

## **10. LISTED BUILDING CONSENT APPLICATION - CONVERSION OF TRADITIONAL, CURTILAGE LISTED FARM BUILDINGS TO 6 NO. DWELLINGS, GREENCROFT FARM, MIDDLETON BY YOULGRAVE (NP/DDD/1122/1464, JRS)**

**APPLICANT: MR GUY BRAMMAR**

### **Summary**

1. This is an application for listed building consent for proposals to convert a range of traditional barns to six dwellings at Greencroft Farm, Middleton by Youlgrave. Greencroft Farm is a listed building and the barns are considered to be curtilage listed. There is an associated application for planning permission (see preceding item on the agenda).
2. This report concludes that the proposals would be sympathetic conversions of the traditional buildings, which are important in the Middleton by Youlgrave Conservation Area. The conversions would be within the shell of the existing buildings and would retain their special character and interest. There would be some alterations to the external and internal appearance of the buildings, but subject to some amendments and to conditions, the scheme is considered to retain the special architectural and historic interest of the site.

### **Site and Surroundings**

3. Greencroft Farm is located in the centre of the village of Middleton-by-Youlgrave. The farm group consists of an 18<sup>th</sup> century Grade II listed farmhouse with attached two storey shippon, an L-shaped range of mainly single storey stone-built barns, and a detached former cart shed/granary, abutting the Weaddow Lane boundary. To the north of the buildings there is a 0.3 hectare paddock. The farmhouse is set away from the yard and traditional buildings. The farmhouse is also attached to an agricultural range, the end of which is part of the current application.
4. The site is bounded to the north by Rake Lane and to the east by Weaddow Lane. There are three vehicular access points in total, one onto Rake Lane and two onto Weaddow Lane. The access drive to Middleton Hall forms the western site boundary. The southern boundary adjoins the residential curtilages of Church Cottage and The Garden House. The north eastern boundary abuts the village public toilets and a small play area fronting The Square. On the opposite side of Weaddow Lane lies Church Barn and a small chapel. The 1980s residential development along The Pinfold lies on the same side of Rake Road to the north.
5. All of the buildings in the building group at Greencroft Farm are considered to be curtilage listed and the site lies within the Middleton Conservation Area. Until recently a modern, portal framed agricultural building abutted the eastern elevation of the range of barns and extended across the former farmyard, infilling the area between the barns and the cart shed. This structure has now been removed and the historic pattern of the original farmyard is now visible.
6. Apart from the small paddock, there is now no other land associated with the former farm, this having been sold off separately.

### **Proposal**

7. The application seeks listed building consent for the works associated with a change of use of the traditional, stone built, agricultural buildings on the site to dwelling houses. This includes the shippon attached to the farmhouse but excludes any works to the farmhouse itself. The refurbishment of the farmhouse is the subject of a separate

application for listed building consent, but it would remain as a dwelling.

8. The scheme proposes the creation of six dwellings (in addition to the existing farmhouse). Four of these (units 1-4) would be in the L shaped range of barns and would consist of two 2-bedroomed units and two 3-bedroomed units. A further 2-bedroomed unit (unit 5) would be provided by conversion of the cart shed/granary, and a 3-bedroomed unit would be in the shippon (unit 6).
9. The former farmyard would be kept free of subdivision and will not be incorporated into any curtilage. It would be used and maintained as communal amenity space without vehicular access.
10. In addition to the detailed plans, the application is supported by a Planning Statement, a Heritage Statement, a protected species survey, a structural survey, and a viability assessment.

