

Key terms used in the procedure

Term	Explanation				
the Act	means the Localism Act 2011.				
Appeal	means a right to appeal of the Owner if they are dissatisfied with the decision of the Reviewing Officer. The Owner appeals to the First-Tier Tribunal which is part of the Courts and Tribunals Service.				
the Asset/an Asset	means the building or land being nominated for inclusion on the List.				
Community Asset Nomination Form	means the form used by organisations to submit their nomination. This form is available on the Council's website to download or to submit electronically.				
Community Interest Group	means groups that are eligible to prompt a Full Moratorium Period.				
Compensation	The Owner is entitled to compensation for loss or expense that would not have occurred if the Asset had not been listed. A claim can be made for any period of delay in entering into a binding agreement and for reasonable expenses incurred with a successful appeal. A claim for compensation must be in writing to the Council before the end of 13 weeks after the loss or expense was incurred.				
the Council	means Runnymede Borough Council.				
Deliberation Period	means the 8 week period between the notification that the Asset has been added to the list and the final date when the Owner can request an Internal Review				
Disposal	means the sale or the granting of a lease of at least 25 years duration.				
Expression of Interest	Means an indication of a desire to acquire the asset				
Full Moratorium Period	means the 6 month period from Notice of Disposal where the Owner cannot dispose of the Asset without conforming to the conditions of the Act. This period is used by Community Interest Groups to submit an offer to the Owner.				
Interim Moratorium	means the 6 weeks from the Notice of Disposal when Community Interest Groups have an opportunity to submit an Expression of Interest to the Council for them to be considered by the Owner as potential bidders.				
Internal Review	means a process undertaken by the Council if the Owner of the Asset is dissatisfied with the Council's decision to add the Asset to the List. The Internal Review is undertaken by the Chief Executive, Assistant Chief Executive (S151) or Assistant Chief Executive (Place) of the Council who was not connected to the original decision to add the Asset.				
LACV Appraisal Form	means the standard form used by the Council to record the outcome of an appraisal. The report is for internal use and records the decision to add or exclude the asset from the List.				
LACV Review Form	means the standard form for internal use only and is used by the Council to record the outcome of an Internal Review.				
the Leaseholder	means the person or organisation with a lease of at least 25 years.				
the List	means the List of Assets of Community Value.				
the Nominee	means the party who submitted the nomination for inclusion on the List.				
Notice of Disposal	means the Notice of Disposal and is the written notification given by the Owner that they intend to dispose of the Asset which is on The List.				
the Owner/an Owner	means the person or organisation that owns the Asset.				
Protection Period	means an 18 month Protection Period from the date the Notice of Disposal was received by the Council. This means that no further delay will be experienced with the disposal once the Full Moratorium Period has expired.				
Reviewing Officer	means the title given to the Council officer nominated to undertake the Internal Review.				

Assets of Community Value - Explanation of Terms

The Act states that an Asset is of Community Value if in the opinion of the Council:

- An actual current use of the Asset that is not ancillary furthers the social wellbeing or social interests of the local community;
- It is realistic to think that there can continue to be a principle use of the Asset which will further (whether or not in the same way) the social wellbeing or social interests of the local community;
- There was a time in the recent past when an actual use of the Asset (which was not an ancillary) furthered the social wellbeing or interests of the local community; and
- It is realistic to think that there is a time in the next 5 years when there could be non-ancillary use of the Asset that would further (whether or not in the same way as before) the social wellbeing or social interests of the local community.

The Act left a number of terms that require explanation.

1) Social Wellbeing

The Act defines that social interests include the following: cultural interests, recreational interests and sporting interests. If the use does not meet the social interest criteria then the Asset can only be listed if it meets the social wellbeing criteria. However, there is no set definition for social wellbeing, either in the Act or in general circulation. Whilst attempts to define social wellbeing exist they are ambiguous and gave little in the way of guidance. In the absence of a set definition the Council will use the following definition as a guide:

"those aspects of life that society collectively agrees are important for a person's happiness, quality of life and welfare".

(source - New Zealand Ministry of Social Development's Social Report,

2) Realistic

During the passage of the Act and subsequent regulations through Parliament there was debate about the use of the word realistic and principle of the continued use of an Asset. The Council's approach will be:

- If the Asset has a current principle use that meets the criteria, it will be presumed that the same use can continue in the future; and
- If the Asset had a use in the recent past that meets the criteria, it will be presumed that the same use can continue, unless there have been events that would prevent such a use, such as dereliction or demolition.

3) Recent Past

The phrase recent past is also not defined in the Act. The Act does however define a time period for when the land could be brought back into community use as 5 years. Once listed, land remains on the list for 5 years. The reason for not defining recent past is to provide local authorities flexibility in cases, such as when land has been empty, derelict or disused for less than 5 years. The Council's criteria for defining recent past will be 5 years. Exceptions may be considered by the Council in the following cases:

- If the land has been disused for more than 5 years and when it was last in use its principle use furthered the social wellbeing or social interests of the community;
- If the land has been in use, but has been used for a non-qualifying purpose, and the land was purchased using a compulsory purchase order or other statutory power for use by the Council or other public sector body.

