	Condition	Reason	LPA Notes	Appellant Comments	Inspector suggested changes
1	Details of the appearance, landscaping, layout, and scale, (hereinafter called, the reserved matters) shall be submitted to and approved in writing by the Local Planning Authority before any development begins and the development shall be carried out as approved.	Matters not particularised in the application are reserved for subsequent approval by the local planning authority. To comply with Section 92(1) of the Town and Country Planning Act 1990.		Agreed (14.05.24)	
2	Application for approval of the reserved matters shall be made to the Local Planning Authority before the expiration of three years from the date of this permission.	To comply with the requirements of Section 92 of the Town and Country Planning Act 1990.		Agreed (14.05.24)	
3	The development hereby permitted shall be begun before the expiration of two years from the date of approval of the last of the reserved matters to be approved, whichever is the later.	To comply with the requirements of Section 92 (2) of the Town and Country Planning Act 1990.		Agreed (14.05.24)	
4	The development hereby permitted shall be carried out in accordance with the following approved plans: Site Location Map – Revision A, Existing Site Plan Revision B and P2584: Proposed Site Access Junction Layout.	To ensure that the development is carried out in accordance with the approved plans and details.	Approved Plans Agreed (15/05/24)	Final Plans and references to be agreed. Agreed (14.05.24)	
5	Full details of both soft and hard landscape works shall be submitted as part of application(s) for reserved matters approval for that phase, as required by Condition 1. The landscaping details	To ensure satisfactory landscape treatment of the site in the	Landscape	Proposed change to 5(g) to read "fixed	

	to be submitted shall include:  a) existing and proposed finished levels and contours b) trees and hedgerow to be retained; c) planting plans, including specifications of species, sizes, planting centres, number and percentage d) mix, and details of seeding or turfing; e) hard surfacing; f) means of enclosure and boundary treatments; and g) structures (such as furniture, play equipment, refuse or other storage units, signs, lighting)	interests of visual amenity in accordance with Policies 70 and 74 of the St Albans District Local Plan Review 1994 and the National Planning Policy Framework.		structures" because unreasonable and unenforceable to submit details of e.g. furniture and play equipment. (BP 14.05.24)	
6	A landscape and ecological management plan (LEMP) for each phase, shall be submitted as part of application(s) for reserved matters approval for that phase, as required by Condition 1 and include:  a) A description of the objectives; b) Habitat/feature creation measures proposed, including a methodology translocation of habitats, such as the existing topsoil, grassland and timeframes for completion; c) Maintenance of habitat/feature creation measures in the long term and those responsible for delivery; d) Lighting strategy (aim to ensure that illumination of the landscape features does not exceed 0.5 lux); and e) A monitoring programme and the	To maximise the on site mitigation for biodiversity impact, in line with the requirements of the NPPF.	On-site ecology	Agreed (14.05.24)	

	measures required to adapt the LEMP should objectives fail to be met. The LEMP shall cover all landscape areas within the site, other than privately owned domestic gardens.				
7	Full details of the proposed housing mix, including a breakdown of unit sizes and tenure, shall be submitted as part of application(s) for reserved matters approval as required by Condition 1.	To ensure a suitable dwelling mix at the site in accordance with Policy 70 the St Albans District Local Plan Review 1994.	Housing mix	Agreed (14.05.24)	
8	The application for reserved matters approval shall include a pre-development tree survey and tree constraints plan, arboricultural impact assessment and retention / protection plan and arboricultural method statement for all trees within the application site and outside the application site adjacent to the site boundaries and adjacent to Lye Lane in association with off-site highway works, as required by Condition 1.	To ensure adequate satisfactory protection of trees and ancient woodland. To comply with Policy 74 of the St Albans District Local Plan Review 1994 and the NPPF.	Tree survey and protection	Agreed (14.05.24)	
9	This permission does not extend to destroy, fell, lop or top existing trees which are inside or outside the application site and which have not been shown on the approved plans to be removed. These trees shall be protected during the implementation of the development in accordance with the recommendations set out in BS5837. Before excavation can commence, drawings shall be submitted to the Local Planning Authority giving details of the method of excavation, type of foundation proposed for the buildings and other engineering operations and indicating how the roots of these trees shall be	To ensure satisfactory landscape treatment of the site in the interests of visual amenity. To comply with Policy 74 of the St Albans District Local Plan Review 1994.	Tree retention	Agreed (14.05.24)	