### **RECOMMENDATION:**

**That the application be APPROVED subject to conditions covering the following:**

- 1 Statutory 3 year commencement.**
- 2 Compliance with amended plans and specifications, with use of buildings to be as described in the application, subject to the following:**
- 3 Submit details of insulation to the roofs**
- 4 No repairs to the walls or roofs to take place until details of the method and extent of the repairs are submitted to the authority, along with a justification for the works**
- 5 Submit and agree samples of any new materials (walling stone and roof slates/tiles) for all new and restored buildings.**
- 6 Submit and agree window and door details on all buildings, including materials, profiles, method of opening, external finish, recess, and any surrounds.**
- 7 Submit details of rainwater goods, and external flues and vents.**
- 8 Agree precise details of rooflights.**
- 9 Submit and agree detailed scheme for site layout, landscaping, and management, including any soft landscaping, hard surfacing and boundary treatment.**
- 10 Submit details of air source heat pumps**
- 11 Historic Building Recording: No development shall take place until a Written Scheme of Investigation for a programme of Level 2 historic building recording has been submitted to and approved by the local planning authority in writing. The development shall not be occupied until the site investigation and post investigation assessment has been completed in accordance with the programme set out in the WSI.**

## **12 Archaeological Watching Brief:**

- 1. No development shall take place until a Written Scheme of Investigation for a programme of archaeological monitoring has been submitted to and approved by the local planning authority in writing. The scheme shall include an assessment of significance and research questions; and**
  - The programme and methodology of site investigation and recording;
  - The programme and provision to be made for post investigation analysis and reporting;
  - Provision to be made for publication and dissemination of the analysis and records of the site investigation;
  - Provision to be made for archive deposition of the analysis and records of the site investigation;
  - Nomination of a competent person or persons/organization to undertake the works set out within the Written Scheme of Investigation".
- 2. No development shall take place other than in accordance with the archaeological Written Scheme of Investigation approved under condition (a).**
- 3. Within a period of 12 weeks from completion of the development the archaeological site investigation and post investigation analysis and reporting shall have been completed in accordance with the programme set out in the Written Scheme of Investigation approved under condition (a) and the provision to be made for publication and dissemination of results and archive deposition shall have been secured.**

- 13 Development to be carried out within existing buildings, with no rebuilding other than where specifically agreed with Authority.**

### **Key Issues**

- Whether the development conserves and/or enhances the designated and non-designated heritage assets.

### **History**

11. There is a no planning history relevant to these buildings but in 2021 pre-application advice was given on a draft scheme for the site The Planning Statement says that current scheme aims to respond to the issues raised at pre-application stage.

### **Consultations**

12. Parish Council: *“Middleton and Smerrill Parish Council supports this application which appears to meet architectural standards commensurate with its central village surroundings. It notes that the development is for private dwellings and this wholly meets the village aspirations to remain a rural community welcoming families and not second or holiday homes. It considers it vital that small peak district communities are protected from occasional use dwellers who stifle community life and welcomes new residents who keep the village alive. Our only concern is for the single access from the Rakes for 5 dwellings and trusts that DCC Highways will require an entrance splay that will retain the essential parking on the opposite side of the carriageway for the existing houses. It notes*

*that the centre of the village will become busier but not impacted as parking for the new dwellings is off road. Should planners be minded to approve the garages then there is a desire for the block by the road to be at a lower level to minimise it's visual impact”.*

13. Highway Authority: response relates to the planning application

14. District Council: No response.

15. PDNPA Conservation Officer: Initial response as follows, with full comments available on the website: *“Overall, the principal of conversion is supported, and there would be a public benefit in securing the optimum viable use of the buildings. There is much to be commended in the current application, particularly in the use of hopper windows and boarded doors to maintain the character of the buildings. However, as it stands, the scheme proposes an excessive amount of structural remodelling, large numbers of large rooflights and an excessive subdivision (and domestication) of formally open yard spaces. This would reduce the contribution that the curtilage listed buildings make to the significance of the listed building, as well as the significance to the farm buildings as non-designated heritage assets.*

Comments on revised plans:

*I think the proposals are an improvement, and I welcome the treatment of the cart shed and the removal of most of the roof-lights from the principle elevations, this would certainly reduce the level of harm caused to the significance of the buildings and their impact on the listed farmhouse.*