ASSETS OF COMMUNITY VALUE

1.0 Introduction

The Council has published this guide to provide a set of criteria by which all nominations of land for inclusion onto the Council's List of Assets of Community Value will be evaluated. The procedure will provide a fair, equitable and transparent process by which the Council will meet its statutory obligations under the Act.

2.0 Assets of Community Value

2.1 Provisions of the Act

The community right to nominate provisions in the Act (titled Assets of Community Value) entitles community organisations to nominate public or private land of community value in their local area to be included by the Council in a List of Assets of Community Value to be maintained by them. The provisions also introduce an opportunity for community organisations to express an interest when an Asset comes up for sale. This allows such groups time to get together, raise funds and bid for the Asset. This places them in a position to compete with other purchasers.

2.2 The responsibilities of the Council

The Council is legally obliged to maintain a list of Assets of Community Value nominated by communities where an application to list an Asset has gone through the process described in the Act. If an owner wants to sell a listed Asset they must tell the Council who will then give notice to the community of the proposed sale. Eligible community interest groups will have an opportunity to submit an Expression of Interest to the Council. On receipt a 6 month Full Moratorium Period will apply that provides community interest groups with a chance to bid to purchase the listed Asset.

2.3 Definition of an Asset of Community Value

An Asset is deemed to have community value if:

- 1) The principle use of the Asset is currently (or in the recent past last 5 years) furthering the social wellbeing or cultural, recreation or sporting needs of the local community.
- 2) This use is realistic, sustainable and furthers community interests, or social wellbeing.
- 3) If the use is not current it is realistic to think that it could be used for such a purpose in the next 5 years.

2.4 Organisations that are entitled to submit nomination

- A local parish council (there are none in the Council's area)
- Neighbourhood forums that are designated to take forward neighbourhood planning.
- An unincorporated body that includes at least 21 members who are registered to vote in the Council's area.
- A voluntary or community body with local connections.
- A charity with a local connection.
- A company limited by guarantee or non-profit Industrial Provident Society.
- A community interest company.

2.5 Organisations entitled to seek a Full Moratorium Period

Only a Community Interest Group can seek a Full Moratorium Period unlike a community nomination which can be made by a wider range of community groups. This means a parish council in whose area the listed Asset lies or any incorporated community group which meets

the following criteria.

- 1) It has a local connection and its activities partly or wholly occur in the Council's area
- 2) It is a charity, a company limited by guarantee, a Company Interest Company, an Industrial and Provident Society or a Community Benefit Society.

3.0 Summary of the procedure

- a) The Council will accept all written nominations in both electronic or hard copy formats. The Council would recommend that nominations are made using the Council's **Community Asset Nomination Form** which is available to download or submit on line using the Council's website. The form is shown on page 12 and details the information which is required by the Council.
- b) The Council will consider nominations where the main purpose of the asset is:
 - <u>Public Services Assets</u>:- Children centres, schools, nurseries, health centres, doctors surgeries, hospitals, day care centres and residential care homes.
 - <u>Sport, Recreation & Culture Assets</u>:- Theatres, libraries, cinemas, swimming pools, sports centres, parks, village halls, ornamental gardens, open spaces, museums or play areas.
 - Community Services Assets: Community centres, youth centres or public toilets.
 - Local Democracy Assets: Town, civic or guild halls.
 - <u>Economic Assets</u>: Village shops, the local pub, markets, the post office or the local bank.

This is not a complete list. The Council will consider each nomination based on its merits.

- c) The Council will exclude land that is:
 - Outside the Council's area;
 - Residential properties and associated land (such as gardens);
 - Sites covered by Part 1 of the Caravans Sites and Control of Development Act 1960;
 - Operational land such as roads and rail ne2rks;
 - Used by public utilities as defined in section 263 of the Town and Country Planning Act 1990:
 - Assets not recently used and that are not currently in use for a primary social purpose;
 and
 - Assets that have been empty or derelict for many years and remain so at the present time.
- d) The Council will manage the format and any modifications to the List. If the Council considers that land provides value then it will add that land to the List of Assets of Community Value for a period of 5 years. If the nomination is unsuccessful the Council will add the land to the List of Unsuccessful Community Nominations. Both will be published on the Council's website under Assets of Community Value.
- e) The Council will notify the Owner, the Occupier, and the Nominee, as required by the procedure, of any inclusion, removal, change or intended sale of Assets. The Council, will, where necessary, publish such changes on The Councils website using the List of Assets of Community Value. A list and copies of the standard letters/forms that will be used to implement this procedure are shown on pages 16 29.
- f) The Council will review its decision to add an Asset to the list if requested in writing by the Owner no later than 8 weeks from the notification that the Asset has been added. If still dissatisfied the Act provides the Owner with the right to appeal.
- g) The Act allows Owners, who believe that they have incurred losses as a result of these procedures, to apply for compensation from the Council. A claim for compensation must be made in writing to the Council and received no later than 13 weeks after the loss or expense

was incurred. It should state the amount of compensation sought for each part of the claim and be accompanied by supporting evidence.

