# **Teignbridge District Council**

# COMMUNITY RIGHT TO BID POLICY & GUIDANCE

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## **Teignbridge District Council**

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#### **Teignbridge District Council**

# Assets of Community Value Community Right to Bid Policy and Guidance

#### 1.0 Introduction

The purpose of this document is to set out the Council's policy position with regards to the new Community Right to Bid process. In particular:

- To provide transparency for community nominators and asset owners so that they
  are easily able to navigate the Council's process; and
- To provide clarity so that officers and Members are able to effectively support the management of the process

#### 2.0 Background

The Community Right to Bid ('the Right'), which is also known as Assets of Community Value is one of the new community rights derived from the Localism Act 2011, all of which have a stated aim of devolving power to local communities.

The aim of the Right is to empower communities wishing to protect valuable local assets (land and buildings) by requiring the Council to maintain a list of assets in its area which are of community value, so that upon sale, the community will have a chance to delay a sale in order to prepare a bid to buy it.

The Right does not restrict in anyway who the owner of the asset can sell their property to, or at what price and it does not confer a right of first refusal to community or voluntary groups.

The Right does not apply to residential property or operational land as defined in the Town and Country Planning Act 1990 Part 2.

#### 3.0 The Process

The Government has published an Assets of Community Value Policy Statement and Statutory Regulations, which set out statutory elements of how the Right should operate; however, they do not specify how the Right should be administered by individual local authorities.

This section of the policy statement explains our local process for operation of the Right.

The process falls into three sections:

- 3.1 Listing
- 3.2 Review and Appeals
- 3.3 Sale

#### 3.1 Listing

#### **Process Diagram - Listing Assets**

#### Stage 1 - Nomination

Nomination to list an asset can be provided in any written format (letter, email, e-form) using the standard nomination form.

Contact details of where to submit a nomination and an e-form are available at www.teignbridge.gov.uk/righttobid

#### Stage 2 - Consideration

An initial checking process will be conducted based on criteria specified by the Council and this information will be included within a report outlining bids for consideration, including those which:

- Meet all criteria
- Fail to meet the criteria
- Meet some criteria/ need further consideration

Asset owners will be notified of asset nomination.

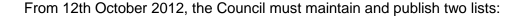
#### Stage 3 - Decision

The Council will write to the nominating organisation and owner of the asset outlining their decision. This is called a 'Decision Notification Letter'

#### Stage 4 - Listing

The Council will list all successful and unsuccessful bids (including explanation for why a bid was unsuccessful) on our website.

If successful the Council will place the asset on the local Land Charges Register and, if the land is registered, apply for a restriction on the Land Register in Form QQ.



- List of Assets of Community Value
- List of Nominated Assets not of Community Value

In order to ensure that the most up to date version of our lists are available for public inspection, the Council will publish these lists on its <u>website</u>, and make hard copies available on request.

The listing process is community led and will be triggered by the receipt of a nomination. The Statutory Regulations specify what an asset of community value is, who can make a nomination and the information required in a nomination, which must be in written form.

In summary, an asset is of community value if:

- It is at least partly within the local authority's area
- Its main use (i.e. not ancillary) has recently been or is presently being used to further the social wellbeing or social interests of the local community and could reasonably do so in the near future.
- It does not fall within one of the exemptions specified in Regulations

Only voluntary and community organisations with a local connection, (based in Teignbridge or a neighbouring authority) can nominate an asset for inclusion on the list. This includes:

- Formal Neighbourhood Forums
- Parish Councils
- Unincorporated bodies of 21 named members
- A Charity
- · Company Limited by Guarantee
- Industrial or Provident Society
- Community Interest Company

For the purposes of the Assets of Community Value (England) Regulations 2012 and section 89(2)(b)(iii) of the Localism Act 2011 (which allows a voluntary or community body with a local connection to make a community nomination), a body other than a parish council is defined as having a local connection with land in a local authority's area if:

