

WHP Telecoms Ltd, Helena House, Troy Mills, Troy Road, Leeds LS18 5GN

SITE SPECIFIC SUPPLEMENTARY INFORMATION

1. Site Details

Site Name:	Land off Bath Road	Site Address:	Land off Bath Road Recreation Ground
NGR:	E: 498427, N: 367357		Bath Road Bracebridge Heath Lincoln Lincolnshire LN4 2TU
Site Ref Number:	76610	Site Type: Macro	NTQ Replacement

2. Pre-Application Check List

Site Selection

Was an LPA mast register used to check for suitable sites by the operator or the LPA?		No
If no explain why: After a phone call to the LPA, it was felt that the indumore up to date source of information.	ıstry database	was a
Was the industry site database checked for suitable sites by the operator:	Yes	
If no explain why: N/A		

Pre-application consultation with LPA

Date of written offer of pre-application consultation: June 2021		
Was there pre-application contact:	No	
Date of pre-application contact:	N/A	
Name of contact:	The Director of	
	Planning	
Summary of autooma/Main issues raised:		

Summary of outcome/Main issues raised:

At the time of preparing this submission, and despite our attempt to engage in pre-application dialogue with the LPA, no comments had been received in respect to the proposals.

Ten Commitments Consultation

Rating of Site under Traffic Light Model:	Amber	

Prior to the submission of this application the applicant initiates pre-consultation discussions with the local planning authority. This provides an opportunity for the LPA to discuss development proposals and identify site specific issues. Further consultation has also been carried out with the Ward Councillors and Bracebridge Heath Parish Council.

Summary of outcome/Main issues raised: It is vital to consider that this is a replacement mast and not a new additional one. The lattice mast to the right is to be removed as part of the process (Figure A). The existing mast is captured in Figure B

Figure A:

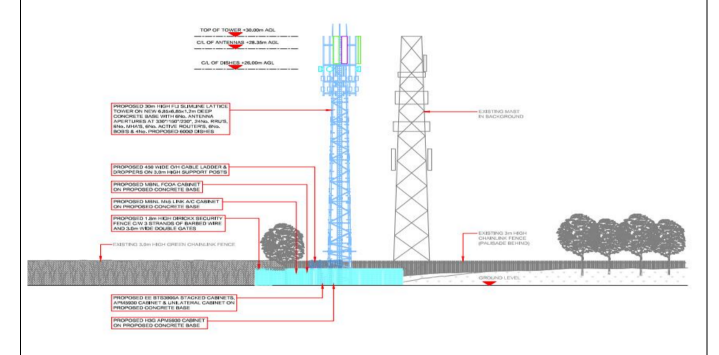


Figure B:



Figure B:



Good morning,

Thank you for sending this information. Your letter references a consultation strategy. Please could I have a copy of this?

My council will be discussing this at a meeting on Monday evening but I cannot guarantee that any decisions will be made at this meeting. You have suggested that we could arrange a meeting between us to discuss this further. I think this will be helpful. Naturally, the proposal for a permanent site on the recreation ground has attracted quite a lot of attention. Please bear in mind that any meeting we hold would need to be accessible to the public.

Please could you let me know the timeframe for determining this proposal and when you are likely to submit the plans to the local planning authority? We would be interested in arranging a meeting before the proposal is considered further.

Kind regards

Stacey

Stacey Knowles Clerk to Council

Bracebridge Heath Parish Council Bracebridge Heath Community Library, London Road Bracebridge Heath, Lincoln, LN4 2LA

School/College

Location of site in relation to school/college:
There are no schools in close proximity to the site.
Outline of consultation carried out with school/college:
N/A
Summary of outcome/Main issues raised:
N/A

Civil Aviation Authority/Secretary of State for Defence/Aerodrome Operator consultation (only required for an application for prior approval)

Will the structure be within 3km of an aerodrome or airfield?		No
Has the Civil Aviation Authority/Secretary of State for		No
Defence/Aerodrome Operator been notified?		
Details of response:		
N/A		

Developer's Notice

Copy of Developer's Notice enclosed?			
Date served:	19 th June 2021		

3. Proposed Development

The proposed site:

The need for this new mast stems from MBNL having been issued with an NTQ (Notice to Quit). The proposed site at Land off Bath Road Recreation Ground, Bath Road, Bracebridge Heath, Lincoln, Lincolnshire, LN4 2TU is situated on an open piece of land in close proximity to the existing NTQ site and the tennis courts.