- h) The Council will give written notification of its decision and the reasons for such decisions in respect of a claim for compensation. An Owner can ask the Council to review a claim for compensation if rejected or the value to be paid is less than the original amount claimed. The Owner must request a review within a period of 8 weeks beginning on the date of the Council's decision. The Council will undertake a review within 8 weeks of the receipt of the request and provide its decision in writing to the Owner. If the Owner is not satisfied with the review they may appeal to the First Tier Tribunal. Claims for compensation will be considered for the following:
 - 1) Arising from the period of delay in entering into a binding agreement to dispose of an Asset.
 - 2) A claim for reasonable legal expenses incurred in a successful appeal to the First-Tier Tribunal against the Council's decision to list an Asset.
 - 3) A claim for reasonable legal expenses incurred in a successful appeal to the First-Tier Tribunal if the Council refuse to pay compensation or the full amount being claimed.
- i) The Council will be accountable for enforcing the Act and to minimise non-compliance and proper use of the moratorium process a Local Land Charge will be placed on the Local Land Charges Register for any listed Asset. The Council will also apply for the listing to be recorded on the Land Registry as a restriction. (Rule 94(II) Land Registration Rules 2003 (as amended)) A non-compliant disposal of a listed Asset will be void and not recognised in law. For clarification the following disposals are exempt from the moratorium process.
 - 1) Disposal through the gift of an Asset.
 - 2) Disposal of an Asset containing a business which uses the Asset and which is a growing concern.
 - 3) Disposal within a family or partnership, between trustees of a trust or companies in a group.
 - 4) Disposal in the execution of a will, Compulsory Purchase Order or legal proceedings such as a result of a court order.
 - 5) Disposal of an Asset that is part of a larger estate, part of which is listed, but where the whole estate is owned by the same person and is a single lot of land.
 - 6) Disposal from one National Health Service body to another.
 - 7) Disposal of closed Church of England churches (Part 6 Mission and Pastoral Measure 2011).
 - 8) Disposals for ongoing educational provision.
 - 9) Disposals as a result of power of sale, bankruptcy or insolvency.

4.0 The procedure

LIST OF ASSETS OF COMMUNITY VALUE STAGE ONE

The Council's webpage provides a formal <u>COMMUNITY ASSET NOMINATION FORM</u> but nominations will be accepted in any written form, online, by email or by letter.

NOMINATION RECEIVED BY THE COUNCIL



Letter of acknowledgement (1) sent to the Nominee within <u>5 working days</u> of receipt of nomination with a copy of procedure guide and the final date when they can expect a decision from the Council.



The Council have 8 weeks to decide if an asset is to be added to the list. The Council will require the following from the Nominee:

- Details of the group nominating the Asset.
- Voluntary and community sector applicants will have to demonstrate a local connection by showing their activities are wholly or partly concerned with the local area.
- A description, a photo, an address of the Asset and a plan of the boundary.
- Details of who owns the property or who occupies the Asset including the current or last known address of all those holding a freehold or leasehold estate in the Asset.
- Details why the Asset will boost the social well-being of the community and why the Asset should be considered as having community value.
- Evidence of community engagement such as results of local surveys that support the bid.



Notification letters (2-5) sent within <u>5</u> working days of receipt to the Owner, Leaseholder and the Occupier of The Asset being considered for listing. The letters will be accompanied by a copy of the procedure guide and contain details for owners regarding the implications associated with listed assets.



The Council will consider any objection to the listing from the Owner. Objections are required in writing no later than 2 weeks from the date shown on the Council's notification letter.



Nomination will be submitted to the Corporate Head of planning, Economy & Built Environment Services, Corporate Head of Housing, Corporate Head of Community Services and Corporate Head of Assets and Regeneration for decision. This formally approves the inclusion of the asset on the List Of Community Assets or on the List Of Unsuccessful Community Nominations.

LIST OF ASSETS OF COMMUNITY VALUE STAGE 2

DECISION MADE



Yes: Add the Asset to the list



Confirmation Letter will be sent on or before the expiry of the 8 weeks appraisal period notifying the Nominee and the Owner that the bid was successful. The letter will detail:

- The intention of the Council to include the Asset on the List of Assets of Community Value.
- That the Asset will remain on the list for a period of 5 years.
- That the Owner has a right to request an <u>Internal Review</u> of the Councils decision to list an Asset. This must be given in writing before the end of the 8 week <u>Deliberation</u> <u>Period</u> starting from the date shown on the letter.