- The body's activities are wholly or partly concerned with the local authority's area or a neighbouring authority's area.
- In the cases of an unincorporated body with at least 21 individuals as members, a
  company limited by guarantee or an industrial and provident society which does not
  distribute any surplus they make to members, any surplus they make is wholly or
  partly applied for the benefit of the local authority's area or a neighbouring authority's
  area; and
- In the case of an unincorporated body with at least 21 individuals as members which
  does not distribute any surplus it makes to members, it has at least 21 local
  members. (A local member means a member who is registered as a local
  government elector at an address in the local authority's area or a neighbouring
  authority's area.)

A parish council has a local connection with land in a local authority's area if any part of the boundary of the first council's area is also part of the boundary of the other council's area.

#### Nominations must be in writing and include the following information:

- Clear identification of the asset and its boundaries
- Map with the location of the asset and its boundaries highlighted
- Names of the current occupants of the asset and the names and current or last known address of all those holding a freehold or leasehold estate in the asset
- · Reasons why it qualifies as an asset of community value
- Identification of the nominating organisation and some proof of eligibility to make a community nomination

The Council will assess all nominations and provide written notification of our decision to:

- The person nominating the asset
- The owner
- Any lawful occupier

Where we have decided not to list an asset we will explain our reasons why. There is no right or review or appeal for community groups.

#### Land which may not be listed

The regulations contain a schedule which sets out details of land which is not land of community value and therefore may not be included on a local authority's list of assets of community value. These are:

- A residence together with land connected with that residence. (Land is connected with a residence if the land and the residence are owned by a single owner, and every part of the land can be reached from the residence without having to cross land which is not owned by that owner. The requirement to reach every part of the land in this way will be satisfied if part of the land cannot be reached from the residence only because of intervening land in other ownership on which there is a road, railway, river or canal and it is reasonable to think that the requirement would be satisfied if the intervening land were to be removed leaving no gap.) However, a residence may be listed if the residence is a building that is only partly used as a residence.
- Land in respect of which a site licence is required under Part 1 of the Caravan Sites and Control of Development Act 1960 or would be if paragraphs 1, 4, 5 and 10 to 11A of Schedule 1A to that Act were omitted.
- Operational land as defined in section 263 of the Town and Country Planning Act 1990.



#### What you need to know

#### **Listing Assets**

- Complete the nomination form if you are interested in nominating an asset for the list.
- You, and the relevant contacts for the property (owner and occupier), will be informed when the Committee meeting will be taking place.
- You will be informed within 8 weeks of the Council's decision by a 'Decision Notification' letter.

#### 3.2 Review and Appeals

6 Weeks

#### **Process Diagram - Review and Appeals**

#### Stage 1 – Internal Review

The asset (i.e. land or building) owner can send a request to lodge a review of the Council's listing decision within 8 weeks of the written notification of listing.

This request should be sent to: land.charges@teignbridge.gov.uk

Asset listing review will be conducted by a senior council officer who was not involved in the original decision to list.

If the Review finds in favour of the asset owner then the asset is removed from the list.

If the Review finds in favour of the original listing decision then the owner has the option to take their appeal to First Tier Tribunal.

#### **Review of Decision to List an Asset:**

In some cases, a landowner whose asset has been included on the list of assets of community value may wish to ask the Council to review its decision. In such cases, the landowner must write to the Council within 8 weeks of receipt of the Council's notification that the asset is to be listed.

The landowner must present a case for removing the asset from the list based on whatever evidence they consider appropriate, but it should be relevant to the following issues:

- · Whether or not the asset is eligible to be listed;
- Whether or not the asset was nominated by an eligible group;
- Any new factors which have come to light since the original nomination was made;
- Anything irrelevant of improper which the Council might have taken into account when reaching its original decision.

The landowner should present this in writing in the first instance, but may also request an meeting and be represented at this meeting by whomever they wish.