The equipment would be installed at a local playing field. The mast is proposed to be erected at a vacant plot of land adjacent to the tennis and basketball courts. The immediate area around the proposed site is used for recreational purposes while the wider surrounding area is residential to the north and a mix of industrial and farmland to the south. The proposed scheme includes a 30m high slimline lattice tower which is very similar in scale to the equipment it is replacing. The NTQ is 99454 Sleaford Industrial Estate. The site / yard on which the mast is located has planning permission for a new warehouse unit and car parking which was granted in February 2018 (Ref: 17/1567/FUL) for light industrial use with ancillary offices and associated car parking. The Landlord has confirmed he seeks to redevelop the site in 2021, although Covid has delayed this, a replacement is now urgent. The proposal is for the installation of a new 30m high FLI Slimline Lattice Tower that will provide new coverage for EE

and has the potential for H3G LTE. The proposed new facility will require the installation of a limited number of equipment cabinet housing radio equipment at ground level and in close proximity to the base of the pole. The cabinet equipment are however, permitted development (without Prior Approval) and thus do not form part of this application. The existing and proposed site are captured below in Figure C:

Figure C:



The sharing of base stations between multiple operators is one of the key strategic policy principles contained within the NPPF. H3G and EE and ESN (Emergency Services Network) have a network sharing agreement and thus these installations are fully compliant with the NPPF.

Central Government attaches great importance to the design of the built environment and outlines this within Section 12 (para. 124) of the National Planning Policy Framework. It states:

"Good design is a key aspect of sustainable development, creates better places in which to live and work and helps make development acceptable to communities."

In keeping with the National Planning Policy Framework (NPPF). guidelines of using: "high quality communications" (Section 10), the proposed design has been selected to minimise visual impact upon the street scene by integrating with the existing built environment and the existing street furniture, having similar vertical lines and overall appearance to the street lighting columns that are common feature in the built environment. As stated above the National Planning Policy Framework advocates site sharing, and as such we believe that there

are no sequentially preferable locations within the defined site search area.

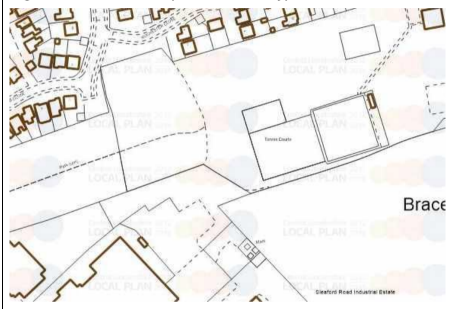
The design of the proposed equipment is considered to be the least visually intrusive option available.

Site Ref:	76610	Site Address:	Bath Road Recreation Ground, Bath Road,
			Bracebridge Heath, LN4 2TU

Local Planning Authority: North Kesteven District Council

Development Plan: Central Lincolnshire Local Plan 2012-2036 (2017)

Fig.1: LP Plan Extract (Reference Only):



Site and its surrounds

Policy Relevant to the Development Site:

The site is designated as being within the settlement boundary, with urban uses to the north, east, south, and west. The site designation is not a material consideration.

North Kesteven District Council does not have a specific telecoms policy. Therefore the NPPF is of relevance. The National Planning Policy section of this supporting statement goes into detailed analysis of why this site is in compliance with the NPPF.

Policy Analysis:

The proposed development at this site is required to deliver the requisite level of electronic communication service on a structure designed to accommodate multiple future users (so enable future site sharing opportunities), yet seeks to minimise its visual impact or change to the character of this location (being seen in the context of the comparable lattice structure to the near south west). It is accepted the proposal qualifies as change but the public benefits of a greatly enhanced communications network for businesses, residents and visitors alike in this location would carry sufficient material weight to counter any perception of harm and any effect on the character of the area or its openness, which would be minimal. The proposal fully accords with the requirements of the NPPF.

RADIO PLANNING AND PROPAGATION

When planning cellular telecommunications networks it is important for engineers to predict, with a high degree of confidence, the behaviour of cellular transmissions. This then enables the operator to calculate how many cell sites are needed to provide the level of coverage required by the services they offer under the terms of their licence.

The strength of radio signals detected at a receiving device naturally reduces the further away it is from the transmitter. In general the reduction (or decay) in signal power is affected by a number of variables. The main factors are

- frequency,
- distance (from transmitter),
- terrain (such as hills),
- clutter (such as buildings, foliage, vehicles, and water)
- and atmospheric conditions (such as rain).