The Owner can request an internal Review of the Council's decision to add the Asset to the List of Assets of Community Value.



The Owner has a right to appeal to the First Tier Tribunal if they are dissatisfied with the outcome of the Internal Review.





No: Do not add the Asset



A letter will be sent on or before the expiry of the 8 weeks appraisal period notifying the Nominee that the bid was unsuccessful.



A letter will be sent to all parties no later than 12 weeks from the date of nomination and the bid is placed on the List Of Unsuccessful Community Nominations for a period of 5 years.

In addition, the council will include details of the listing on the Local Land Charges Register and apply to the Registrar for the listing to be recorded on the Land Registry as a restriction.

LIST OF ASSETS OF COMMUNITY VALUE STAGE THREE

The Owner has a right to request an <u>Internal Review</u> of the Councils decision to add an asset to the List of Assets Of Community Value. The request must be sent in writing by the Owner within 8 <u>weeks</u> of the notification to add the asset to the List.

REQUEST FOR INTERNAL REVIEW



Letter of acknowledgement sent to Owner within 5 <u>days</u> of request for Internal Review. The letter will include:

- Contact details of the Reviewing Officer.
- The date when the review will be completed.
- Their right to <u>Appeal</u> if dissatisfied and to reasonable <u>compensation</u> if their Appeal is successful



Reviewing Officer will be either the CEO or Assistant Chief Executive (S151) or Assistant Chief Executive (Place). This officer will be responsible for the Review and for making a final decision on the Asset's inclusion on the List.



An Internal Review must be undertaken by an officer of the Council of who did not take part in making the decision to include the Asset on the List.

The Owner may appoint a representative to act on his or her behalf. The Reviewing Officer must provide the representative with any documentation which is required to be sent to the Owner.

An oral hearing must be held at the Owner's written request.

Where no request is made in writing the Reviewing Officer can decide if they require an oral hearing.

Both the Owner and representative may make representations to the Reviewing Officer both orally or in writing.

The Reviewing Officer must complete the Review by the end of <u>8 weeks</u> from the date when the written request was received from the Owner.



On completion the Reviewing Officer will complete the <u>LACV Review Form</u> and the Council will provide a written response to the Owner. The letter will state:

- They have been successful and the Asset will be removed from the List.
- They were unsuccessful and the Asset willremain on the List.



The Owner is dissatisfied with the outcome and informs the Council of their intention to Appeal to the First Tier Tribunal.

At this stage the Council will take legal advice and refer the matter to its solicitors

LIST OF ASSETS OF COMMUNITY VALUE

STAGE FOUR

When the Council add an asset to the list the properties inclusion will require the <u>Owner</u> to notify the Council in <u>writing</u> when intending to <u>sell</u> such listed assets.

NOTIFICATION OF DISPOSAL OF LISTED ASSET



Owners have a duty to provide the Council with a written <u>Notice Of Disposal</u> detailing their intention to dispose of any part of any listed Asset. Failure to notify the Council will result in the disposal of a listed Asset being void and not acknowledge in law.

Letter of acknowledgment sent to Owner within <u>5 working days</u> of receipt of Notice of Disposal. The letter will include:

- The date when the 6 week <u>Interim</u> Moratorium Period expires.
- When the 18 month <u>Protection</u> <u>Period</u> will expiry.
- Reference to the disposal process in terms of the Localism Act 2011.

Once the Council has notified the Nominee and published that an Asset is eligible for disposal on its website, the Nominee or any other eligible Community Interest Group has a period of <u>6 weeks</u> called the Interim Moratorium to inform the Council in writing that they want to submit an

Expression of Interest.

Once a group has submitted an Expression of Interest the Council will inform the Owner in writing that such group should be seen as a potential bidder.

The Community Interest Group then has the 6 months Full Moratorium

Period starting from date when the Council acknowledged the Notice of Disposal to prepare and submit a bid to the Owner.



Within 5 working days of receipt of the Notice of Disposal the Council will send written notification to the Nominee responsible for the listing of the Owners intention to dispose of a listed asset under Section 95 of the Localism Act 2011.

If no Expressions of Interest are received during the Interim Moratorium the Council will notify the Owner in writing that they are free to dispose of the Asset at any time during the 18 months Protection Period.

Failure to dispose of the Asset during the Protection Period will require the Owner to submit a new Notice of Disposal.



The Owner <u>must</u> notify the Council on completion of the disposal. On notification the Council will remove the Asset from the List of Assets of Community Value.