	protected. No construction works shall commence until such drawings have been approved in writing by the Local Planning Authority. Any trees removed without such consent or dying or being severely damaged or becoming seriously diseased before the end of that period shall be replaced by trees of such size and species as may be agreed with the Local Planning Authority.				
10	All existing hedges or hedgerows shall be retained, unless shown on the approved drawings as being removed or with the written consent of the LPA. All hedges and hedgerows on and immediately adjoining the site shall be protected from damage for the duration of works on the site. This shall be to the satisfaction of the Local Planning Authority in accordance with relevant British Standards BS 5837 (2005). Any parts of hedges or hedgerows removed without the Local Planning Authority's consent or which die or become, in the opinion of the Local Planning Authority, seriously diseased or otherwise damaged within five years following practical completion of the approved development shall be replaced as soon as is reasonably practicable and, in any case, by not later than the end of the first available planting season, with plants of such size and species and in such positions as may be agreed with the Authority.	District Local Plan Review 1994.	Hedgerow retention	Agreed (14.05.24)	
11	Prior to the first occupation of the development		Highways -	Agreed	
	hereby permitted the vehicular access shall be		access	subject to	
	completed and thereafter retained as shown on drawing number P2584: Proposed Site Access			agreed approval of	
	urawing number 1 2007. Fropused Site Access	avolu carriage U		approvar or	

12	Junction Layout, in accordance with details/specifications to be submitted to and approved in writing by the Local Planning Authority in consultation with the highway authority. Prior to use appropriate arrangements shall be made for surface water to be intercepted and disposed of separately so that it does not discharge from or onto the highway carriageway.  Prior to the commencement of development, full details in relation to the design of estate roads (in	extraneous material or surface water from or onto the highway in accordance with Policy 5 of Hertfordshire's Local Transport Plan (adopted 2018).  To ensure suitable, safe and satisfactory	Highways – estate layout	Agreed (14.05.24)
	the form of scaled plans and / or written specifications) shall be submitted to and approved in writing by the Local Planning Authority to detail the following:  a. Roads; b. Footways; c. Cycleways (compliant with LTN 1/20); d. Foul and surface water drainage; e. Visibility splays; f. Access arrangements including temporary construction access g. Parking areas for vehicles and cycles; h. Loading areas; and i. Turning and circulation areas.  The development shall be implemented in accordance with those approved plans and	planning and development of the site in accordance with Policies 34, 69 and 70 of the St Albans District Local Plan Review 1994 and Policy 5 of Hertfordshire's Local Transport Plan (adopted 2018).		
13	details.  The development hereby permitted shall not be occupied unless and until full details have been submitted to and approved in writing by the Local Planning Authority in relation to the proposed	satisfactory development and to	Highways – street maintenance / management	Agreed (14.05.24)

	arrangements for future management and maintenance of the proposed streets within the development. (The streets shall thereafter be maintained in accordance with the approved management and maintenance details until such time as an agreement has been entered into under Section 38 of the Highways Act 1980 or a Private Management and Maintenance Company has been established).	are managed and maintained thereafter to a suitable and safe standard in accordance with Policies 34, 69 and 70 of the St Albans Local Plan and Policies 5 and 22 of Hertfordshire's Local Transport Plan (adopted 2018).			
14	No development shall commence until a detailed Construction Management Plan (CMP) has been submitted to and approved in writing by the Local Planning Authority. Thereafter, the construction of the development shall only be carried out in accordance with the approved CMP. The Construction Management Plan shall include the following:  a. Construction vehicle numbers, type, routing; b. Access arrangements to the site; c. Traffic management requirements d. Construction and storage compounds (including areas designated for car parking, loading /unloading and turning areas); e. Siting and details of wheel washing facilities; f. Cleaning of site entrances, site tracks and the adjacent public highway; g. Timing of construction activities (including delivery times and removal of waste) and to avoid school pick up/drop off times; h. Provision of sufficient on-site parking prior to	In order to protect highway safety and the amenity of other users of the public highway and rights of way in accordance with Policy S11 of the St Stephen Parish Neighbourhood Plan, Policies 34 and 35 of the St Albans District Local Plan Review 1994, the National Planning Policy Framework and Policies 5, 12, 17 and 22 of Hertfordshire's Local Transport Plan (adopted 2018).	Highways – construction management plan	Agreed (14.05.24)	