*However, the application still proposes the replacement of floor structures, the subdivision and domestication of the farmyard, and other adverse visual impacts (listed in my original comments) that would harm the agricultural character of the buildings contrary to policy DMC10. It is unclear from the latest drawings whether all the roof trusses would be retained, or whether they are still to be moved. It is also unclear what ‘repair/replace where required’ in relation to the roofs and wall really means. Details have been provided for PIR roof insulation, which would not be acceptable in a traditionally constructed building, as it presents a risk of moisture build-up and rot in the roofs.*

*Overall the proposals would cause less than substantial harm to the significance of the outbuildings as non-designated heritage assets, and would cause less than substantial harm to the listed farmhouse insofar as the farmstead contributes towards its significance. Less than substantial is of course a broad category of harm, within that range I would consider the harm to be towards the middle and lower end of the scale respectively.*

*I am happy for the proposals as they are now to go before the planning committee, who can decide if the public benefits arising from the scheme are enough to outweigh the harm to the heritage assets, and whether the conversion can be achieved without adversely affecting the character of the buildings (as per DMC10).*

*If the committee is minded to approve the scheme then I would recommend the following conditions:*

- *Details of insulation to the roofs, on the assumption that breathable insulation would be used*
- *No repairs to the walls or roofs to take place until details of the method and extent of the repairs are submitted to the authority, along with a justification for the works*
- *A sample panel for the new external wall for Unit 4, along with samples of stonework for door/window dressings.*
- *Details of new tile vents or soil vent pipes*

- *Details of new rainwater goods*
- *Details of proposed air source heat pumps*
- *A programme of historic building recording to Historic England level 2 (full wording provided)*

16. PDNPA Archaeology: Response relates to the potential for buried archaeological remains to be located on the site and the potential for such remains to be impacted by the proposed development.

*“The below ground archaeological interest:*

- *Parts of Greencroft Farm have high archaeological interest and potential for belowground remains.*
- *The heritage statement concludes that that the site has moderate potential for archaeological remains of Roman and Medieval date to survive, particularly in the paddock area.*
- *Whilst the area of the main building ranges and central farmyard area, with concrete flooring and previous disturbance have a lesser degree of archaeological interest and potential, the undisturbed areas such as the paddock and area along Rake Lane have much higher potential.*
- *A 2019 investigation by ARS at the adjacent orchard associated with Middleton Hall encountered remains dating to the Anglo-Saxon, Medieval and Post-medieval period were encountered, including the post pads of a medieval building and Anglo-Saxon pottery (ARS 2019, report still in draft). Such remains are of considerable significance.*
- *This points to the paddock and other undisturbed and undeveloped areas of the Greencroft Farm site having a high potential for archaeological remains of medieval date.*
- *Any such remains would be considered to be heritage assets of archaeological interest, and likely to be of at least regional significance. But, the nature, extent and level of their significance will need to be sufficiently well understood prior to the determination of any application and pre-determination evaluation will be required.*

*In light of the original recommendations that pre-determination evaluation is required to assess the impact of the proposed development I would recommend that the application is not determined until such evaluations are undertaken. If the evaluations are not undertaken then the application should be rejected”.*

In response to this the applicant has now withdrawn the proposed garage block, which was the main element that would be ground intrusive and has provided a section of the proposed access road, showing that it would sit on top of the existing ground. The paddock referred to is not part of the current application. On this basis the Authority’s Senior Archaeologist now recommends a condition for an archaeological watching brief (see recommendation above).

## **Representations**

17. We have received one representation on the LBC application, raising issues relating to access. These are dealt with in the accompanying report on the planning application.