5.0 Templates to be used with this procedure

Standard Forms

Page 12	Community Asset Nomination Form
Page 14	LACV Appraisal Form (internal use only)

Stage 1

Page 16	Letter 1 – Acknowledgment of Nomination
Page 17	Letter 2 – Notification to all interested parties

Stage 2

Page 18	Letter 3 – Notification to Nominee of unsuccessful nomination
Page 19	Letter 4 – Notification to other interested parties of unsuccessful nomination
Page 20	Letter 5 – Notification to Nominee of successful nomination
Page 21	Letter 6 – Notification to other interested parties of successful nomination

Stage 3

Page 22	Letter 7 – Acknowledgment of request for internal review
Page 23	Letter 8 – Notification of outcome of internal review

Stage 4

Page 24	Letter 9 – Acknowledgment of notice of disposal by owner
Page 25	Letter 10 – Notice of disposal to all interested parties
Page 26	Letter 11 – Notice to owner of expression of interest received
Page 27	Letter 12 – Notice to owner of lack of expressions of interest
Page 28	Letter 13 – Notice to interested parties that the Asset has been removed from the List
Page 29	Letter 14 – Notice to Nominee that Asset removed from the List after expiry of 5 year period.

Community Asset Nomination Form.



COMMUNITY ASSET NOMINATION FORM

If you need assistance completing this form please refer to the Procedure Guide which can be downloaded from the Council's website.

Section 1 About your	community organisation
Section 1 About your	community organisation
Name of Organisation:	
3	
Address of Organisation:	
Postcode:	
V 1.1	
Your details:	
Title	
	:
First Name	-
Surname	:
Position in organisation	:
Email address	I -
Address Postcode	Tel: Mobile:
Postcode	. rei: Mobile:
Organisation type	Parish Council Unincorporated Community
	Group Neighbourhood Forum Community Interest Company
	Industrial and Provident Society Company Limited by Guarantee
	Charity Other: Please State
	ou have? This is particularly important for unincorporated community
groups members.	
Section 2 About the as	sset to be nominated
Name of asset	
Address of asset Postcode	
Owner's name	
Address	
Postcode	
Tel No.	
Current Occupier's name	

Boundary of	asset
descriptive as	consider to be the boundary of the land? Please give as much detail/be spossible (if possible, please include a photograph, a plan or map e asset's location).
Is the asset (p	please tick one)
	at the present time. or derelict.
If in use, what	t is the main use of the asset?
If not in use, v	when was the asset last in use and what was its main purpose?
Section 3	Supporting information for nomination
	eel the property is an asset of community value? Please give as much s possible, including any details of local community support such as local
Section 4	Attachment checklist
	Copy of group constitution (if you are a constituted group). Name and home address of 21 members registered to vote in nomination area (if group is not constituted). Site boundary plan or map (if possible).
Section 5	Declaration
	to the best of my knowledge the information contained in this nomination ete and accurate.
Signed:	Dated:

LACV APPRAISAL FORM



Asset Ref Number		Assessed		Date Received			Appraisal Deadline		
Asset Name an	<u>l</u> nd	Ву		Receive	u	Dea	diffe		
Address									
Name and Add	ress of								
Organisation The reason for									
Nomination									
Definition of	the Act								
Asset Use				Distant	Recent	Present	Future	Add to	
The main use o	of the accet fu	rthore the soc	rial	Past	Past			List	
wellbeing of the									
time and it is re									
continue for the									
The main use of									
wellbeing of the years and it is r									
the next 5 years		sume mat mis	Carrin						
The main use of		rthered the so	ocial						
wellbeing of the									
past but is not o	currently in us	se for a social							
purpose. The asset has l	heen empty o	r derelict for r	many						
years and rema			ilally						
assessment.									
Section One:	Eligibility								
							Yes	No	
Is the asset in the Runnymede									
Is the asset eligible.									
<u> </u>									
Is the asset in use (not empty or derelict)									
Is the asset's current use primarily being used to further wellbeing or social interests							Ш		
Has the asset been used to further wellbeing or social interests in the last 5 years									
It is realistic that the asset could further wellbeing in the next 5 years									
Is the nominee eligible to nominate the asset									
If you answered NO to any of the above please go to Section three.									
Section 2: Social Wellbeing									
If lighted would t	ha accet offer	ony of the fo	llovina A		the seest m	unat provida	and ha ahl	o to	
If listed would t demonstrate su						iust provide	and be abi	e to	
domonou de		odotan labio k	Jononio III	tilo floxt o	youro.				
							Yes	No	
Health benefits									
Educational benefits									
Employment benefits									
Training benefits – leading to employment or more active lifestyles									
Recreation benefits									
Sporting benefits									
Cultural value									
Is it essential to the local community – i.e. the last stop in town									
Is there community support for the application – local surveys etc									

Section Three: Representations of the Owner							
Provide a summary of grounds put forward by the owner opposing the nomination							
Section Four: Assessment							
Is the asset eligible for inclusion on the List of Assets of Community Value.	Yes No □ □						
Provide reasons and details supporting decision:							
Please provide the following where practicable: Location plan, photographs a documentation such as summaries of any local support initiatives such as pul							
Section Five: Record of Decision							
Signature Dat	e:						
Corporate Head of planning, Economy & Built Environment Services, Corporate Corporate Head of Community Services and Corporate Head of Assets and F							



