

Our Ref: ACV/2024/00005 Enquiries to: Natasha Gumbrell

Date: 23 May 2024

email: natasha.gumbrell@wiltshire.gov.uk www.wiltshire.gov.uk

Decision to list The Plough, Kingston Road, Shalbourne, Marlborough, SN8 3QF as an Asset of Community Value

Having considered all the information and submissions provided, following the nomination of the above asset to be listed as an Asset of Community Value, Wiltshire Council has decided to enter the property onto the list of Assets of Community Value (available online at http://www.wiltshire.gov.uk/planninganddevelopment/planningcommunityrighttobid.htm). The information will be entered onto the local land charges register and the property will remain on this list until **23 May 2029**.

This decision has been taken for the following reasons:

The Plough Inn is the only pub in the village of Shalbourne. Whilst there is a village hall, the pub provided a more informal gathering point. There is evidence that in the recent past the pub played a central role in the social and cultural life of the community. The pub previously hosted a programme of community and cultural events, catering for all ages.

During the consultation period, there were fifty-eight comments of support for this application. The comments support the notion that the asset was previously a social hub, supported community cohesion and contributed to the cultural life of Shalbourne. Whilst the asset is currently closed due to the absence of a tenant, it is realistic to think the pub if re-opened could once again be community space.

It is therefore considered that the current use of the building or other land (or use of the building or other land in the recent past), that is not an ancillary use, furthers the social wellbeing or social interests of the local community and it is realistic to think that now or in the next 5 years there could continue to be non-ancillary use of the building or other land which will further (whether or not in the same way as before) the social wellbeing or social interests of the local community.

An entry has been made on the Land Register and the owner of the asset cannot dispose of it without:

- letting the local authority know that they intend to sell the asset or grant a lease of more than 25 years;
- waiting until the end of a six week 'interim moratorium' period if the local authority does not receive a request from a community interest group to be treated as a potential bidder;
- waiting until the end of a six month 'full moratorium' period if the local authority **does** receive a request from a community interest group to be treated as a potential bidder (in the first six weeks).

The owner of the property does not have to sell the asset to the community interest group. There is also a 'protected period' (18 months from the time that the owner notified the local authority of their intention to dispose of the asset) – during this time there can be no further moratoriums on sale and the owner is free to dispose of the property as they see fit.

Some types of disposal of assets, even though they are listed, are exempt from this process and in those circumstances the owner does not need to notify Wiltshire Council. It is up to the property owner to determine if the disposal is exempt, and to demonstrate this to the Land Registry on registering the new owner. A number of the exemptions are set out in the Localism Act and these include disposals which are gifts, or which arise as part of the settlement of a will, which are made within families, or relate to 'business to business' going concern sales. A number of other exemptions are defined in the <u>Assets of Community Value Regulations</u> – including sale due to insolvency, incapacity or divorce.

Landowners have the opportunity to request a review of the decision to enter an asset on the Assets of Community Value register, within 8 weeks of listing. Reviews are considered by an officer of sufficient seniority not involved in the original decision. Decisions to list can be overturned based on these factors:

- The eligibility of the asset;
- The eligibility of the nominator;
- New evidence;
- Improper factors being taken into account in the original decision.

Landowners wishing to request a review of the decision should contact: Parvis Khansari, Corporate Director for Place, via <u>parvis.khansari@wiltshire.gov.uk</u> by **18 July 2024** with information on why they believe the asset should not be listed (based on the criteria set out above) and whether an oral hearing is requested. A review of the decision will take place within 8 weeks of any request being received from the landowner.

We hope that any change to this decision will not be necessary, however, and that the opportunity that the asset being listed provides for community groups to be treated as potential additional bidders, should a relevant disposal be entered into, will be welcome.

Should a relevant disposal occur during the next 5 years and the landowner incur loss or expense in relation to the land which would be likely not to have been incurred if the land had not been listed; the landowner will be entitled to claim compensation from Wiltshire Council. If the landowner believes this to be the case, claims for compensation must be made to Wiltshire Council in writing, detailing the compensation sought for each part of the claim and the related evidence, before the end of 13 weeks after the loss or expense was incurred (or finishes being incurred).

The <u>Community Right to Bid: Non-statutory advice note for local authorities</u> published by the Government provides further information on this last point.

Documents in relation to this nomination can be viewed on the Council website https://development.wiltshire.gov.uk/pr/s/planning-application/a0iQ3000005dt50.

Signed

Natasha Gumbrell