The Council will complete this review within 6 weeks of receipt of the review request, or a longer period by agreement of both parties.

#### Appeal:

If a landowner is dissatisfied with the decision reached through the internal review process then they are entitled to appeal to an independent First Tier tribunal. If successful in their appeal then the landowner may apply to the council for reasonable costs.



#### What you need to know

#### **Reviews and Appeals**

- The owner of a listed asset can request that the Council reviews its decision.
- Owners will be provided with information about how they can do this in the 'Decision Notification' letter which will be sent to notifying organisations, occupiers and owners following the Committee meeting.
- Asset owners will be asked if they wish to attend the Appeal Panel to review this decision.
- Owners and notifying organisations will be informed by a 'Review Notification' letter within 6 weeks.

#### 3.3 **Sale**

#### Process Diagram - Sale

Full and Interim Moratorium 6 Months

#### **Interim Moratorium Period**

Owners of listed assets will need to contact the Council's Spatial Planning Service to advise if they intend to sell the asset.

This triggers an Interim Moratorium Period. The Council will contact the asset nominee in writing and also publish the owner's intention to dispose of the asset on its website so that relevant community and voluntary groups can consider whether they would like to place a bid for the asset.

#### **Full Moratorium Period**

If a relevant community and voluntary group wants to place an offer, the Full Moratorium Period is launched to enable the group to develop an offer to purchase offer.



#### **Protected Period**

Following the end of the Full Moratorium Period, the owner is free to dispose of their asset without further delay within 1 year. This is called the 'Protected Period'.

The purpose of the Right is to provide 'breathing space' for communities to prepare a bid to purchase an asset when it comes up for sale.

It is the responsibility of the asset owner to contact the Council's Spatial Planning and Delivery Service to notify them of an intention to make a 'relevant disposal'. This terminology is used because not all sales are covered by the Right, there are a number of exclusions specified in the Regulations, which are listed in Appendix A.:

Receipt of notification of a relevant disposal will trigger a 6 week interim moratorium period in which community or voluntary sector group should decide whether they wish to prepare a bid to purchase an asset.

A community or voluntary sector group is:

- · A Parish Council in whose area the asset lies, or
- A body with a local connection which is constituted in one of the following ways:
  - A company limited by guarantee
  - > An Industrial or Provident Society
  - > A Community Interest Company
  - Any other body which is registered as a charity including a Charitable Incorporated Organisation

At this stage groups only need to express an interest in bidding, they do not need to provide any details of their bid. This will trigger a full moratorium period of 6 months in total from notification of the relevant disposal, during which time a sale is barred and they are able to prepare a bid for the asset. The owner is under no obligation to accept these bids.

If an expression of interest is not received during the interim moratorium period, or a sale is not agreed during the full moratorium period, then the owner is free to dispose of their asset as they wish, and no further moratorium period can be triggered until the sale stage\* has ended (this is known as the protected period).

\* The sale stage runs for 18 months from the date that the council receives notification of a relevant disposal until the end of the protected period.



#### What you need to know

#### Sale

 If you are the owner of a listed asset and intend to send please notify <u>land.charges@teignbridge.gov.uk</u> and complete a Section 95 form which is available at www.teignbridge.gov.uk/righttobid

#### 3.4 Compensation

#### **Process diagram - Compensation**

#### Stage 1 - The Initial Claim to the Council

A claim must be made before the end of the 13th week (90 days) after the loss of expense was incurred or finished being incurred.

The owner can place an application for compensation which must be written, include amounts sought and supporting evidence.

There is no specified time limit for responding to the claim; however once the Council has all the facts it will reach a decision as soon as possible.

#### Stage 2 – The Review of the Council's Decision

A review must be requested within 8 weeks from when the Council provides the owner with a written response to the outcome of Stage 1. This must be written, include amounts sought and supporting evidence.

