of footpath LIA21/10 would harm the amenity of this recreational route and in this respect is contrary to Policy LC12 of the adopted Local Plan.

3. The appellants and the Council have agreed a Statement of Common Ground (SCGT) on transport matters. Within this SCGT it is agreed that the scheme would include provision to overcome the Council’s ‘deemed reasons for refusal’ numbered 3, 4 and 5 above. There is also agreement in respect of another Statement of Common Ground (SCG). Appendix B to the SCG includes plan reference 2996-002/C. This shows a revised route for a footpath diversion across the site. Both main parties agree that this revised route would address the Council’s tenth ‘reason for refusal’. A separate Addendum to the SCG sets out the preferred positions of the main parties regarding housing land supply.
4. At the Inquiry I was presented with a completed planning obligation (agreement) under the provisions of section 106 of the above Act. This obligation includes financial contributions towards the cost of various highway/transport measures, library provision and off-site public open space, as well as a mechanism for delivering some affordable housing on the site. The Council informed me that this agreement\(^1\) would overcome its ‘deemed reasons for refusal’ Nos. 6, 7, 8 and 9.

5. As part of the appeal the appellants have submitted a number of revised plans\(^2\). In essence, these relate to amendments to the proposed layout and some of the proposed house types. The appellants have undertaken a process of consultation in respect of these amendments, including statutory consultees and neighbours. I understand that no responses were received in respect of these revised plans. The Council informed me that it had no objection to these amended plans being considered as part of the appeal. I also note from the letters of representation that were made to the Council at ‘application stage’ that some local residents are concerned by the principle of the proposed development rather than the detailed aspects of the layout and design.

6. Having regard to good practice\(^3\) and the Wheatcroft judgement\(^4\), the scheme is not so altered by the revised plans as to materially change the proposed development. Moreover, the Council, consultees and interested parties have been given adequate opportunity to comment upon the amendments. I have therefore determined the appeal on the basis of the plans considered by the Council at ‘application stage’ as amended by plan reference 2996-002/C and those plans that comprise Appendix 1 to Mr Richards’s proof of evidence.

7. At the start of the Inquiry I was asked to make a ruling in respect of the Council’s rebuttal evidence. On the final sitting day I sought the views of both main parties as to whether or not the Inquiry should be closed in writing to allow for the receipt of the Core Strategy Inspector’s further findings that were due to be published on 18 March 2013. I agree with the appellant that this would be likely to result in the parties seeking to present further evidence, including recalling witnesses and cross-examination. This would considerably delay the determination of this appeal and create uncertainty regarding other housing appeals in South Gloucestershire. I therefore closed the Inquiry on 15 March 2013, in accordance with the Inquiry timetable.

8. In addition to the above accompanied site visit, I viewed the site and surroundings, on my own, on 4 March 2013.

9. At the Inquiry an application for an award of costs was made by the appellants against the Council. This application is the subject of a separate Decision.

**Main Issues**

10. The two main issues are: firstly, whether there is a shortfall in the five year supply of housing land within South Gloucestershire and the implications for the adopted and emerging spatial strategy, including public confidence in the plan-led system and; secondly, the effect upon the character and identity of Engine Common.

---

\(^1\) As the appeal is dismissed on the substantive merits of the case it is not necessary to look at the agreement in more detail as the scheme is unacceptable for other reasons.

\(^2\) Included as Appendix 1 to Mr Richards’s proof of evidence

\(^3\) Planning Inspectorate Good Practice Advice Note 09 ‘Accepting amendments to schemes at appeal’

\(^4\) Bernard Wheatcroft Ltd v SSE [JPL, 1982, P37]
Reasons

11. The development plan includes the Regional Planning Guidance for the South West (RPG10), the Bath and North East Somerset, Bristol, North Somerset, South Gloucestershire Joint Replacement Structure Plan (SP) and the South Gloucestershire Local Plan (LP). All three plans were adopted many years ago and the SP and LP were intended to guide the development and use of land up to 2011. (RPG10 covers the period up to 2016.) No party relies upon the housing requirement figures of the development plan to support its case. (The LP housing requirement covered the period 1996-2011 and was based on household projections from the 1990s.)

12. The appeal site lies outside the settlement boundaries for the village of Engine Common and the town of Yate, as defined in the LP. The most relevant development plan policies to the determination of this appeal are ‘saved’ SP policy 2 (the locational strategy) and ‘saved’ LP policies H3 and E6 (residential and employment development in the countryside). The appellants accept that the proposal conflicts with these LP policies. The spatial strategy includes locating new housing and employment facilities within and adjacent to the main urban areas and protecting and enhancing the character of the countryside.