A reduction in the strength of the radio signal increases the likelihood of dropped calls and reduced data rates for internet browsing, for example.

Clutter

Any physical object obstructing the propagation of radio signals causes a reduction in signal strength reaching a customer's device. A common term for these objects is 'clutter'. The more obvious examples are buildings and geographical terrain such as hills and trees.

Buildings cause a varying amount of signal reduction depending on their height, construction, thickness of walls, number of windows etc. Glass causes a lower reduction in signal than brick/concrete walls.

Customers will inadvertently be aware of this by finding that sometimes they need to go near windows, a higher floor of a building or even outside in order to achieve a stronger signal for their mobile devices.

Tree Clutter

The effects of trees on signal degradation should never be underestimated. Signal absorption and shadowing effects vary according to vegetation and density, and are caused by the main tree trunk, branches and leaves.

Cell sites located in or near trees will have signals significantly reduced. As a result a number of extra sites may need to be built locally in order to counter-effect this.

Signal variation throughout the seasons is also a practical concern. Leaves on trees in the spring and summer can cause shadowing and reduce radio voice quality and increase the number of dropped calls.

As a result the bottom of an antenna should be a) above the top level of the trees, b) allow greater height due to the antenna downtilt at build or for future requirements and c) allow some room for future growth of the trees.

In the case where the cell site utilises point-to-point microwave backhaul transmission the microwave dish should not be obscured at all.

Propagation Models

In essence these are mathematical formulae used to characterise radio wave propagation, in order to determine the received signal strength at a receiving device.

The most well-known propagation model used for mobile telecommunications is 'Okamura-Hata'. More specific studies have been performed to investigate specific clutter and terrain such as dense-urban and urban environments. Resulting from these are propagation models for specific clutter types.

Coverage Planning Tools

Radio planning engineers plan cellular networks using highly sophisticated computer programs that incorporate the above propagation models. Armed with data on cell site location, cell site configuration, maps, terrain etc they are used to predict areas of coverage deficiency (so called 'coverage holes'), new site requirements and configurations.

Network Changes

Over time the topography and clutter in an area is subject to change. For example, building developments, housing and tree growth can all change. As a consequence the signals received from local phone masts can degrade, as they are dependent on these factors. These reasons along with customer complaints, network consolidation (mast sharing) and new technologies (4G) require a re-evaluation of a network operator's telecommunications infrastructure.

Mast sharing can result in some masts no longer being needed. As a result they are decommissioned and physically removed.

Technical surveys undertaken for reasons above may highlight that antenna height increases are required – this is more likely for sites with low antenna heights around 15m AGL, particularly street furniture sites. More details on these reasons below.

While thus far this document is generic to mobile telephony masts it should be noted that each mast has to be dealt with on a case-by-case basis.

Site Height increases

There are a number of reasons why an operator may request a height increase on existing structures. The main ones are described below.

Maintaining existing coverage

The antennas inside, for example, street furniture sites are generally of 2 physical build designs – 'Single Stack' and 'Dual Stack'. The former describes when the set of antennas are all at the same height. The latter describes a site with 2 sets of antennas one above the other.

The 'Dual Stack' is by far the preferred option. This is due to a number of factors including greater flexibility & control for different technologies and providing optimum service performance to customers.

Network Consolidation between H3G LTE and EE and new 4G technologies facilitate a Single Stack structure being upgraded to a Dual Stack structure. In a straight swap scenario at equal height the new lower aperture antennas would be lower than they were originally - resulting in significantly reduced coverage. To ensure existing coverage is maintained the whole structure needs to be increased in height.

Clutter changes

A more extreme example is when the local clutter or tree lines have changed, or are such that the mobile signals are blocked, resulting in lower quality calls and downloads for mobile device users. To provide sufficient services to customers height increases on existing masts or additional new masts are required. The former is the preferred option in many cases.

ICNIRP Compliance

The addition of new technologies and mast sharing affects ICNIRP compliance – a higher minimum mast height is required in some cases.

Enclosed map showing the cell centre and adjoining cells:

This can be emailed to the LPA upon request.