	commencement of construction activities; i. Post construction restoration/reinstatement of the working areas and temporary access to the public highway; j. where works cannot be contained wholly within the site a plan should be submitted showing the site layout on the highway including extent of hoarding, pedestrian routes and remaining road width for vehicle movements; k. Phasing Plan.				
15	Notwithstanding the details indicated on the submitted drawings, no development shall commence on site until detailed plans for off-site highway improvement works have been submitted to and approved in writing by the Local Planning Authority (in consultation with the Highway Authority).	construction of a	Highways – details of off- site highway works	Agreed (14.05.24)	
16	Prior to occupation of the development hereby	To ensure	, ,	Agreed	
	permitted, the off-site highway works required by	construction of a	off-site	(14.05.24)	

	Condition 15 shall be completed to the written satisfaction of the Local Planning Authority (in	satisfactory development and	highway works		
	consultation with the Highway Authority).	that the highway improvement works are designed to an			
		appropriate standard in the interest of			
		highway safety and amenity and in accordance with			
		Policy S11 of the St Stephen Parish			
		Neighbourhood Plan, Policies 34 and 35 of the St Albans District			
		Local Plan Review 1994, and the			
		National Planning Policy Framework.			
17	Prior to the first occupation of the development hereby permitted a scheme for the parking of cycles including details of the design, level and	To ensure the provision of adequate cycle parking that	provision	Agreed (16.05.24)	
	siting of the proposed parking shall be submitted to and approved in writing by the Local Planning Authority. The scheme must be designed in line	meets the needs of occupiers of the proposed	16/05/24)		
	with the cycle parking standards contained in the DfT's Cycle Infrastructure Design LTN1/20. The	development and in the interests of			
	approved scheme shall be fully implemented before the development is first occupied or brought into use and thereafter retained for this	encouraging the use of sustainable modes of transport in			
	purpose.	accordance with Policy S11 of the St Stephen Parish			

		Neighbourhood Plan, Policies 34, 39 and 40 of the St Albans District Local Plan Review 1994, the National Planning Policy Framework and Policies 1, 5 and 8 of Hertfordshire's Local Transport Plan (adopted 2018).		
18	At least 3 months prior to the first occupation of the approved development a detailed Travel Plan for the site shall be submitted to and approved in writing by the Local Planning Authority in consultation with the Highways Authority. The approved Travel Plan Statement shall be implemented in accordance with the timetable and target contained in therein and shall continue to be implemented as long as any part of the development is occupied subject to approved modifications agreed by the Local Planning Authority in consultation with the Highway Authority as part of the annual review.	To ensure that sustainable travel options associated with the development are promoted and maximised to be in accordance with Policies 34, 39 and 40 of the St Albans District Local Plan Review 1994, the National Planning Policy Framework and Policies 3, 5, 7, 8, 9 and 10 of Hertfordshire's Local Transport Plan (adopted 2018).	(added 16/05/24)	Agreed (16.05.24)
19	Prior to or in conjunction with the submission of any Reserved Matters application for the development hereby permitted, details of a scheme for the disposing of surface water by a	To ensure the flood risk is adequately addressed and not	Flood risk / drainage	Agreed (14.05.24)