13. The South Gloucestershire Core Strategy (CS) was submitted for Examination in March 2011. The Examination was initially suspended by the CS Inspector to allow for the submission of Post Submission Changes. Hearing sessions were subsequently held in June and July 2012 and the CS Inspector published his Preliminary Findings and Draft Main Modifications in September 2012. The Inspector’s initial conclusion is that the Core Strategy is capable of being made ‘Sound’ subject to a number of Proposed Main Modifications (PMM). The PMM have been subject to a further hearing session that was held on 7 March 2013. The most relevant policies to the determination of this appeal are CS5 (location of new development), CS15 (distribution of housing) and CS34 (rural areas).

14. The CS has reached an advanced stage of preparation. However, there are unresolved objections to the housing requirements, including the means of addressing the shortfall in the delivery of housing that accrued during the LP period. My attention has been drawn to legal opinion, obtained by some house builders, which argues that the housing requirement of the PMM, if adopted, could be susceptible to challenge. Moreover, the CS Inspector has not yet found the CS to be ‘Sound’. The CS carries moderate weight in this appeal.

Housing Land/Spatial Strategy/Public Confidence

15. Both main parties agree that within South Gloucestershire there has been a record of persistent under delivery of housing. As a consequence, and in accordance with the Government’s objective to boost significantly the supply of housing\(^5\), it is also agreed that a 20% buffer should also be applied to the Council’s five year supply of deliverable housing sites. However, there is disagreement between the main parties over the housing requirement for the CS period 2006-2027\(^6\), the means of addressing the housing shortfall up to 2012\(^7\), as well as the deliverability of sites. The Council’s preferred position is

---

\(^5\) Paragraph 47 of the National Planning Policy Framework (‘the Framework’)

\(^6\) The Council has argued that this should be 28,355 new homes, as set out in the CS Inspector’s Draft Main Modifications to CS policy CS15, whereas the appellants argue that the requirement should be 32,800 new homes, as set out in the former Secretary of State’s Proposed Changes to the draft Regional Strategy (RS).

\(^7\) The appellants argue that the ‘Sedgefield approach’, based on research commissioned by the Department of Local Government and Communities and set out in the ‘Land Supply Assessment Checks’ report 2009, should be
that it has a 5.13 years supply of housing (5.02 years supply if based on the CS Inspector’s PMM) whilst the appellant’s preferred position is that the Council is only able to demonstrate a 1.58 years supply.

The housing requirement

16. It is by no means certain that the CS will be found sound or that the CS Inspector will reason that 28,355 new homes is sufficient to meet the full, objectively assessed needs for market and affordable housing in the housing market area. The appellants have also drawn my attention to other appeal decisions where the draft RS Proposed Changes housing figure has been preferred. These include two recent Secretary of State decisions in another part of Gloucestershire (Refs. APP/F1610/A/12/2165778 and 2173305). However, the circumstances of these other cases are different to the situation before me. The South Gloucestershire CS is at a more advanced stage and each case must be determined on its own merits. These other decisions do not set a precedent that I must follow.

17. The appellants’ housing supply witness agreed that a fair reading of the Note of 10 January 2013 was that the CS Inspector appeared to have settled on a housing requirement of 28,355 but had concerns over the Council’s ability to provide a five year supply of housing land. If, for the purposes of this appeal, the Council is unable to demonstrate a five year supply against this housing requirement then it follows that it would be unable to demonstrate a five year supply under the draft RS Proposed Changes. It would therefore only be necessary for me to determine the appropriateness of using the appellants’ preferred housing requirement or the Government’s 2008-based Household Projections if a five year supply exists under the CS PMM requirement for 28,355 new homes.

The means of addressing the housing shortfall up to 2012

18. When assessed under the LP housing requirement, there was a surplus in the supply of new homes in South Gloucestershire during the period 1996-2001. However, since 2001 there has been a deficit. Both main parties agree that over the period 1996-2006 there was a shortfall of 1,150 new homes. It is also agreed that if the above noted CS PMM housing requirement is used for the period 2006-2012, there is a further shortfall of 3,113 new homes. This results in a total shortfall of 4,260 new homes up to 2012.