#### Stage 3 – First Tier Tribunal

If the owner is unhappy with the Council's review decision they can opt to appeal to a First Tier Tribunal to request compensation and reasonable legal costs.

An appeal to Tribunal must be made by the owner or former owner within 28 days of receiving the Council' decision.

#### Types of claim

The owner of the listed asset may make a claim for compensation for any loss or expenses he may have incurred at a time when the land was listed, which he would not have incurred had the land not been listed.

The following claims may therefore be made:

- For Any loss, arising from any period of delay in the owner entering into a binding agreement to sell the land, which has been caused by either the interim or full moratorium periods.
- A claim for reasonable legal expenses incurred in a successful appeal to the First Tier Tribunal against the Local Authority's decision to;
  - List the asset
  - > To refuse to pay compensation, or
  - With regard to the amount of compensation offered or paid



#### What you need to know

#### Compensation

For compensation queries contact land.charges@teignbridge.gov.uk

#### 4.0 Support for Communities

This policy does not supersede existing arrangements in place within the Council and other organisations to transfer assets to communities.

The Council recognises the added value that can be brought to communities through the transfer of assets to the community and is committed to continuing to work with groups who are interested in pursuing these options.

If groups are interested in finding out whether a Council owned asset in their local area would be available for transfer please contact the Council's Spatial Planning Service.

Support for communities interested in using this Right is also available on the Government's Community Rights webpage <a href="https://www.mycommunityrights.org.uk">www.mycommunityrights.org.uk</a>

#### 5.0 Policy Review

This policy has been developed in response to a new Right derived from the Localism Act, which means that understanding of how the Right operates will evolve over time. We will monitor the evolution of the Right locally and nationally, and may amend our policy to ensure it reflects best practice. A review of the policy and procedures will take place as part of the annual review of the Council's Asset Management Plan.

#### **Appendix A - Exemptions**

With regard to the following exemptions (with the exception of the first), the Council will usually not know that the disposal is taking place, because an owner who is confident that the transfer they contemplate will be exempt will not need to notify the authority of intention to sell under section 95(2) of the Act.

In some cases an owner may not be sure whether they are going to succeed in making an exempt disposal or not. In that situation, if the owner were successful in arranging an exempt disposal, they could enter into a binding contract during the moratorium period.

There is no requirement in the legislation for the owner to explain to the Council that the disposal is exempt. However it would be helpful for them to do so.

The full list of exemptions is as follows. The first is in a different category to the remainder, in that the moratorium rules will have been triggered by notification from the owner, but the sale will be able to take place during the moratorium. Categories (b) to (j) are in section 95(5) of the Localism Act, and (k) to (y) are in Schedule 3 to the Regulations. Item (f) – part-listed land – is partly defined in the Act, and partly in the Regulations.

- a. disposal to a local community interest group, which can be made during a moratorium period (interim or full) – see regulation 13(1)
- b. disposals which are gifts (including transfer for no payment to trustees by way of settlement upon trusts)
- c. disposals by personal representatives in accordance with the will of the deceased owner or under intestacy rules
- d. disposal by personal representatives of the deceased owner in order to raise money for matters connected with administration of the estate
- e. disposals between family members ("family member" is defined in section 95(7) of the Act as the owner's spouse or partner and descendants of grandparents which includes the owner's own parents, but not the grandparents)
- f. part-listed land i.e. sale of a site only part of which has been listed where it meets the requirements set out in the Regulations (see concluding paragraph for details)
- g. sale of land on which a business is carried on, together with sale of that business as a going concern (in such circumstances there would normally be payment separately for the business as a going concern, e.g. the value of equipment, stock and goodwill)
- h. disposals occasioned by somebody becoming or ceasing to be a trustee
- i. disposal by trustees in connection with the trust, as specified
- j. a disposal occasioned by a person becoming or ceasing to be a partner in a partnership
- k. transfers made in pursuance of a court order
- transfers (not in pursuance of a court order) as part of a separation agreement between spouses or civil partners (or ex ditto) including agreements for care of dependent children
- m. a transfer (not in pursuance of a court order) for the purposes of any enactment relating to incapacity, with "incapacity" being widely defined to include physical and

mental impairment and any interference with capacity to deal with financial and property matters