means	of sustainable drainage system	accordance	with the		
incorpora	ing source control measures and	NPPF.			
	hat all surface water is infiltrated at the				
_	filtration rate recorded for the				
	ding critical storm shall be submitted to				
	oved in writing by the Local Planning				
	The scheme shall be implemented in				
	ordance with the approved details prior				
	se of the development. The submitted				
details sh	•				
	information (drawings and calculations)				
	design storm period and intensity, the				
	mployed to delay and control the surface				
	. ,				
	charge from the site via a proposed				
	le drainage system and the measures				
	revent pollution of the receiving surface				
	ne updated information shall utilise a CV				
	and a suitable safety factor as stated in				
	SuDS Manual to ensure the attenuation				
	sufficiently for the critical design storm.				
	also include the following information:				
	nstrate that there is no discharge from				
	e and that the worst-case infiltration rate				
	monstrated within the FRA are utilised				
	corresponding critical storms.				
	nstrates that the proposed surface water				
	ge system does not surcharge in the				
	AEP (1 in 1 year) critical storm duration,				
	in the 3.33% AEP (1 in 30 year) plus				
climat	e change critical storm duration or the				
	EP (1 in 100 year) critical storm duration.				
	nstrates that any flooding that occurs				
when	taking into account climate change for				

	the 1% AEP (1 in 100 year) critical storm event in accordance with NPPF does not leave the site uncontrolled via overland flow routes.				
20	Development shall not commence until details and a method statement for any required interim and temporary drainage measures during the demolition and construction phases have been submitted to and approved in writing by the Local Planning Authority. This information shall provide full details of who will be responsible for maintaining such temporary systems and demonstrate how the site will be drained to ensure there is no increase in the off-site flows, nor any pollution, debris and sediment to any receiving watercourse or sewer system. The site works and construction phase shall thereafter be carried out in accordance with approved method statement, unless alternative measures have been subsequently approved by the Planning Authority.	and pollution off site as required by the National Planning	Flood risk / drainage during demolition and construction	Agreed (14.05.24)	
21	Construction shall not begin until a detailed construction phase surface water management plan for the site has been submitted to and approved in writing by the Local Planning Authority, ensuring the integrity of the permeant SuDS drainage features throughout the construction of the development and prevention of any silt or debris from leaving the site through the drainage system. The scheme shall subsequently be carried out in accordance with the approved details.	To ensure that the construction of the site does not result in any flooding both on and off site and that all Surface Water Drainage features are adequately protected in accordance with the National Planning Policy Framework. To ensure that	Drainage / flood risk and Affinity Water	Agreed (14.05.24)	

		adequate protection of human health is maintained and the quality of groundwater is protected. To comply with Policy 84 of the St Albans District Local Plan Review 1994.			
22	The development hereby approved shall not be occupied until details of the maintenance and management of the sustainable drainage scheme have been submitted to and approved in writing by the Local Planning Authority. The drainage scheme shall be implemented prior to the first occupation of the development hereby approved and thereafter managed and maintained in accordance with the approved details in perpetuity. The Local Planning Authority shall be granted access to inspect the sustainable drainage scheme for the lifetime of the development. The details of the scheme to be submitted for approval shall include:  a. a timetable for its implementation. b. details of SuDS feature and connecting drainage structures and maintenance requirement for each aspect including a drawing showing where they are located. c. Details of the Flow path conveyance and mitigation measures and maintenance requirements	is adequately addressed for each	Flood risk / drainage	Agreed (14.05.24)	

	d. a management and maintenance plan for the lifetime of the development which shall include the arrangements for adoption by any public body or statutory undertaker, or any other arrangements to secure the operation of the sustainable drainage scheme throughout its lifetime. This will include the name and contact details of any appointed management company.  The development shall be carried out in accordance with the approved details.				
23	Prior to first occupation of the development a detailed verification report, (appended with substantiating evidence demonstrating that the approved construction details and specifications have been implemented in accordance with the surface water drainage scheme and flow path conveyance and mitigation features), shall be submitted to and approved in writing by the Local Planning Authority. The verification report shall include a full set of "as built" drawings together with photographs of excavations (including soil profiles/horizons), any installation of any surface water drainage structures and control mechanisms.	development achieves a high standard of sustainability and ensure the flood risk is adequately addressed for each new dwelling and not increased in accordance with	Flood risk / drainage	Agreed (14.05.24)	
24	No above ground works shall take place until a scheme for the provision of adequate water supplies and fire hydrants, necessary for firefighting purposes at the site, has been submitted to and approved in writing by the Local Planning Authority. The development shall not be occupied until the scheme has been implemented in accordance with the approved details.	water infrastructure provision is made on site for the local fire service to discharge its statutory	Fire hydrants	Agreed (14.05.24)	