19. There is no policy document or guidance which advises against a residual (‘Liverpool’) approach to addressing shortfall rather than the ‘Sedgefield approach’ of front-loading this within the first five years of housing land supply. However, the Council’s ‘hybrid’ approach, which it argues would involve tackling about 60% of the shortfall within the first five years, appears at odds with the CS Inspector’s PMM. This supports the appellants’ concerns that the Council is ‘cherry picking’ the PMM. If the Council’s argument for assessing the five year supply of housing land on the requirement for 28,355 new homes is to have credibility then a higher annualised provision is required than contained within its preferred position.

---

8 "Additional Housing Sites" - matters to be explored at the CS Hearing session on 7 March 2013
9 The shortfall is very much greater if the draft RS Proposed Changes or the Government’s 2008-based Household Projections are used instead
20. There is a greater weight of evidence before me, including the findings of the Inspector who determined a mixed use development in Worcestershire (Ref. APP/H1840/A/12/2171339), to indicate that the ‘Sedgefield approach’ is more closely aligned with the need to boost significantly the supply of housing and remedy the unsatisfactory consequences that arise from a persistent under delivery of housing. I share the appellants concern that the Council is failing to adequately address the very substantial shortfall that accrued up to 2012.

21. As I have noted above, the Council’s figures, based on a higher annualised provision over the first five years, reveal a 5.02 years supply of housing. However, this includes a site at Thornbury, which is the subject of a separate outstanding appeal (Ref. APP/P0119/A/12/2189213). This by itself is an admission that the Council is unable to demonstrate a five year supply against the PMM. Nevertheless, even if this site at Thornbury is included as a deliverable site, the Council’s assessment reveals a surplus of only 42 new homes over the five year period. There is very little margin for error or slippage in the Council’s predicted delivery rates on the sites it has identified.

The deliverability of sites

22. Paragraph 47 of ‘the Framework’ requires a supply of specific deliverable sites sufficient to provide five years worth of housing. Footnote 11 of ‘the Framework’ advises that to be considered deliverable, sites should be available now, and be achievable with a realistic prospect that housing will be delivered on the site within five years and in particular that development of the site is viable. This does not mean that sites without planning permission should be excluded from a calculation of supply figures. Moreover, whilst agreeing with the appellants that a calculation of supply based upon projecting past delivery rates forward could save much time at inquiries, Footnote 11 suggests that analysis of particular sites may be required. However, that is not to say past delivery rates should be ignored as this is evidence of what has been achieved.

23. The Council’s 2012 Annual Monitoring Report reveals that the annual delivery rate in South Gloucestershire over the last six years is significantly below the annualised provision in the Council’s assessment of the five year supply of housing land under CS policy CS15. The economic downturn occurred in 2008/9 and the Council’s Major Sites Team has been in existence since 2008. Whilst this Team works closely with house builders/developers in an attempt to deliver much needed housing, the evidence on past completions suggests that the Council is being very optimistic in the amount of housing it expects to be delivered over the next five years. In this regard, only a very small number of the new homes that were due to be provided on allocated sites within the LP were delivered during the LP period. I also note the appellants argument that a return to a period of strong economic growth is still a long way off.

24. There is much disagreement between the main parties as to the numbers of new homes that are likely to be delivered on some sites during the next five years. In the very competitive house building industry, I would be unsurprised if house builders/developers sought to gain an advantage over a rival by either ‘talking up’ the delivery rates from an allocated/preferred site in order to retain the support of a Council and/or cast doubt on the predicted delivery rates of a competitor so as make another site in the same area appear ‘less deliverable’.

25. The Council appears unquestioning of some of the delivery rates provided by house builders/developers on sites that it has argued would deliver housing...
within the next five years. Its predictions make little, if any, allowance for the effects of competition from different sales outlets operating in close proximity to one another. Furthermore, the rates used by the Council in its assessment take no account of a reduction in completions on some sites following an initial ‘spike’ in sales caused by pent up demand.

26. Nevertheless, assessing deliverability is not an exact science and it would be unfair to be too critical of the Council’s endeavours to ascertain delivery rates. Moreover, whilst average build rates from sales outlets of national house builders is an indication of what occurs throughout the country, such figures are unlikely to be representative of local circumstances and therefore likely to be of only limited value. In all likelihood, the delivery rates on most of those sites identified by the Council would probably be somewhere in between the Council’s predictions and the appellants.