- n. a disposal made in pursuance of a legally enforceable requirement that it should be made to a specific person, including disposals required under planning obligation agreements; and in the case of an option to buy, nomination right, pre-emption right or right of first refusal only if the agreement was entered into before the land was listed (and in this context it should be noted that an option entered into *after* the land is listed would count as a relevant disposal under section 96(4) of the Act)
- o. disposals of a description which brings them within the Crichel Down rules (where the land was acquired by compulsory purchase but is no longer needed, and the disposal is by way of return to the original owner or their descendants) see DCLG Circular 06/04 "Compulsory Purchase and the Crichel Down Rules":
   http://www.communities.gov.uk/documents/planningandbuilding/pdf/1918885.pdf
- p. sale by a lender under a power of sale (i.e. where the land was security for a loan)
- q. disposal of land under bankruptcy or other insolvency proceedings the wording is "insolvency proceedings as defined by Rule 13.7 of the Insolvency Rules 1986", which gives a very wide definition of insolvency proceedings
- r. compulsory purchase disposals (see the wide definition of "statutory compulsory purchase" in regulation 1, which includes disposals by a purchaser deemed to acquire the land compulsorily under a statutory blight notice, and also disposals by agreement where a compulsory power could be used)
- s. the grant of a agricultural tenancy to a successor on the death or retirement of the current tenant pursuant to Part 4 of the Agricultural Holdings Act 1986
- t. transfers between connected companies in a group of companies (using the definition of "group undertaking" in section 1161(5) of the Companies Act 2006, modified to restrict "undertaking" to a body corporate)
- u. disposals of part-listed land this is the second part of the definition, the other part being in the Act section 95(5)(e)<sup>1</sup>. See final paragraph below for details.
- v. disposals of closed Church of England churches under Part 6 of the Mission and Pastoral Measure 2011: the lengthy process in Part 6 of the Measure involves public consultation, and at the end of it the building will either be sold or leased for an agreed purpose, or demolished, or transferred to the Churches Conservation Trust for preservation following which outcomes it will once more be possible to list the building and land if appropriate.
- w. disposals by any owner for the purpose of continuing health service provision on the land (in accordance with section 1(1) of the National Health Service Act 2006)
- x. a disposal of land to be held for the purpose of a school (excluding independent schools), further education institution or 16 to 19 Academy
- y. disposal of land subject to a statutory requirement regarding the making of the disposal, where that requirement could not be observed if the Assets moratorium rules were complied with.

<sup>&</sup>lt;sup>1</sup> the disposal is a part-listed disposal of a description specified in regulations made by the appropriate authority, and for this purpose "part-listed disposal" means a disposal of an estate in land –

<sup>(1)</sup> part of which is land included in a local authority's list of assets of community value, and

<sup>(2)</sup> part of which is land not included in any local authority's list of assets of community value.

#### Details regarding part-listed land and land with a residence

Similar rules apply for determining how much land constitutes land with a residence (for exclusion from listing in Schedule 1 to the Regulations) and how much land constitutes a single site for qualifying as a part-listed site (as an exempt disposal in Schedule 3 to the Regulations).

In order to ensure that the same rules apply to registered and unregistered land, the approach taken has not been based on title. Instead, it is necessary to look at whether the site in question is one coherent parcel of land all owned by a single owner, so that it is possible to reach one part from another without crossing land owned by somebody else. However there are two qualifications to be taken into account:

- Firstly, "a single owner" has an expanded meaning covering more than simply the same person or joint owners. It includes also trustees of different trusts of land which was settled by the same settlor – see definition of "single owner" in regulation 1 of the Localism Act.
- Secondly, where it would otherwise be reasonable to regard the land as one
  coherent parcel, the fact that it is crossed by a road, railway, canal or river in other
  ownership is to be ignored.