Type of Structure

Description:

Top of Tower +30.00m AGL

C/L of Antennas +28.35m AGL

C/L of Dishes +26.00m AGL

Proposed 30m High FLI Slimline Lattice Tower on new 6.85 x 6.85 x 1.2m deep concrete base with 6No. Antenna Apertures at 330°/150°/230°, 24No. RRU's, 6No. MHA's, 6No. Active Routers, 6No. BOB's and 4No. proposed 600© Dishes.

Proposed 450 wide O/H wide O/H Cable Ladder and Droppers on 3.0m High Support Posts Proposed MBNL FCOA Cabinet on proposed concrete base

Proposed MBNL Mk5 Link A/C Cabinet on proposed concrete base

Proposed 1.8m High DIRICKX Security Fence C/W 3 strands of barbed wire and 3.0m wide double gates.

Overall Height: +30.0m AGL		
Height of existing building		N/A
Equipment Housing:		
Length:		See drawings
Width:		See drawings
Height:	See drawings	
Materials		
Tower/mast etc – type of material and external	See drawings	
colour:		
Equipment housing – type of material and external colour:	See drawings	

Reasons for choice of design:

The proposed installation is an EE Ltd and H3G LTE Phase 30m high FLI Slimline Lattice Tower which will house both EE and H3G LTE. The sharing of base stations between multiple operators is one of the key strategic policy principles contained within the NPPF.

Technical Information

ICNIRP Declaration attached	Yes	
ICNIRP public compliance is determined by mathematical calculation and implemented by careful location of antennas, access restrictions and/or barriers and signage as necessary. Members of the public cannot unknowingly enter areas close to the antennas where exposure may exceed the relevant guidelines.		
When determining compliance the emissions from all mobile phone network operators on the site are taken into account.		

Technical Justification

Reason(s) why site required

The National Planning Policy Framework clearly states that authorities should not question the need for the service, nor seek to prevent competition between operators. Notwithstanding this fact, the Applicant considers it to be important to explain the technical justification for the site and how the facility fits into the overall network.

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The site is required to provide new 5G coverage for EE Ltd in order to improve coverage in the LN4 area of Bracebridge Heath. The cell search areas for 5G are extremely constrained with a typical cell radius of approximately 250m meaning that it would not be feasible to site the column outside of this locale.

Further detail regarding the general operation of the network can be found in the accompanying document entitled 'General Background Information on Radio Network Development for Planning Applications'. This information is provided to assist the local planning authority in understanding any technical constraints on the location of the proposed development.

6. Site Selection Process – alternative sites considered and not chosen

Discounted Options

In accordance with the sequential approach outlined in the National Planning Policy Framework (NPPF) following search criteria have been utilised. Firstly, consideration is always given to sharing any existing telecommunication structures in the area, secondly consideration is then given to utilising any suitable existing structures or buildings and thirdly sites for freestanding ground-based installations are investigated.

This sequential approach is outlined below:

- a) Mast and Site Sharing
- b) Existing Buildings Structures
- c) Ground Bases Installations

In compliance with its licence and the sequential approach outlined in the NPPF all attempts to utilise any existing telecommunication structures where they represent the optimum environmental solution have been employed. The Ofcom Site Finder mast register is always examined prior to the submission of an application.

Site Type	Site Name and Address	NGR	Reason for not choosing
GF	Sleaford Road Industrial Estate	E 498426, N 367293	NTQ land. SP recently had site meeting with his tenant and has confirmed there is no space for equipment.
GF	Land Sleaford Road	E 498218, N 367323	Piece of land off Sleaford Road, mainly used for dog walkers. Site discounted due to build/access issues. Site probably would not get planning either.
GF	Rontec	E 498345, N 367178	Petrol Station off Sleaford Road with limited space for any equipment, therefore discounted.
GF	Heath Jon	E 498, N 367125	SP confirmed there is no space available for equipment as he uses all forecourt for car sales.
GF	Agrii Lincoln	E 498522, N 366994	Site is too far South from nominal and wouldn't provide replica coverage.

If no alternative site options have been investigated, please explain why:

N/A

7. Additional Relevant Information

Background to the Proposal

This specific proposal forms part of an integral requirement for EE Ltd, ESN and H3G LTE to expand their respective 5G telecommunications network across Bracebridge Heath specifically in this instance to enhance 5G coverage levels and network capacity within the LN4 area.

This partnership has resulted in the development and production of an array of "dual user" structures and cabinets, which have the ability to accommodate both operator's antenna systems and radio equipment.