## **Main Policies**

18. Relevant Core Strategy policies: GSP1, GSP2, GSP3, GSP4, L3.

19. Relevant Development Management policies: DMC3, DMC5, DMC7, DMC8, DMC10.

### National Planning Policy Framework

20. The National Planning Policy Framework (NPPF) should be considered as a material consideration and carry particular weight where a development plan is absent, silent or relevant policies are out of date. In the National Park the development plan comprises our Core Strategy 2011 and the Development Management Policies 2019. Policies in the development plan provide a clear starting point consistent with the National Park's statutory purposes for the determination of this application. There is no significant conflict between prevailing policies in the development plan and the NPPF and our policies should be given full weight in the determination of this application.
21. Paragraph 176 states that *“great weight should be given to conserving landscape and scenic beauty in National Parks, the Broads and Areas of Outstanding Natural Beauty, which have the highest status of protection in relation to landscape and scenic beauty. The conservation of wildlife and cultural heritage are important considerations in all these areas, and should be given great weight in National Parks and the Broads.”*

### Peak District National Park Core Strategy

22. Policy GSP1 sets out the broad strategy for achieving the National Park's objectives having regard to the Sandford Principle, (that is, where there are conflicting desired outcomes in achieving national park purposes, greater priority must be given to the conservation of the natural beauty, wildlife and cultural heritage of the area, even at the cost of socio-economic benefits). GSP1 also sets out the need for sustainable development and to avoid major development unless it is essential, and the need to mitigate localised harm where essential major development is allowed.
23. Policy GSP2: *Enhancing the National Park* states that:
- Opportunities for enhancing the valued characteristics of the National Park will be identified and acted upon.
  - Proposals intended to enhance the National Park will need to demonstrate that they offer significant overall benefit to the natural beauty, wildlife and cultural heritage of the area.
  - When development is permitted, a design will be sought that respects the character of the area.
  - Opportunities will be taken to enhance the National Park by the treatment or removal of undesirable features or buildings. Work must be undertaken in a manner which conserves the valued characteristics of the site and its surroundings.
  - Development in settlements necessary for the treatment, removal or relocation of nonconforming uses to an acceptable site, or which would enhance the valued characteristics of the National Park will be permitted.
24. Policy GSP3 sets out development management principles and states that all development must respect, conserve and enhance all valued characteristics of the site and buildings, paying particular attention to, amongst other elements, impact on the character and setting of buildings, scale of the development appropriate to the character and appearance of the National Park, design in accordance with the National Park Authority Design Guide and impact on living conditions of communities.

25. Policy GSP4 says that to aid the achievement of its spatial outcomes, the National Park Authority will consider the contribution that a development can make directly and/or to its setting, including, where consistent with government guidance, using planning conditions and planning obligations.
26. Policy L3 'Cultural heritage assets of archaeological, architectural, artistic or historic significance' states that:
- A. 'Development must conserve and where appropriate enhance or reveal the significance of archaeological, architectural, artistic or historic assets and their settings, including statutory designations and other heritage assets of international, national, regional or local importance or special interest;*
- B. Other than in exceptional circumstances development will not be permitted where it is likely to cause harm to the significance of any cultural heritage asset of archaeological, architectural, artistic or historic significance or its setting, including statutory designations or other heritage assets of international, national, regional or local importance or special interest;*
- C. Proposals for development will be expected to meet the objectives of any strategy, wholly or partly covering the National Park, that has, as an objective, the conservation and where possible the enhancement of cultural heritage assets. This includes, but is not exclusive to, the Cultural Heritage Strategy for the Peak District National Park and any successor strategy.*

#### Development Management Policies

27. The most relevant development management policies are DMC3, DMC5, DMC7, DMC8, DMC10.
28. Policy DMC3A says where development is acceptable in principle, it will be permitted provided that its detailed treatment is of a high standard that respects, protects and where possible enhances the natural beauty, quality and visual amenity of the landscape, including the wildlife and cultural heritage that contribute to the distinctive sense of place.
29. Policy DMC3B sets out various aspects that particular attention will be paid to including: siting, scale, form, mass, levels, height and orientation, settlement form and character, landscape, details, materials and finishes landscaping, access, utilities and parking, amenity, accessibility and the principles embedded in the design related SPD and the technical guide.
30. Policy DMC5 provides detailed advice relating to proposals affecting heritage assets and their settings, requiring new development to demonstrate how valued features will be conserved, as well as detailing the types and levels of information required to support such proposals. It also requires development to avoid harm to the significance, character, and appearance of heritage assets and details the exceptional circumstances in which development resulting in such harm may be supported.
31. Policy DMC7 relates to listed buildings. It states that planning applications for development affecting a Listed Building and/or its setting should be determined in accordance with policy DMC5 and clearly demonstrate: (i) how their significance will be preserved; and (ii) why the proposed development and related works are desirable or necessary. Applications will not be considered if they do not contain sufficient information to assess impact on significance. Proposals that adversely affect the listed building will not be permitted, particularly if they lead to a loss of original fabric or seek unnecessary alterations to key features. DMC7 also resists the loss of curtilage features which complement the character and appearance of the building. Consistent with the NPPF, the policy allows for properly justified impacts that are less than substantial or that have