27. However, for the two sites at Emersons Green (GHQ and Gateway), land south of Douglas Road and land south of Filton Airfield, there is more cogent evidence to support very much lower delivery rates than predicted by the Council. Only outline permission exists for one of the sites at Emersons Green which was allocated for housing many years ago within the LP. There are clearly many obstacles to be overcome before new homes can be delivered on these two sites. There are also contradictory emails from those aiming to develop these sites regarding delivery rates. This strongly suggests to me that the Council’s predictions, possibly through no fault of its own, are unduly optimistic.

28. For the land south of Douglas Road (also previously allocated for housing in the LP) a resolution to grant permission was made in 2011, but permission has yet to be issued. A planning obligation has had to be renegotiated on two separate occasions for this scheme, which involves both houses and flats. The evidence indicates that notwithstanding much effort on the part of the Council, viability remains an issue. I share the appellants’ concerns over the ability of this site to deliver the number of homes predicted by the Council in the next five years.

29. In 2012 the Council resolved to grant outline permission for development on land south of Filton Airfield. However, that application is the subject of a comprehensive holding objection from the Highways Agency. Given the issues raised by that objection, I am very far from convinced that this will only result in “slight slippage” and “not impact upon deliverability” as argued by the Council. The appellants’ delivery figures appear more realistic for this site.

30. With much of the evidence on deliverability tested under cross-examination, I have reached the view that the Council is being overly-optimistic regarding the number of dwellings that it anticipates would be provided within the next five years. The number of new homes that are likely to be delivered would, in all likelihood, be very much lower than the quantum the Council requires under the provisions of the CS PMM. The Council does not therefore have five years worth of housing against its preferred housing requirement. As a consequence, paragraph 49 of ‘the Framework’ is engaged.

31. The proposed employment development would be located immediately adjacent to the settlement boundary of Yate. Both this and the proposed residential development would have convenient access to the highway network and the wide range of other services and facilities available within Yate. In transport terms, the scheme would comprise a sustainable urban extension to the town of Yate. Whilst the proposal would result in the loss of a number of hectares of
countryside, paragraph 49 of ‘the Framework’ is clear in stating that relevant policies for the supply of housing should not be considered up-to-date if the local planning authority cannot demonstrate a five-year supply of deliverable housing sites. The boundaries of the LP are based on housing requirements for the period up to 2011. In this instance, the conflict with LP policies H3 and E6 and CS policies CS5 and CS34 is outweighed by the need to meet immediate housing need and secure an adequate supply of housing land.

32. I note the concerns of the Council that if the appeal site was released for development it could prejudice the CS and undermine public confidence in the plan-led system. However, the proposal represents less than 1% of the housing requirement of the CS. There is also no evidence to show that it would prejudice the delivery of housing on other sites in South Gloucestershire, including the North Yate New Neighbourhood proposed under CS policy CS31. Furthermore, the Council is releasing other land for development prior to the adoption of the CS. I therefore agree with the appellants that if the appeal scheme were permitted it would not prejudice the CS.

33. Some residents would undoubtedly view an approval as a ‘departure’ from the plan-led system and at odds with ‘Localism’. However, the Secretary of State has made it clear\(^\text{10}\) that in putting the power to plan back in the hands of communities there is a responsibility to meet the development and growth needs of communities and to deal quickly and effectively with proposals that will deliver homes, jobs and facilities.

34. I conclude on the first main issue that there is a shortfall in the five year supply of housing land within South Gloucestershire and the conflict with adopted and emerging policies and strategies would be outweighed by the contribution the scheme would make towards remedying this shortfall.

*Character and Identity of Engine Common*

35. Engine Common is a linear settlement with housing on either side of North Road. In addition to a primary school, post office/convenience store and public houses, the village comprises about 100 homes. Bus services and footways provide links to Yate and the southern limits of the village are separated from the north western edge of the town by the width of a road. Nevertheless, Engine Common has its own separate identity with a distinctive pattern of small rectangular fields, some of which extend up to North Road. The unspoilt open qualities of the fields which comprise the majority of the appeal site form part of the attractive setting to the village and are an integral part of its identity.