Letter 1: acknowledgment of nomination
My Ref: Your Ref:
Date
Dear Sir/Madam
ASSETS OF COMMUNITY VALUE – ACKNOWLEDGMENT OF NOMINATION LETTER
The community right to nominate provisions in the Localism Act 2011 entitle community organisations to nominate public or private land of community value to be included by the Council on a List of Assets of Community Value.
Please accept this letter as written acknowledgment that the Council has received your nomination for the following asset to be included on its List of Assets of Community Value.
Asset Name:
Address:
Postcode:
This nominated asset has been given the following reference number LACV which will be used in all communications relating to this asset.
The Council having received your nomination will:
 Notify the owners and all other relevant parties (as determined by the Council) of your nomination of this asset.
 Undertake an appraisal of your nomination using the process as laid down in its List of Assets of Community Value Procedure Guide. A copy has been enclosed with this letter. Provide its written decision in respect of your nomination no later than:
The Council may contact you during the appraisal period if further information is required. If you need any clarification of the procedure or additional information please contact the Council using the details shown above.
Yours faithfully

Runnymede Borough Council, Civic Centre, Station Road, Addlestone, Surrey, KT15 2AH Tel: 01932 838383 Fax: 01932 838384 www.runnymede.gov.uk www.runnymede.gov.uk/enews



Letter 2: Notification of nomination to Freeholder/Leaseholder/Occupiers

	_
My Ref: Your Ref:	
Date:	

Dear Sir/Madam

ASSETS OF COMMUNITY VALUE - NOTIFICATION ON NOMINATION OF ASSET LETTER

The community right to nominate provisions in the Localism Act 2011 entitle community groups to nominate public or private land of community value to be included by the Council on a List of Assets of Community Value maintained by it. The Council has a duty to bring all nominations to the attention of the owner of the nominated land.

This is written notification to you as the owner/leaseholder/interested party that the Council has received a nomination to list the following land:

ASSET NAME	
ADDRESS (including postcode)	

This asset has been given the following reference number LACV communications. The Council having received the nomination will:

which will be used in all written or verbal

- · Acknowledge receipt of the nomination.
- Notify all other parties (as determined by the Council) of this nomination.
- Undertake an appraisal of your nomination using the process as laid down in its List of Assets of Community Value Procedure Guide. A copy has been enclosed with this letter.
- Will make its decision on this nomination within 8 weeks and provide you with its written verdict no later than twelve weeks from the date of this letter.

The Council recommends that you as owner fully understand the implications associated with an asset that is included on the List of Assets of Community Value. Therefore, the Council suggests that you consider the content of the Localism Act 2011, Part 5, Chapter three with particular attention given to Section 95 and the restrictions relating to the disposal of listed assets.

If you have any objections to the nomination please provide the Council with written details no later than 2 weeks from the date shown on this letter.

If you require any clarification on the procedure or Localism Act 2011, please refer to the Council's Procedure Guide or contact the Council using the details shown above.



My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE - NOTIFICATION TO	NOMINEE OF UNSUCCESSFUL NOMINATION LETTER
With reference to the Council's letter dated onto the List of Assets of Community Value.	egarding your nomination of the following asset for inclusion
ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV
Having considered the information supplied by your or interested parties the Council has categorised this nomin	ganisation and all additional written contributions from al ation as unsuccessful. The reason for this decision is:
If you have any questions regarding this letter please co the Council's Procedure Guide.	ntact the Council using the details shown above or refer to
Yours faithfully	

Letter 3: Unsuccessful nomination - Nominee



	DOROUGH COUNCIL
Letter 4: Unsuccessful nomination - Generic	
My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE - NOTIFICATION TO NOMINATION LETTER	O OTHER INTERESTED PARTIES OF UNSUCCESSFU
I refer to the Council's letter dated regarding List of Assets of Community Value.	g the nomination of the following asset for inclusion on th
ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV
Having considered the nomination submitted by all interested parties the Council has categorised this nomination were:	as nominee and all additional written contributions from nation as UNSUCCESSFUL . The reasons for the Council

The Council will now add this nomination to the List of Unsuccessful Community Nominations for a period of 5 years. This list is available to view on the Council's website by searching under Assets of Community Value.

If you have any questions regarding this letter please contact the Council using the details shown above or refer to the Council's Procedure Guide.



Letter 5.	Successful	IACV	annraisal	- N/	ominee
LUIUU D.	SUCCESSIUI	LACV	auuraisai	- / //	<i>) </i>

My Ref: Your Ref:			
Date:			

Dear Sir/Madam

ASSETS OF COMMUNITY VALUE - NOTIFICATION TO NOMINEE OF SUCCESSFUL NOMINATION LETTER

With reference to the Council's letter dated onto the List of Assets of Community Value.

regarding your nomination of the following asset for inclusion

ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV

Having considered the information supplied by your organisation and all additional written contributions from all interested parties the Council has categorised this nomination as **SUCCESSFUL**.