a public benefit. Where change to a Listed Building is acceptable, an appropriate record of the building will be required.

32. DMC8 requires that applications for development in a Conservation Area, or for development that affects its setting or important views into, out of, across or through the area, should assess and clearly demonstrate how the character or appearance and significance of the Conservation Area will be preserved or enhanced.
33. Policy DMC10 addresses conversion of heritage assets, permitting this where the new use would conserve its character and significance, and where the new use and associated infrastructure conserve the asset, its setting, and valued landscape character. It also notes that new uses or curtilages should not be visually intrusive in the landscape or have an adverse impact on tranquility, dark skies, or other valued characteristics.
34. Peak District National Park Authority Design Guide:  
The Design Guide states that, when considering a conversion, the building in question should be of sufficient historic or architectural merit to warrant its conversion. Factors such as location, size and character of the building and its means of access will all be assessed. The guiding principle behind the design of any conversion should be that the character of the original building and its setting should be respected and retained.
35. Peak District National Park Conversion of Traditional Buildings SPD (2022): The SPD provides detailed guidance on the principles to be considered when proposing the conversion of traditional buildings. This is set out as 6 key principles:
  1. Understanding the building and its setting
  2. Working with the existing form and character
  3. Following a conservation approach
  4. Creating responsive new design
  5. Using appropriate materials and detailing
  6. Conserving and enhancing the setting.

## **Assessment**

### **Whether the development is required to conserve a heritage asset**

36. As this is an application for listed building consent, this report deals with the listed building issues rather than any wider planning issues. The report considers whether the proposed development would conserve and enhance the designated heritage assets.
37. L3, DMC7 and DMC10 require proposals to conserve and enhance the buildings, which are considered to be listed by virtue of being within the curtilage of main listed building. The application is supported by a Heritage Statement which says that the remains of the site and buildings have historic and archaeological significance. The Heritage Statement sets out the principles that have guided the design approach to scheme and assesses the impact on the heritage assets (these are also summarised in the Planning Statement). It concludes:

*“The proposed conversion of the outbuildings and renovation of the farmhouse will provide a viable use for the buildings thus preventing them from becoming at risk. Furthermore, the proposed re-development provides the opportunity to enhance the historically significance parts of the property by the removal of modern structures and the repair of historic fabric damaged in recent years”.*
38. The heritage assessment has been considered by the Authority’s Senior Archaeologist and Conservation Officer (see detailed comments above). Development plan policy DMC5 requires an assessment of significance to be with an application which relates to a heritage asset and reflects paragraph 189 of the National Planning Policy Framework.