36. Unlike Yate, Engine Common has a pleasing rural character. I was able to clearly appreciate this during my visits. As noted by the Inspector who considered objections into the LP in 2004, this village has a somewhat fragile, though none the less valuable character as separate from Yate. This is reflected in some of the representations made to the Council at ‘application stage’, including those made by Save Engine Common Action Group. It is clear to me that many residents of the village cherish the separate identity of Engine Common and its rural charm. I also note from the representations made by Yate Town Council during the CS Examination that it wishes to maintain the separate identity of this village and is opposed to expanding Yate in the manner proposed by the appellants. In responding to the application, Iron

---

\(^{10}\) ‘Housing and Growth’ Ministerial Statement 6 September 2012
Acton Parish Council also expressed concerns over the "excessive build numbers in a rural area".

37. The proposed residential development would be set back from North Road. Some agricultural land would remain at the rear of some buildings along the western side of North Road and the western boundary of the site would include a landscape buffer. Much of the existing hedgerows would be retained and there would be green spaces around some of the new buildings. However, this would not disguise the introduction of a very sizeable suburban style housing estate within the countryside that would be characterised by a long curved estate road and perimeter block style development with some parking courts. Whilst this type of design/layout can be successful, in this instance, it would have little in common with the linear form of Engine Common or the scale of existing housing that makes up the village.

38. I share the Council’s concerns that the scale and layout of the scheme would amount to an inappropriate ‘suburban bulge’ at odds with the character and identity of the village. The scale of the development would increase the number of new homes in the village by nearly 200%. Whilst the number of new homes would be lower than the scheme considered by the LP Inspector, existing residents would almost certainly feel swamped by such a large increase in population. Furthermore, if the scheme was permitted, there is likely to be future pressure on the Council to allow additional housing on the fields between the eastern edge of the scheme and the properties along the western side of North Road, which would be difficult to resist. This would result in further cumulative harm to the character and identity of Engine Common. The LP Inspector’s recognition of the "advantages“ of development at Engine Common does not convey tacit support for the scheme before me. Moreover, as I have noted above, a much larger mixed-use development is planned for the north of Yate. Unlike the appeal scheme, this new neighbourhood would safeguard the integrity of Engine Common.

39. The Design & Access Statement submitted in support of the scheme states, amongst other things, that the proposal would be designed to enhance the "civic heart" of Engine Common. The appellants have also argued that the proposal would "knit together existing disparate parts of development that make up the north western edge of Yate." Whilst the appellants’ urban designer informed me that the scheme was intended to provide a central focus to Engine Common, the creation of a “civic heart” and attempts to bind the appeal site with Yate would markedly erode the rural character of Engine Common. The proposal would blur the distinction between Yate and Engine Common and result in this village being subsumed as part of this neighbouring town. The separate and locally cherished identity of the village would be lost forever and the setting of Engine Common would be seriously compromised.

40. I conclude on the second main issue that the proposals would seriously harm the character and identity of Engine Common.

Other Matters

41. I note the concerns of some residents that during periods of heavy and prolonged rainfall part of the site and some of the surrounding roads experience land drainage problems. However, the site is not at risk of fluvial flooding and the proposed drainage strategy, which would include swales, ponds, below ground storage tanks and a surface water pumping station, would
limit the risk of flooding within the site and in the surrounding area. Neither
the Council nor the Environment Agency has raised flood risk objections and
this matter could be addressed by way of a suitably worded planning condition.

42. The proposal would change the outlook from some neighbouring properties.
However, the buildings would be sited and designed so that they were set back
an adequate distance from existing properties, thereby avoiding any serious
harm to the living conditions of neighbouring residents.

43. The proposed development would increase the volume of traffic on the local
road network. However, the Transport Assessment submitted in support of the
application demonstrates that the scheme would not result in any harmful
consequences. The development would also include new highway works. The
proposals would be unlikely to compromise highway safety interests. Adequate
mitigation would also be included to safeguard nature conservation interests.

44. A landownership issue has been raised on behalf of a local resident. However,
there is nothing of substance to refute the appellants’ argument that the
appropriate certificates of landownership were submitted with the application
and appeal.

45. The proposal would increase the range and supply of employment premises
within South Gloucestershire. This could enhance employment opportunities,
including within the construction sector, and would benefit the local economy.
In addition, the proposed improvements to the football club would meet the
aspirations of some supporters/fans and provide wider community benefits with
the clubhouse being available for hire and use by community groups. These
matters weigh in favour of an approval.

**The Planning Balance/Overall Conclusion**

46. I have found above that the Council does not have a five year supply of land
available for housing. The scheme would assist in meeting housing needs
within South Gloucestershire, including provision for some affordable housing.
Jobs and wealth would be created, including within the construction sector, and
the improvements to the football club facilities could provide some limited
social benefits to the local community. These matters weigh in favour of an
approval and it is the Government’s priority is to get the economy growing.
Nevertheless, this does not override all other considerations.

