# <u>Draft Conditions (without prejudice)</u> Horn Crag, Fishbeck Lane - APP/W4705/W/23/3332884

1. The development must be begun not later than the expiration of three years beginning with the date of this decision.

Reason: To accord with the requirements of Section 91 of the Town and Country Planning Act, 1990 (as amended).

2. This permission shall be for a limited period and extraction shall cease not later than 31<sup>st</sup> December 2044. By 31<sup>st</sup> December 2046 the site shall be fully restored, in accordance with the schemes approved under conditions 22 and 23 below, and all plant, machinery and structures associated with the development (including the internal haul roads, wheel wash and weighbridge) shall be removed from site.

Reason: To provide for the completion of operations and restoration of the site at the earliest opportunity within the project timescale, in the interests of amenity, minimising the duration of adverse highways impacts and the protection of the Green Belt, in accordance with policies SC7, EN9 and EN10 of the Bradford Core Strategy

- 3. The development hereby approved shall only be carried out in accordance with the following drawings and documents:
  - 1. Supporting Statement, Document Reference: 232/5--R2.1 Supporting Statement
  - 2. Flood Risk Assessment, Document Reference: 232/5--R1.0 FRA
  - 3. Dust Management Scheme, Document Reference: 232/5--R2.0 Dust Management Scheme
  - 4. Noise Impact Assessment, Document Reference: 5781MP\_V006
  - 5. Schematic Restoration Scheme, Document Reference: 232/5--R2.0 Resto
  - 6. Location Plan, Drawing Reference: 232/5 1d Rev1.0
  - 7. Site Layout Plan, Drawing Reference: 232/5 3\_Rev2.2
  - 8. Screening Location Plan, Drawing Reference: 232/5 prep\_Rev2.0
  - 9. HGV Routing Plan, Drawing Reference: 232/5/1 6\_Rev1.1
  - 10. Proposed Footpath Diversion Plan, Drawing Reference: 232/5 5 Rev3.0
  - 11. Extraction Boundary Plan, Drawing Reference: 232/5 2\_Rev2.3
  - 12. Extraction Phasing Plan, Drawing Reference: 232/5 3\_Rev2.2
  - 13. Quarry Design, Drawing Reference: E454-003
  - 14. Cross sections: Drawing Reference: E454-006
  - 15. Restoration Contours Design, Drawing Reference: E454-005
  - 16. Schematic Restoration Scheme Features, Drawing Reference: 232/5 7 Rev3.1
  - 17. Restoration Phasing Plan. Drawing Reference: 232/5 10\_Rev1.0
  - 18. Restoration scheme Aerial, Drawing Reference: 232/5 8 Rev2.1
  - 19. Restoration scheme Aerial with Red Line Boundary, Drawing Reference: 232/5 9\_Rev2.1

Save where measures are required by the conditions set out elsewhere on this permission, which shall take precedence over the above documents.

Reason: In the interests of amenity and for the avoidance of doubt as to the terms under which this planning permission has been granted.

4. In the event of cessation of mineral extraction, prior to the achievement of the final levels under the approved scheme, which in the opinion of the Mineral Planning Authority constitutes a

permanent cessation, a revised restoration scheme shall be submitted to and approved in writing by the Mineral Planning Authority within 6 months of the cessation. The approved scheme shall be fully implemented within one year of the date on which minerals extraction operations ceased unless otherwise agreed in writing by the Mineral Planning Authority.

Reason: To provide for the completion of operations and restoration of the site at the earliest opportunity, in the interests of amenity, facilitating restoration and minimising the duration of any adverse impacts in accordance with policy EN9 of the Bradford Local Plan Core Strategy.

5. No construction works in the relevant area(s) of the site shall commence until measures to protect the public water supply infrastructure that is laid within the site boundary have been implemented in full in accordance with details that have been submitted to and approved in writing by the Mineral Planning Authority. The details shall include but not be exclusive to the means of ensuring that access to the pipe for the purposes of repair and maintenance by the statutory undertaker shall be retained at all times.

Reason: In the interest of public health and maintaining the public water supply.

6. The winning and working of minerals, including all excavation works, shall only be undertaken in accordance with the depth and area of extraction shown on the approved drawing entitled *Quarry Design Drawing Reference: E454-003*. No working shall take place within the set distance of the highest winter water table, as agreed within Condition 36.

Reason: In the interests of amenity and the protection of groundwater, in accordance with policies EN7, EN8 and EN9 of the Bradford Local Plan Core Strategy.

7.The methods for the control of dust outlined in Document Reference: MPG 232/5--R2.0 - Dust Management Scheme, shall be implemented in full whilst ever the development subsists including during all restoration phases.

Reason: To ensure that the dust mitigation measures are in place to comply with policy EN8 of the Bradford Local Plan Core Strategy.

8. The methods for the control and mitigation of noise outlined in The Nova Acoustics report (ref 5781MP, Version 006) dated 17 May 2023, shall be implemented in full whilst ever the development subsists.

Reason: To ensure that the noise mitigation measures are in place to comply with policy EN8 of the Bradford Local Plan Core Strategy.