The Council will now add this nomination to the List of Assets of Community Value for a period of 5 years. This list is available to view on the Council's website by searching under Assets of Community Value.

Please note that the owner will have a right to request an Internal Review and if still dissatisfied to appeal to First Tier Tribunal on this listing.

If you have any questions regarding this letter please refer to the Council's Procedure Guide or contact the Council using the details shown above.



My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE - NOTIFIC NOMINATION LETTER	ATION TO OTHER INTERESTED PARTIES OF SUCCESSF
With reference to the Council's letter dated onto the List of Assets of Community Value.	regarding your nomination of the following asset for inclusi
ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV
Having considered the nomination submitted by interested parties the Council has categorised the decision are:	as nominee and all additional written contributions from nis nomination as SUCCESSFUL . The reasons for the Counc
The Council will now add this pomination to the Li	et of Assets of Community Value for a period of 5 years. This lis

Please note that the owner will have a right to request an Internal Review no later than 8 weeks from the date shown on this letter if dissatisfied with this decision. For more details please refer to stage three of the Procedure Guide

If you have any questions regarding this letter please refer to the Council's Procedure Guide or contact the Council

available to view on the Council's website by searching under Assets of Community Value.

shown on the reverse of this letter.

using the details shown above.

Yours faithfully

Letter 6: Successful LACV appraisal - Owner/Generic

21



My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE – ACKNOWLEDGME	NT OF REQUEST FOR INTERNAL REVIEW LETTER
With reference to the Council's letter dated Assets of Community Value.	garding its decision to add the following asset to the List o
ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV
Please take this as written acknowledgment of your req categorise this nomination as successful. The Council hat this exercise.	
NAME:	
DESIGNATION:	
ADDRESS:	
TELEPHONE:	
E-MAIL	
The Reviewing Officer will be responsible for coordinating decision no later than	all matters relating to this review and for making the fina

• The name and address of any representative appointed to act on your behalf.

• A written request from you if you require an oral hearing.

Letter 7: Internal Review acknowledgment - Owner

Please note that you as the owner have a further right to appeal to First Tier Tribunal if still dissatisfied. For more details please refer to stage three of the Procedure Guide previously supplied or available to download/view on the Council's website.

If you have any questions please contact the Reviewing Officer using the details shown above.

Yours faithfully

At this time the Council requires:



Assets of Community Value.



My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE - INOTIFICATION	N OF OUTCOME OF INTERNAL REVIEW DECISION LETTER
With reference to the Council's letter dated	regarding its decision to add the following asset to the List of

ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV

Following your request the Council has undertaken an Internal Review of this listing and its decision to add this asset to the list. The outcome of this review is:

Please note that you as the owner have a further right to appeal to First Tier Tribunal if still dissatisfied with the outcome of this review.

If you have any questions regarding this letter or you intend to make an appeal please contact the Council using the details shown above.



Letter 9: Notice of disposal acknowledgment Owner

My Ref: Your Ref:			
Date:			

Dear Sir/Madam

ASSETS OF COMMUNITY VALUE - ACKNOWLEDGMENT OF NOTICE OF DISPOSAL BY OWNER LETTER

With reference to the following asset listed on the Council's List of Assets of Community Value.

ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV

Please take this as written acknowledgment that the Council has received your written notification of your intention to dispose of this asset. The Council will:

- Notify the nominee of your intention to dispose of this listed asset.
- Publish a disposal listing on the Council's website.
- Implement a 6 week Interim Moratorium Period from the date of this letter.
- Implement an 18 month Protection Period from the date of this letter. Expiry date:
- Notify you as owner of any expression of interest from any eligible community interest group during the Interim Moratorium Period. On notification a Full Moratorium Period of 6 months from the date of this letter will be imposed.
- Notify you in writing at the end of the Interim Moratorium Period if no expressions of interest are received.

The Localism Act 2011 Part 5, Chapter three, Section 95 explains the restrictions on disposal and the obligations of the owner in terms of disposal of a listed asset. Please note that a non-compliant disposal of a listed asset will be void and not recognised in law. The Council recommends that owners familiarise themselves with the Act and stage four of the Council's Procedure Guide provided earlier or available to download/view from the Council's website.

If you have any questions regarding this letter please refer to the Council's Procedure Guide or contact the Council using the details shown above.



Letter 10: Notice of disposal – Generic

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My Ref: Your Ref:			
Date:			
Dear Sir/Madam			

ASSETS OF COMMUNITY VALUE - NOTIFICATION OF DISPOSAL TO ALL INTERESTED PARTIES LETTER

ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV

Please take this as written notification that the owner as per their obligation under the Localism Act 2011, Part 5, Chapter three, section 95 has notified the Council of their intention to dispose of this asset.

