Comment for planning application WSCC/030/21

Application number	WSCC/030/21	
Name	Trish Kemp	
Address	Kilmainhamwood Co Meath Ireland	
Type of	Comment	
Comment		

The applicant's argument for clay demand is further superseded by the closure of West Hoathly brickworks. Whilst Pitshambrickworks may not have 25 years's upply on site, it does not use Weald clay (the kind of clay in the application site).

Thereisatrendtowardsconsolidationinlocalbrickmaking,ratherthannewbrickworksopening.

Clayextractionistypicallyadjacenttobrickmakingfactories. It is une conomicand environmentally unsound to transport clay over any distance.

Waste Site:

Comments

Withoutthemineralsitethereisnojustificationforawastesiteatthisunsuitablelocation.

ThereiscurrentlysufficientcapacityforConstructionandDemolitionwasteinWestSussex,inestablished locations which are far more suitable.

Theapplicant'splanistorecycleonly50% of the wastebroughton to site. This is well below accepted industry standard. They propose to use the remainder for backfilling rather than improving the recycling rate, however, an increased recycling rate would result in a further increase in HGV movements. Suitability of Location:

This is a green field site; National policy states that was tesites should be sited in built-up are a sorbrown field sites.

TheactualdrivingdistancefromlaybysiteaccesspointtotheLorryRoutenetwork(onA281),is3.25km. This exceeds the recommended distance. There is a further 1.3km to reach the site from the lay-by access on woodland tracks. Thus the total distance from site to the LRN is 4.55km, mostly along an unsuitable, minor road.

Theapplicationincludesa15,000sqftbuildingamidpristinewoodlands. Theancillary building and quarry-ing operation would have a significant visual impact in the landscape. There are no other buildings within the woodland.

The proposed development would result in unacceptable conflicts / impacts with adjacent and established farming activity.

Loss of Amenity:

SiteaccessforHGV'swillrunon,alongside,andacrossestablishedPublicRightofWayroutesregularlyused by members of the public - giving rise to severe safety and health concerns.

Theapplicationproposestheclosureoffootpath792-1(NorthernBoundary)withasignificantdiversion,at great inconvenience to users. Whilst cited as "temporary" this closure would be for 33 years - a whole genera- tion.

PrevailingSouthWesterlyWindswillcarryanynoise,dust,andpollutantstowardsRikkyoSchool(circa300 students and staff) which is in an elevated position less than 1km from the development site. Development Plan:

TheproposedoperationdoesnotconformwitheithertheLoxwoodNeighbourhoodPlan,ortheChichester District Local Plan for development in a rural area. This application is not sensitive to its setting in terms of size, bulk or location. It does not enhance, protect or compliment the natural environment or rural character of the area.

The proposed operation does not bring any demonstrable benefits to the local community.

Tranquility

Thislocationisremoteandtranquil-thereisverylowbackgroundnoise.

Lightingwillberequiredintherecyclingandwastemanagementbuildingaswellastheofficebuilding,carpark and wheel wash area. Light pollution will be created in an area where there is currently none. Theproposedoperationwouldhaveasevereimpactupontheenjoymentofthesewalkingroutesforallusers.

Dieselgenerators, creating pollutants and noise will be required for on site power for a nunspecified period of time.

Birds on gwould be replaced by highly in trusive noise from tracked vehicles and excavators.

HGV movements, skiplor ries and the wheel wash facility will create significant noise disturbance.

Environment:

This is a highly stressed area forwater, and the development would further exacerbate this.

Maturetreesonthedevelopmentsitehavebeenidentifiedashavingpotentialroostfeaturesforbats, someof these will be amongst the first to be felled.

Amongstthebatsidentifiedonthesitearefourthreatened(priorityspecies). For example, the Barbastelle Bat is rare in Sussex and is an International European Protected Species.

Thedevelopmentwillresultinanincreaseinnetcarbonemissionsfromtheburningoffossilfuels; removalof tree canopy by felling and disturbance of the woodland floor.

Greenerenvironmentsareassociatedwithbettermentalhealthandwellbeingoutcomes,includingreduced levels of depression, anxiety, fatigue, and enhanced quality of life for both children and adults.

Thedevelopmentwillhaveamajorimpactonlocalwildlifehabitatandspecies. For example, there is an active badger sett within close proximity of the lay-by, parking and wheel wash area that was not referenced in the application.

Thelay-byparkingareawherethewheelwashisproposedtobesighted(PephurstWood)isinirreplaceable designated Ancient Woodland.

Traffic:

TheincreasedHGVtrafficwillhaveasevereimpactonthelocalvillages/hamletsofBucksGreen,Tismans Common and Rudgwick.

Thesignificantincrease(c300%)inHGVtrafficvolumeswillpresentaseveresafetyriskforexistingroadusers along Loxwood Road. This has not been fully assessed.

Theproposedsiteaccessarrangementsarenot'safeandsuitable'asclaimedandrepresentasevereriskto other road users and pedestrians.

ThereremainsariskofimpactonhighwaysafetyandresidentialamenitythroughLoxwoodvillageunlessa routing agreement is secured, adhered to and properly policed.

TherewillbeanacuteimpactonhighwaysafetyalongLoxwoodRoadfromhighpassingspeedsonarestricted width carriageway. The road is just 5.1m wide at its narrowest point and 5.5m along most if its length.

ThereisaseverehighwaysafetyissuefromHGVsenteringandexitingtheLoxwoodRoad/A281junctionat Bucks Green.

ThereisthepotentialfordamagetoListedBuildingswhichwillbeaffectedbyincreasedHGVtrafficalongthe proposed route.

Impacts at the lay-by:

ThemovementofHGV'sandtheproposedredesignoftheareaswillresultindisruptionandlossofpublic parking and amenity at the lay-by.

Therewillbesignificantlight, noise, and dust pollution from wheel washand staff carparking.

TherewillbeconflictbetweentheprivatevehiclesandHGV'squeuing,entering,andleavingtheproposedsite which will create a further severe road safety risk.

Despitetheproposedwheelwashingfacilities, thereremains a significant potential formud contamination on the surrounding roads. The applicant has not specified a centrifugal wheel cleaner (as was required at Rudg- wick Brickworks) this type of wheel cleaner would generate further significant noise.

Received

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Attachments