COTSWOLD DISTRICT COUNCIL NOTIFICATION OF DECISIONS DEPUTY HEAD OF PAID SERVICE 20 July 2020

DETERMINATION OF WHETHER THE GREYHOUND PUBLIC HOUSE SHOULD BE ACCEPTED ONTO THE COTSWOLD DISTRICT LIST OF ASSETS OF COMMUNITY VALUE.

Summary:

That the Deputy Head of Paid Service considers the details of the report and determines whether the property satisfies the Localism Act section 88 definition, and whether it should therefore be added to be listed as an Asset of Community Value.

Consultation:

The Cabinet Member for Health, Wellbeing and Public Safety

Considerations/Documents taken into Account:

- (i) The statutory criteria;
- (ii) The application and supporting information submitted by the nominator
- (iii) Any consultation responses
- (iv) Any legal advice

Decision:

RESOLVED that the nominated land satisfies the relevant statutory test and is, therefore, land of community value within the meaning of the legislation. As a result, the land will be added to our list of Assets of Community Value.

Reasons for Decision:

The property was nominated by Tetbury Town Council, a body eligible to nominate, and made by that organisation's proper officer. The extent of the nomination is clear.

The land does not fit one of the categories exempt from listing.

The nominator provided a clear statement that the property is currently used for a range of activities that provide social value. It is therefore determined that the site in its entirety provides current social value. The legislation and subsequent regulations do not require that it be realistic that the community use will endure, merely that it can continue beyond the decision date, thus the second part of section 88(1) is satisfied.

ENDS

Council name	COTSWOLD DISTRICT COUNCIL	
Name and date of Committee	DECISION DELEGATED TO DEPUTY HEAD OF PAID SERVICE 20 July 2020	
Report Number		
Subject	DETERMINATION OF THE ASSET OF COMMUNITY VALUE NOMINATION OF THE GREYHOUND, TETBURY	
Wards affected	Tetbury Town directly, Tetbury with Upton, Tetbury East and Rural	
Accountable member		
Accountable officer		
Summary/Purpose	To determine whether The Greyhound, Tetbury should be accepted on the Cotswold District List of Assets of Community Value	
Annexes	Annex 'A' - Guidance Notes	
	Annex 'B' – The Greyhound, Tetbury	
	1) Nomination Form	
	2) Land registry	
	i) Register	
	ii) Plan	
	3) Decision criteria checksheet	
Recommendation/s	a) That the decision-maker considers the details on the report and support evidence and determines whether the property meets the Section 88 definition of an Asset of Community Value	
Corporate priorities	Help residents, businesses and communities access the support they need to achieve their ambitions.	
Key Decision	NO	
Exempt	NO	
Consultees/ Consultation	The Asset of Community Value process, set out in the Localism Ac and subsequent regulation, requires that the land owner and any othe party with a legal interest in the land, or a right to occupy are consulted.	

1. BACKGROUND

1.1. Tetbury Town Council has nominated the Greyhound Public House, Tetbury as an Asset of Community Value. Cotswold District Council is charged with determining this nomination, in line with the provisions laid out in the Localism Act 2011 and subsequent Asset of Community Value Regulations 2012. At the time the nomination was made, a previous listing of the property was coming to an end, and has now expired.

2. MAIN POINTS

- 2.1. Under 89(2a)(i) of the Localism Act 2011, a town or parish council is able to submit a nomination for a property to be considered as an asset of community value. The nomination, included at Annex B, is properly made. The nominated property is clearly identified from its name, which is both the address and the trading name of the public house business. The property is registered land, being the entirety of a single registered title.
- **2.2.** The freehold owner and parties with a right to occupy the property were notified of the nomination, and given an opportunity make representations to inform this decision. No representation was received.
- **2.3.** The land nominated is a public house currently trading in so far as it is able under the Covid 19 restriction, along with ancillary buildings/extensions and a beer garden. The public house provides a restaurant service as well as bar.
- **2.3.1.** The property is nominated on that basis that the current use provides community value, so needs to be considered against the provisions laid out in 88(1) of the Localism Act:

[...] a building or other land in a local authority's area is land of community value if in the opinion of the authority—

(a) an actual current use of the building or other land that is not an ancillary use furthers the social wellbeing or social interests of the local community, and

(b) it is realistic to think that there can continue to be non-ancillary use of the building or other land which will further (whether or not in the same way) the social wellbeing or social interests of the local community.