47. There is an environmental dimension to achieving sustainable development and
one of the Core principles of ‘the Framework’ includes taking account of the
different roles and character of different areas. In this instance, the harm that
I have identified to the character and identity of Engine Common would
significantly and demonstrably outweigh the benefits of the scheme. The
scheme does not comprise sustainable development within the context of ‘the
Framework’ and permission should be withheld. I therefore conclude that the
appeal should not succeed.

*Neil Pope*

Inspector
APPEARANCES

FOR THE LOCAL PLANNING AUTHORITY:

Miss S Ornsby  QC  Instructed by Miss G Sinclair, Deputy to the Head of Legal and Democratic Services
She called

Mr P Conroy  BA (Hons), MSc, MRTPI  Strategic Planning Policy and Specialist Advice Team Manager

Miss S Tucker  BA (Hons), BTP, MRTPI  Principal Planning Officer, Major Sites Team

Miss L Bowry  (spoke during the discussion in respect of the planning obligations)  Solicitor, Sharpe Pritchard Solicitors

FOR THE APPELLANTS:

Mr C Young of Counsel  Instructed by Mr J Richards, Associate Director, WYG Planning & Environment
He called

Mr J B Richards  BA (Hons), MTP, MRTPI  WYG Planning & Environment

Mr G S Rider  Director, Tetlow King Ltd

Mr S J Dale  Dip LA, CMLI  Director, ACD

INTERESTED PERSONS:

Mrs I Rockliffe  On behalf of Mr T Stone (local resident)

Mr M Keenan  (Mrs Keenan also put questions to some of the appellants’ witnesses)  Save Engine Common Action Group

LIST OF DOCUMENTS SUBMITTED AT THE INQUIRY:

Document 1          Inspector’s Ruling
Document 2          Mr Conroy’s rebuttal and appendices
Document 3          Miss Tuckers rebuttal and appendices
Document 4          The appellants Opening Submissions
Document 5          The Council’s Opening Submissions
Document 6          Schedule of Statements of Common Ground
Document 7          Signed Statement of Common Ground
Document 8          Signed Addendum to Statement of Common Ground
Document 9          Errata Note to Mr Conroy’s proof
Document 10         Agenda to Core Strategy Hearing Session on 7 March 2013
| Document 11 | Appendix 20 to Miss Tucker's proof |
| Document 12 | Updated Appendix 2 to Miss Tucker's proof |
| Document 13 | Notes on the Council's Approach to Determining Applications |
| Document 14 | Appendix JR 28 to Mr Richards's proof |
| Document 15 | Table JRT16 to Mr Richards's proof |
| Document 16 | Drainage note from Mr Gwilliam, WYG Engineering |
| Document 17 | Letter dated 6 March 2013 from Moore Blatch Solicitors |
| Document 18 | Letter dated 6 March 2013 from Osborne Clarke |
| Document 19 | Bundle of missing application plans |
| Document 20 | Contents list to Appendix JR20 of Mr Richards’s proof |
| Document 21 | Skeleton of the appellant’s costs application |
| Document 22 | Email dated 6/3/13 from Barratt PLC to the Council |
| Document 23 | Decision Ref. PT11/1442/O (Park Farm, Thornbury) |
| Document 24 | Appeal Decision Ref. APP/Q3115/A/11/2145037) |
| Document 25 | Appellant’s View of Deliverable Supply |
| Document 26 | Actual Housing Delivery Against Requirements |
| Document 27 | Appeal Decision Ref. APP/X1165/A/11/2165846 |
| Document 28 | Local Plan policy H1 |
| Document 29 | Exchange of emails between Turley Ass. and Taylor Wimpey |
| Document 30 | Highways Agency letter dated 15/11/12 |
| Document 31 | List of suggested planning conditions |
| Document 32 | List of properties to be viewed on accompanied site visit |
| Document 33 | Planning Obligation dated 12/3/13 |
| Document 34 | Further drainage note from Mr Gwilliam |
| Document 35 | Methodology/Calculations for the planning obligations |
| Document 36 | The Council’s Closing Submissions |
| Document 37 | The appellants’ Closing Submissions |
| Document 38 | The Council’s response to the appellants’ costs application |