39. The assessment of the impact of the scheme on the heritage assets sets out each part of the proposed development and concludes that the impacts range from minor impact to moderate beneficial impact. The Authority's Conservation Officer had some concerns about aspects of the proposed scheme and has been involved, with the Planning Officer in detailed discussions with the applicant to address these. As a result, amended plans have been received which largely overcome the concerns, although some more minor amendments are required and conditions will need to be imposed to achieve a satisfactory scheme.
40. There are still some elements about which the Authority's Conservation Officer still has some concerns, such as the treatment of internal roof structures and the rooflights on the front elevation of the single storey building facing the yard. These two rooflights have been retained because the applicant says they are required as an emergency fire exit and their removal would mean that the roof space could not be occupied; the scheme includes this as a low height first floor. The applicant is unwilling to omit this as it would affect the viability of the scheme. Overall, however, the conversion of the buildings will conserve their character and their setting. It will also give an opportunity for some aspects of the original buildings to be restored, particularly on the front elevation of units 1-4, the single storey buildings facing into the farmyard, which were until recently covered by a modern structure and where original openings had been removed. The amended scheme will provide for the restoration of these openings.
41. In other parts of the scheme, the proposal makes use of existing openings where possible and removes later additions. With regard to the more recent cart shed (unit 5), this is an open-fronted, more recent limestone building. The original scheme proposed raising this by 600mm and infilling the open gable with stone and large glazed openings. Amended plans have now been submitted which infill with timber and glass and do not raise the roof. This is considered to be a more sympathetic approach. The applicant had been asked to consider using this building for garaging or storage but he considers that its conversion is necessary for the viability of the scheme and also wishes to avoid introducing cars into this part of the site.
42. One concern that was raised by officers was the relatively recent and large excavation to the rear of units 1-4 and the insertion of a second floor in this relatively low range of buildings. The applicant explained that this excavation was the result of works to establish where the foundations of the buildings were. The revised plans show this ground being reinstated, other than a small area to give access to the rear of the building, via steps. The mezzanine level in the building has been retained, but with the number of rooflights on the front elevation reduced. Subject to conditions to control the detailing and size of the rooflights this is now acceptable.
43. The Authority's Conservation Officer now considers that overall the proposals would cause less than substantial harm to the significance of the outbuildings as non-designated heritage assets, and would cause less than substantial harm to the listed farmhouse insofar as the farmstead contributes towards its significance. Less than substantial is of course a broad category of harm, with the harm being towards the middle and lower end of the scale respectively. It is therefore necessary to consider whether the public benefits arising from the scheme are enough to outweigh the harm to the heritage assets, and whether the conversion can be achieved without adversely affecting the character of the buildings (as per DMC10). Having taken all the above considerations into account, it is considered that the scheme now achieves enough benefit to outweigh the harm which would inevitably arise from the conversion from agricultural use to dwellings.
44. The layout of the site is an important consideration as the setting of the barns must be protected from unnecessary suburbanisation. The scheme was initially unclear on this,

with some plans showing subdivision whilst others did not. Amended plans have now been received which clarify this. The Planning Statement explains that the central yard area will be kept free of walling and car parking and will be used as a communal amenity space. Units 1-4 will have gardens within the wider walled area shown on the historic 1890 plan. These dividing walls will be constructed of natural limestone and can be made slightly lower than the main boundary wall to give the line of the 1890s enclosure greater emphasis. The applicant has been advised that the scheme must retain the open character of the main farmyard areas; this can be controlled by a condition and approving a plan which shows this.

#### Impact on setting, including the Conservation Area

45. The proposed conversions would retain the farm building group, which is important in the centre of this small village and the designated Conservation Area. Overall, the scheme would not have a significant landscape impact and would retain the character of the farm group and its setting in the Conservation Area, as required by policies L1 and L3 of the Core Strategy and policy DMC8 of the Development Management plan.

#### Conclusion

46. This application is for listed building consent in relation to a proposal for the conversion of the existing range of traditional farm buildings to six open market dwellings. It is considered that the scheme conserves and enhances the designated heritage assets and their setting in the Conservation Area, giving the redundant buildings a beneficial use. Subject to the amended plans and conditions, it is considered that the proposed development complies with the Authority's adopted policies and with the NPPF.
47. Having taken into account all material considerations, we conclude that the proposed development is acceptable for the reasons set out above. The application is therefore recommended for approval.

#### Human Rights

48. Any human rights issues have been considered and addressed in the preparation of this report.

#### List of Background Papers (not previously published)

49. Nil
50. Report Author: John Scott, Consultant Planner.