- 2.4. The description amply demonstrates that the property serves a purpose beyond simply a restaurant and drinking establishment, as it provides a venue for activity with clear community benefit. The nomination notes that this is significantly lower priced than other restaurants and bars in Tetbury, and caters well for local people, through themed evenings, examples being burger night, pie night. It has a function room that can be hired out to host parties and club/society type functions, and also has a large screen to television sports fixtures. The pub regularly hosts quiz and Bingo evenings, and on Saturday nights also serves as a live music venue.
- **2.5.** Overall the depiction is of a public house catering primarily towards locals and providing/supporting a wide range of activities to engage local people.

- **2.6.** These uses relate directly to the principal use of the property, and therefore should not be considered ancillary. The Localism Act 2011 Section 88(6) defines "social interests" to include (in particular) each of the following
 - (a) cultural interests;
 - (b) recreational interests;
 - (c) sporting interests.

The uses listed above clearly serve these interests.

- **2.6.1.** In terms of the continuation of a use that furthers community interest, as the above uses are current and ongoing, it is realistic to think that they will continue the legislation does not specify these uses should endure for a given period, simply that they will continue following the listing.
- **2.6.2.** As both provisions of 88(1) are satisfied, the nominated property should be determined as land of community value.

3. FINANCIAL IMPLICATIONS

- **3.1.1.** Any property listed could be subject to a claim for compensation from the owner of the property. This will be a separate decision exercised under delegated authority in line with the Cabinet's decision.
- **3.1.2.** Any decision taken with regard to compensation may also be subject to request for review.

4. LEGAL IMPLICATIONS

- **4.1.1.** The owner of any property listed as an Asset of Community Value has the right to seek a review of the listing decision and this review will be referred to an officer of appropriate seniority for determination.
- **4.2.** Following internal review, the owner may also seek to challenge the authority through referral to the First Tier Tribunal.

5. **RISK ASSESSMENT**

5.1. The determination of Asset of Community Value nominations is a statutory obligation upon the Council. As outlined above, it can have financial implications and can lead to legal challenge. While this risk cannot be wholly avoided, it can be mitigated to some degree through diligent process and reasoned decision making. The shared service structure across Publica allows officers to learn from a broader range of ACV nominations than each individual council experiences.

6. EQUALITIES IMPACT

6.1. The process laid out in the Localism Act and subsequent regulation does not mandate this.

7. CLIMATE CHANGE IMPLICATIONS

7.1. None specific to this process or nomination.

8. ALTERNATIVE OPTIONS

8.1. None. This determination is a statutory duty of the authority

9. BACKGROUND PAPERS

9.1. None. Although the nominated asset was previously listed (up until June 21 2020), this historical listing has no bearing on this matter -the determination must be on the current circumstances and nomination.