### Appendix B - Glossary

Asset	A building or other land
The Community Right to Bid	The name by which the Assets of Community Value scheme is commonly known.
Land of community value	Building or other land whose main (i.e. "non-ancillary") use furthers the social wellbeing or social interests of the local community, or has recently done so, and is likely to do so in the future. See <a href="section 88">section 88</a> of the Localism Act.
List of assets of community value	A list maintained by a local authority of land in its area of community value. See section 87 of the Localism Act.
Voluntary or community body	For the purposes of the legislation relating to assets of community value, voluntary and community bodies include a wide ranging type of organisations. The regulations define "voluntary or community body" for the purposes of <a href="section 89(2)(b)(iii) of the Localism Act 2011">section 89(2)(b)(iii) of the Localism Act 2011</a> (which identifies the types of body which may make a community nomination) as:
	<ul> <li>A body designated as a neighbourhood forum pursuant to section 61F of the Town and Country Planning Act 1990.</li> <li>A parish council (even though parish councils are already eligible to make community nominations relating to land in their area).</li> <li>An unincorporated body whose members include at least 21 individuals and which does not distribute any surplus it makes to its members.</li> <li>A charity.</li> <li>A company limited by guarantee which does not distribute any surplus it makes to its members.</li> <li>An industrial and provident society which does not distribute any surplus it makes to its members.</li> <li>A community interest company.</li> </ul>
	The regulations say that a public or local authority may not be a voluntary or community body but this does not apply to a parish council.
Local connection	The requirement that a group's activities and use of any profits (where relevant) must be concerned with the local authority area or a neighbouring authority area. In the case of a parish council, the requirement is that it must share a border with the relevant area in which the asset lies.
Relevant disposal	The transfer of the freehold, or the grant or assignment of a lease originally granted for at least 25 years, giving vacant possession to the new owner. See

<ul> <li>A relevant disposal for which the land owner does not have to observe section 95(1) of the Localism Act. There are two sorts of exempt disposal:         <ul> <li>one where the owner does notify the local authority of intention to sell, so that the moratorium applies, but can sell during the moratorium to a community interest group;</li> <li>fully exempt disposals where the owner can simply go ahead without notifying the local authority at all. These are set out in section 95(5) of the Localism Act</li> </ul> </li> </ul>
A period of time during which the owner of listed land cannot make a non-exempt relevant disposal, other than to a voluntary or community body. There are two moratorium periods (see <a href="section-95(6">section-95(6)</a> of the Localism Act), both running from the same start date (when the owner notifies the local authority of an intention to sell): <ul> <li>the interim moratorium - 6 weeks;</li> <li>the full moratorium - 6 months (inclusive of 6 week interim period).</li> </ul>
A period of up to 18 months. Once any moratorium period has finished (interim and/or full), the same owner can sell during the remainder of the protected period without having to comply with the section 95 of the Localism Act requirements again.
The Localism Act 2011
<ul> <li>A group which, for land with which it has a local connection, may:</li> <li>ask to be treated as a potential bidder for listed land which the owner wishes to sell, thus triggering the full moratorium of 6 months</li> <li>buy listed land during the moratorium period</li> <li>nominate land for listing (since the requirements for a voluntary or community body include the requirements for a community interest group).</li> <li>It must be a charity or community interest company, or a non-profit distributing industrial and provident society or company limited by guarantee.</li> <li>See sections 89 and 95 of the Localism Act, and regulations 5 and 12.</li> </ul>
A request to the relevant local authority that land be entered on its list of assets of community value, containing the information specified in regulation 6. See also section 89 of the Localism Act.
An entry on the register preventing dealing with the land until the requisite condition has been complied with – in this case set out in