25	No development-related works shall take place within the site until a written scheme of archaeological work (WSI) has been submitted to and approved in writing by the Local Planning Authority. This scheme shall include a programme of archaeological evaluation and open area excavation followed by off-site work such as the analysis, publication, and archiving of the results, together with a timetable for completion of each element. All works shall be carried out and completed in accordance with the approved scheme, unless otherwise agreed in writing by the Local Planning Authority and Historic England. This must be carried out by a professional archaeological organisation in accordance with the agreed Written Scheme of Investigation.	To comply with Policy 111 of the St Albans District Local	Archaeology	Agreed (14.05.24)
26	Following the completion of the fieldwork and the post-excavation assessment in Condition 25, appropriate resources will be agreed with the Local Planning Authority for the post-excavation project generated by the archaeological WSI in Condition 21. This will include all necessary works up to and including an appropriate publication and archiving and will include an agreed timetable and location for that publication.	To ensure adequate opportunity is provided for archaeological research on the site. To comply with	post fieldwork  Reference to Condition 23 changed to	Reference to Condition 21 to be changed to Condition 23. (BP 14.05.24) Agreed (14.05.24)

27	Noise from plant and equipment associated with	ensure the appropriate publication of archaeological and historic remains affected by the development.  To protect the	Noise	Agreed	
21	the development shall be 10dB (LAeq) below the background noise level (LA90) at the nearest residential properties (5dB below the background noise level if evidence is provided which shows that no tonality is present).	amenities of adjoining development. To comply with Policy 70 of the St. Albans District Local Plan Review 1994.		(14.05.24)	
28	Prior to commencement of the development hereby permitted, a noise assessment shall be carried out in accordance with BS8233: 2014 Guidance on sound insulation and noise reduction for buildings to establish the potential impact of noise from road traffic etc. on the proposed development.  Sound insulation measures shall be incorporated into the design of the proposed development so that the indoor ambient noise criteria described in BS8233:2014 are achieved within all habitable rooms.  In general, for steady external noise sources, it is desirable that the internal ambient noise level does not typically (from 2300 to 0700 defined as 10-15 times a night) exceed the guideline values	To protect the amenities of future occupiers. To comply with Policy 70 of the St. Albans District Local Plan Review 1994.	Noise assessment and mitigation Agreed and updated (15/05/24)	Proposed amendment to acknowledge that the WHO say LAFmax 45dB should not typically be exceeded, with 'typical' being defined as more than 10-15 times a night.  Proposed change:  "In general,	

	in the table	below:					for steady external noise	
	Activity	Location	0700 to 2300	2300 to 0700			sources, it is desirable that	
	Resting	Living room	35 dB Laeq, 16 hour				the internal ambient noise	
	Dining	Dining room/area	40 dB Laeq, 16 hour				level does not typically (from	
	Sleeping (daytime resting)	Bedroom	35 dB Laeq, 16 hour	30 dB Laeq, 8 hour			2300 to 0700 defined as 10-	
1	The levels	shown in the guidelines	e above table issued by the	are based on			15 times a night) exceed the guideline values in the	
	should be l 2014 stand set. 45dBA	pelow 45dB lard but note and over i	nt time noise A; this is not in e 4 allows an l is recognised	ncluded in the LAmax,f to be by the World			table below:"	
	cause distu	rbance to s						
	details of a Outline F AP1734/21 finish, met maintenand approved Authority	an acoustice Planning Nation 19456/0) included he constant of the constant of	screen as ide Noise Asses uding its pos nstruction and nall be subm	an ongoing itted to and cal Planning thereafter be	To protect the amenities of future occupiers. In the interests of visual amenity and to ensure adequate protection of trees associated with the adjoining ancient woodland. To comply with Policies 70 and 74 of the St. Albans District Local Plan	Acoustic screen	Agreed (14.05.24)	