Asset of Community Value Nomination -

Nomination Eligibility	Assessment of Nomination
The voluntary or community body making the nomination is eligible to do so under Section 89 of the Localism Act 2011; and sections 4 and 5 of The Assets of Community Value (England) Regulations 2012 Statutory Instrument No. 2421:	The nomination has been prepared and submitted by a proper officer of Tetbury Town Council. In this respect the nomination is properly made
 Parish Council Neighbouring Parish Council Unincorporated group Neighbourhood forum Community interest group with a local connection (charity; community interest company; company limited by guarantee that is non profit distributing; an industrial and provident society that is non-profit distributing) 	
A body other than a parish council has a local connection with land in a local authority's area if:	
Regulation 4.(1) (a) the body's activities are wholly or partly concerned – (i) with the local authority's area, or (ii) with a neighbouring authority's area.	
The nominated land/ building is clearly defined	The asset nominated is a public house, known as the The Greyhound. The principal property and its location are readily determined. The property is registered with the land registry as a single title, and is/was subject to an ACV listing which expired in June 2020
Categories of Assets Excluded from Listing	
 There are some categories of assets that are excluded from listing (defined in The Assets of Community Value (England) Regulations 2012 Statutory Instrument No. 2421, Schedule I, Regulation 3. A summary of these: Residential property (including gardens, outbuildings and other associated land). There is an exception to this general exclusion of residential property from listing. This is where an asset which could otherwise be listed contains integral residential quarters, such as accommodation as part of a pub or a caretaker's flat. 	There is nothing in the nomination form to suggest that all or any part of the nominated site falls into an excluded category.

do as of s	Land licensed for use as a residential caravan site (and some types of caravan site which do not need a licence. Operational land of statutory undertakers as defined in section 263 of the Town and Country Planning Act 1990, in paragraph 4 of Schedule I to the Regulations. (Note: this is organisations such Civil Aviation Authority; Transport Provider; Utilities etc
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Establishing the Main (Non-Ancillary) Use	
Localism Act Section 88(I) (a) and (b)	
Current use and future use tests	The neminated successful is here a long standing use as
The nominating organisation has provided evidence as to the main (non-ancillary) current/ recent use of the nominated asset.	The nominated property is has a long-standing use as a public house, It was actively trading up until the start of the Covid-19 trading restrictions, The public house has no accommodation, but does
Definition of an Asset of Community Value as set out in Section 88 of the Localism Act 2011:	have a food offer. The nomination notes that this is significantly lower priced than other restaurants and bars in Tetbury, and caters well for local people,
In the opinion of the authority -	through themed evenings (burger night, pie night).
• (a) An actual current use of the building or other land that is not an ancillary use furthers the social wellbeing or social interests of the local community, and;	It has a function room that can be hired out to host parties and club/society type functions, and also has a large screen to television sports fixtures. On Saturday nights the pub also serves as a live
Note: second condition (b) further on in assessment summary	music venue.
Note: the Localism Act 2011 Section 88(6) defines "social interests" to include (in particular) each of the following – (a) cultural interests; (b) recreational interests; (c) sporting interests.	Overall the depiction is of a public house catering primarily towards locals and providing/supporting a wide range of activities to engage local people.
 In the opinion of the authority – (b) It is realistic to think that there can continue to be non-ancillary use of the building or land which will further (whether or not in the same way) the social wellbeing or social interests of the local community. 	It is realistic to think these use will continue as soon as the pub is able to recommence 'conventional' trading. Neither the nomination nor any information from other parties has suggested that there is a reason why this use could not continue.

	(Section 88(1) Localism Act 2011)	
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Establishing the Main (Non Angillary) Liss	
Establishing the Main (Non-Ancillary) Use	
continued	
Localism Act Section 99(2)(a) and (b)	
Localism Act Section 88(2)(a) and (b)	
Recent use and future use tests	
Section 88(2) of the Localism Act 2011 extends	
this definition.	Not applicable – the current use provides social
	well-being.
" A building or other land in a local authority's	
area that is not land community value as a result	
of subsection (I) is land of community value if in	
the opinion of the local authority –	
(a) there is a time in the recent past when an	
actual use of the building or other land that was	
not an ancillary use furthered the social wellbeing	
or interests of the local community, and	
(b) it is realistic to think that there is a time in	
the next five years when there could be non-	
ancillary use of the building or other land that	
would further (whether or not in the same way	
as before) the social wellbeing or social interests	
of the local community."	
Related supporting assessment question in such	
circumstances:	
What is required to make the building/ land fit	
for purpose (resource requirements and	
timescales)?	
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