

Town and Country Planning Act 1990 (Section 62A Applications)

Planning application for the demolition of 12 no. existing outbuildings / structures, the conversion and restoration of 8 no. existing buildings to form 8 no. holiday cottages and 1 no. dwelling, the construction of 3 no. single storey dwellings. The creation of a pedestrian and cycle link path

at Land to the West Of Mill Lane Hatfield Heath, CM22 7AA

Planning Inspectorate Reference: S62A/2024/0032 (Uttlesford D C Reference: UTT/24/0103/PINS)

A hearing in respect of the above application will be held at **10.00am on Thursday 9 May 2024** at the Council Chamber, Uttlesford District Council, London Road, Saffron Walden, CB11 4ER.

The Inspector appointed to hold the hearing is Z Raygen DipURP MRTPI. The hearing will follow the guidelines set out in the Town and Country Planning (Section 62A Applications) (Hearings) Rules 2013 (SI 2013 No. 2141).

The issues report will be published on the website at least 5 working days before the date of the hearing. The agenda will be available at the hearing, and where possible, it will be published on the website the day before the hearing takes place. These documents will set out the issues that are relevant to the consideration of the application and, where appropriate, indicate the anticipated time limit for representations on each issue.

Any person who has made representations in relation to the application during the representation period, and when making those representations requested to be heard, may register to speak at the hearing. You must register with the Planning Inspectorate by **6 May 2024**. Please register by email section62a@planninginspectorate.gov.uk When registering to speak please provide a contact telephone number in case we need to contact you. If you wish to speak virtually please request this when registering with the Planning Inspectorate.

Please note that people who may be concerned about facilities at the hearing venue, should write to or contact the Planning Inspectorate to confirm that proper provisions are in place.

The decision will not be made at the hearing, it is anticipated that the decision will be issued shortly afterwards, although we cannot be precise about individual cases.

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