		Review 1994.			
30	Prior to commencement of above ground works, details of any external lighting proposed in connection with the development, including a light spillage plan, shall be submitted to and approved by the Local Planning Authority. The development shall thereafter be carried out in accordance with the approved details.	residential amenity of		Agreed (14.05.24)	
31	Prior to any works involving excavations (e.g. piling or the implementation of a geothermal open/closed loop system) the following has been submitted to and approved in writing by the Local Planning Authority (in consultation with Affinity Water):  i An Intrusive Ground Investigation to identify the current state of the site and appropriate techniques to avoid displacing any shallow contamination to a greater depth.  ii A Risk Assessment identifying both the aquifer and the abstraction point(s) as potential receptor(s) of contamination.  iii A Method Statement detailing the depth and type of excavations (e.g. piling) to be undertaken including mitigation measures (e.g. appropriate piling design, off site monitoring	contamination to a greater depth and to prevent and/or minimise any potential migration of pollutants to a public water supply abstraction. To ensure that adequate protection of human health is maintained and the quality of groundwater is protected. To comply with Policy 84 of the	Affinity Water	Agreed (14.05.24)	

	boreholes etc.) to prevent and/or minimise any potential migration of pollutants to public water supply. Any excavations must be undertaken in accordance with the terms of the approved method statement.				
32	If, during development, contamination not previously identified is found to be present at the site, then no further development shall be carried out until a Remediation Strategy detailing how this contamination will be dealt with has been submitted to and approved in writing by the Local Planning Authority in consultation with Affinity Water. The remediation strategy shall be implemented as approved with a robust pre and post monitoring plan to determine its effectiveness.	development does not contribute to unacceptable concentrations of pollution posing a	Affinity Water	Agreed (14.05.24)	
33	Open space shall be provided on site in	To comply with the	Open space	Delete the	

	accordance with a scheme that shall first be submitted to and agreed in writing by the local planning authority. No development shall commence until details of all play spaces have been submitted to and approved in writing by the Local Planning Authority. The approved play space scheme shall be completed prior to occupation of 50% of the dwellings hereby permitted and thereafter the approved play space shall be retained.  Such scheme shall indicate but not be limited to:  (a) Details of types of equipment to be installed. (b) Surfaces including details of materials and finishes. (c) The location of any proposed signage linked to the play areas	Policy 70 of the St	provision	first sentence because there are no parameter plans to be submitted as they are only required for schemes of 300 dwellings or more. Otherwise agreed (BP 14.05.24) Agreed (14.05.24)
34	No development shall take place until a Site Waste Management Plan (SWMP) for the site has been submitted to and approved in writing by the Local Planning Authority in consultation with the Waste Planning Authority. The SWMP shall aim to reduce the amount of waste being produced on site and shall contain information including estimated and actual types and amounts of waste removed from the site and where that waste is being taken to. The development shall be carried out in accordance with the approved SWMP.	This is a precommencement condition to promote sustainable development and to ensure measures are in place to minimise waste generation and maximise the on-site and off-site reuse and recycling of waste materials, in accordance with Policy 12 of the	Site waste management plan	Agreed (14.05.24)

		11 (6 11: ) 14 (			
		Hertfordshire Waste			
		Core Strategy and			
		Development			
		Management Policies			
		Development Plan			
		Document.			
35	No development shall take place until permission	Grampian Condition	Agree with the	Proposed by	
	has been granted for development, in the form of	which requires	intention of the	BP 14.05.24	
	the footpath, to take place on Common Land.	permission from the	condition and	The Condition	
		Secretary of State for	need for the	is considered	
		Environment, Food	footpath in the	to be	
		and Rural Affairs via	event of the	compliant with	
		an application to the	development	paragraph 56	
		Planning	coming	of the NPPF.	
		Inspectorate.	forward. The	Of the INITY	
		inspectorate.	deliverability of		
			this element of		
			the proposal is		
			subject to		
			matters		
			covered by		
			another		
			regulatory		
			regime. Is		
			there is a		
			reasonable		
			prospect of the		
			common land		
			consenting		
			process		
			delivering a		
			positive		
			decision within		

Suggested	<b>Conditions</b>
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the relevant	
timescales?	
(16/05/24)	