Your organisation, if eligible, or any other Community Interest Group has a period of 6 weeks called the Interim Moratorium from the date shown on this letter to inform the Council in writing that they want to submit an Expression of Interest to bid for this asset. Once a group has submitted an Expression of Interest the Council will inform the owner in writing that such group should be seen as a potential bidder. The Community Interest Group then has the 6 months Full Moratorium Period starting from the date when the Council acknowledged the owners Notice of Disposal to prepare and submit a bid to the owner.

If no Expressions of Interest are received during the Interim Moratorium the Council will notify the owner that they are free to dispose of the asset at any time during the 18 months Protection Period.

If you have any questions regarding this letter please refer to the Council's Procedure Guide or contact the Council using the details shown above.



	Parityfficac
Letter 11: Expression of interest received - Owner	BOROUGH COUNCIL
My Ref: Your Ref:	
Date:	
Dear Sir/Madam	
ASSETS OF COMMUNITY VALUE - NOTICE TO OWNE	ER OF EXPRESSION OF INTEREST RECEIVED LETTER
With reference to the Council's letter dated and the Council's List of Assets of Community Value.	I your notification to dispose of the following asset listed or
ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV
Please take this as written notification that the Council has	s received an expression of interest from:
NAME	
ADDRESS	
This means that you as owner may not dispose of the I acknowledged your Notice of Disposal. This is known as	isted asset for 6 months from the date when the Counci the Full Moratorium Period which expires on xxxxxxx
Although community interest groups should be seen as pobid to you. Likewise you as owner of the asset are not ob	otential bidders they are not obliged to prepare or submit a liged to accept a bid from such groups.

As referred to in the Council's previous letter, the Localism Act 2011 Part 5, Chapter three, Section 95 explains the restrictions on disposal and the obligations of the owner in terms of disposal of a listed asset. Please note that a noncomplaint disposal of a listed asset will be void and not recognised in law.

If you have any questions regarding this letter please refer to the Procedure Guide or contact the Council using the details shown above.



Date:		
Dear Sir/Madam		
ASSETS OF COMMUNITY VALUE - NOTICE TO OWNER OF LACK OF EXPRESSIONS OF INTERES RECEIVED LETTER		
With reference to the Council's letter dated and Community Value.	the following asset listed on the Council's List of Assets of	
ASSET NAME		
ADDRESS (including postcode)		
ASSET REFERENCE	LACV	

Please take this as written confirmation that no Expression of Interests have been received and you are free to dispose of the asset without further delay during the remainder of the Protection Period which expires on xxxxxxxx

Please note the following:

Letter 12: No Expression of interest – Owner

My Ref: Your Ref:

- If you fail to enter a binding agreement or to dispose of the listed asset before the expiry of the Protection Period you as owner have an obligation to submit a new Notice of Disposal for this listed asset.
- On disposal of the listed asset you are required to inform the Council of the date of disposal and the name of the owners.

As referred to in the Council's previous letter, the Localism Act 2011 Part 5, Chapter three, Section 95 explains the restrictions on disposal and the obligations of the owner in terms of disposal of a listed asset. Please note that a non-complaint disposal of a listed asset will be void and not recognised in law.

If you have any questions regarding this letter please refer to the Procedure Guide or contact the Council using the details shown above.



ADDRESS (including postcode) ASSET REFERENCE	LACV
ADDRESS (including postcode)	
ASSET NAME	
	ocalism Act 2011 entitles community organisations to nominate cluded by the Council on a List of Assets of Community Value.
ASSETS OF COMMUNITY VALUE - NOTICE TO FROM LIST LETTER	INTERESTED PARTIES OF REMOVAL OF LISTED ASSET
Dear Sir/Madam	
Date:	
My Ref: Your Ref:	

If you have any questions regarding this letter please contact the Council using the details shown above.

Letter of 13: Asset removed from list - Generic



Letter 14: Asset removed end of 5 ye	'ear listing - Nominee
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My Ref: Your Ref:			
Date:			
Dear Sir/Madam			

ASSETS OF COMMUNITY VALUE - NOTICE TO NOMINEE OF EXPIRY OF 5 YEAR LISTING PERIOD LETTER

The community right to nominate provisions in the Localism Act 2011 entitles community organisations to nominate public or private assets of the community value to be included by the Council on a List of Assets of Community Value. The following asset was added to the list on xxxxxxxx

ASSET NAME	
ADDRESS (including postcode)	
ASSET REFERENCE	LACV

Please take this as written notice that the Council will remove this asset from the List of Assets of Community Value on xxxxxxxxx at the end of the 5 years listing period.

Your group as the original nominee can submit a new nomination to have this asset relisted. Details on how this can be done can be found on the Council's website by searching under Assets of Community Value.

If you have any questions regarding this letter please contact the Council using the details shown above.