Mobile phone base stations operate on a low power and accordingly base stations therefore need to be located in the areas they are required to serve. Increasingly, people are also using their mobiles in their homes and this means we need to position base stations in, or close to, residential areas.

A further limiting factor is that the position has to be one that fits in with the existing network. Sites have to form a patchwork of coverage cells with each cell overlapping to a limited degree with the surrounding base stations to provide continuous network cover as users move from one cell to the other. However, if this overlap is too great unacceptable interference is created between the two cells.

DEVELOPMENT PLAN POLICY.

Development plan considerations have a special significance in law. Section 54A of the Town and Country Planning Act 1990 (The Act), and re-iterated in Section 38 of the Planning and Compensation Act 2004, it is stated that:

"Where in making any determination under the Planning Acts regard is to be had to the Development Plan, determination shall be made in accordance with the Development Plan unless material considerations indicate otherwise."

NATIONAL PLANNING POLICY

The Government remain committed to promoting telecommunications and place emphasis on the importance of telecommunications to the wider economy. The National Planning Policy Framework (NPPF July 2018) sets out the Government's planning policies for England and how these are expected to be applied at the Local level. It provides a framework within which local people and their accountable Councils can produce their own distinctive local and neighbourhood plans, which reflect the needs and priorities of their communities.

The purpose of the planning system is to contribute to the achievement of sustainable development. There are three dimensions of sustainable development, each of which give rise to the need for the planning systems to perform a number of roles including;

- Economic Role contributing to building strong, responsive and competitive economy;
- Social Role Supporting strong vibrant and healthy communities; and
- Environmental Role Contributing to protecting and enhancing our natural, built and historic environment.

The NPPF contains at its core a presumption in favour of sustainable development which runs through both plan-making and decision-making processes. The NPPF recognises the vital importance of high-quality telecommunications and dedicates a whole chapter to this. Chapter 10 of the NPPF outlines the Governments support for high quality communications. The paragraphs below clearly outline the overarching support from Central Government for telecommunications and how Local Planning Authorities should embrace this vital infrastructure:

Paragraph 112 states:

"Advanced, high quality and reliable communications infrastructure is essential for economic growth and social well-being. Planning policies and decisions should support the expansion of electronic communications networks, including next generation mobile technology (such as 5G) and full fibre broadband connections. Policies should set out how high-quality digital infrastructure, providing access to services from a range of providers, is expected to be delivered and upgraded over time; and should prioritise full fibre connections to existing and new developments (as these connections will, in almost all cases, provide the optimum solution)."

It continues in Paragraph 113:

"The number of radio and electronic communications masts, and the sites for such installations, should be kept to a minimum consistent with the needs of consumers, the efficient operation of the network and providing reasonable capacity for future expansion. Use of existing masts, buildings and other structures for new electronic communications capability (including wireless) should be encouraged. Where new sites are required (such as for new 5G

networks, or for connected transport and smart city applications), equipment should be sympathetically designed and camouflaged where appropriate."

Operators always follow the sequential site selection process. Where an existing site can be shared or upgraded this will always adhered to before a new proposal is put forward for consideration.

The support for telecoms and the need not to constrain Operators is laid out in Paragraph 116:

"Local planning authorities must determine applications on planning grounds only. They should not seek to prevent competition between different operators, question the need for an electronic communications system, or set health safeguards different from the International Commission guidelines for public exposure."

Conclusion

We consider that the development is complaint with the council's policy and that in accordance with Section 38 (6) of the Planning and Compensation Act 2004 permission should be granted for the installation.

We consider the development complies with both central government and local planning policy guidance where the underlying aim is to provide an efficient and competitive telecommunication system for the benefit of the community while minimising visual impact.

Taking into account the factors of technical constraints, available sites and planning constraints we consider that this site and design clearly represents the optimum environmental solution.

On the basis of a recognised need to expand and promote telecommunications networks across the region, it is considered that the proposal fully accords with the requirements of the National Planning Policy Framework and Council's Local Plan Policies.

(Damian Hosker BA(Hons) MA MRTPI) Planning Consultant

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Name: (Agent) Damian Hosker Telephone: 07771 527 070 BA(Hons) MA **MRTPI** Operator: EE and H3G LTE Fax no: N/A Address: WHP Telecoms **Email Address:** d.hosker@whptelecoms.com Helena House **Troy Mills** Troy Road Leeds LS18 5GN Signed: 20th June 2021 Date: Principal Planner Position: WHP Company: (on behalf of above operator)

Contact Details