9. Noise generated by operations at the site shall not exceed 55dB(A) L Aeq (1 hour) free field, as measured within the curtilage of any surrounding residential dwelling.

Reason: To ensure that the noise mitigation measures are in place to comply with policy EN8 of the Bradford Local Plan Core Strategy.

10. The operator shall maintain accurate records of the annual output of sandstone products produced from sandstone reserves at the site (including building stones, roofing stones, paving stones, aggregates and sand). Not later than 31 December in every year commencing from the date of this decision notice a confidential copy of the annual record of output from the site shall be submitted to the Mineral Planning Authority.

Reason: To monitor the output of the site and ensure that the site is being worked in accordance with this planning permission, in the interests of the timely working and restoration of the quarry and the efficiency of use of the mineral reserve, in accordance with policies EN9 and EN10 of the Bradford Local Plan Core Strategy.

11. All available top and sub soils shall be separately stripped from any part of the site before it is excavated or is traversed by heavy vehicles or machinery (except for the purposes of stripping that part of the site or stacking top soil on that part of the site). All top and sub soils shall be stored at the site for use in restoration in accordance with good practice guidance as detailed in the agreed Construction Environmental Management Plan (see condition 24) and shall not be removed from the site. Soil stripping, stockpiling and replacement work shall only be carried out when the material is in a dry and friable condition.

Reason: To ensure that soil resources at the site are protected from damage, stored and appropriately re-used for restoration, in accordance with policies EN2, EN9 and EN10 of the Bradford Local Plan Core Strategy.

12. Soil stripping shall take place outside of the bird breeding season (1st February to 15<sup>th</sup> August). If this is not possible, then within 3 days prior to soil stripping taking place a survey by a qualified ecologist for ground nesting birds shall take place for the whole site. If any ground nesting birds (including raptors) are present within the site, then works shall be halted until the young birds have fledged. This will be determined by the bird species which is nesting and advised upon by a qualified ecologist.

Reason: To ensure that important habitats and species are protected in accordance with policy EN2 of the Bradford Local Plan Core Strategy.

13. No soil, waste or other bulk fill materials shall be imported to the site.

Reason: This planning permission does not convey any approval to deposit soil or waste at the site for the purposes of restoration or any other purposes and the policies and risks associated with depositing waste at the site have therefore not been assessed, in accordance with Policy EN9 of the Bradford Local Plan Core Strategy.

14. No blasting shall be undertaken at the site.

Reason: In the interests of amenity of the locality in accordance with Policies EN8 and EN9 of the Bradford Local Plan Core Strategy.

15. All vehicles, plant and machinery operated within the site shall be maintained in accordance with the manufacturer's specifications at all times and shall be fitted with, and use, effective silencers.

Reason: To protect the amenities of the local residents, in accordance with Policies EN8 and EN9 of the Bradford Local Plan Core Strategy.

16. Access to the site to shall only be gained via the access point shown on Drawing entitled Site Layout Plan, ref 232/5 - 3 rev 2.2, from Fishbeck Lane. No other access shall be used by any vehicles entering or leaving the site.

Reason: In the interests of highways safety, in accordance with Policies TR1, EN8 and EN9 of the Bradford Local Plan Core Strategy.

17. Not more than 10 two-way HGV trips (5 in and 5 out) per day and maximum of 40 two-way HGV trips (20 in and 20 out) in any one week shall take place. No HGVs shall enter or exit the site on Sundays, Bank or Public Holidays.

Reason: In the interests of highways safety and to protect the amenities of nearby local residents in accordance with Policies TR1, EN8 and EN9 of the Bradford Local Plan Core Strategy.

18. The HGV routing arrangements shown on drawing HGV Routing Plan (drawing ref: 232/5/1-6 Rev 1.1), shall be implemented in full and communicated to all HGV drivers transporting materials to or from the site.

Reason: In the interests of highways safety and the protection of highways infrastructure and to protect the amenities of nearby local residents in accordance with Policies TR1, EN8 and EN9 of the Bradford Local Plan Core Strategy

19. No vehicles leaving the site shall enter onto the public highway, unless their wheels and chassis have been cleaned sufficiently to prevent any mud, dirt or debris from being deposited on the public highway.

Reason: In the interests of highway safety in accordance with Policies TR1 and EN9 of the Bradford Local Plan Core Strategy.

20. Prior to the commencement of extraction, a scheme shall be submitted to and approved in writing by the Mineral Planning Authority, which shall detail the repair and maintenance works to be undertaken along Fishbeck Lane from the access point from the site onto Fishbeck Lane and to the east off Fishbeck Lane noted as the HGV routing on drawing ref: 232/5/1-6 Rev 1.1.

The scheme shall include amongst other matters:

- a. A pre-commencement survey; interim survey every 3 years; and post completion survey.
- b. Full details of all the potholes, cracks, scouring and any other highway defects shall be noted for each survey and the full details of the materials and methodology to be used for the repair and maintenance of all the potholes, cracks, scouring and any other highway defects identified.
- c. Timescales to complete the repairs.
- d. Proposals to alert users of the unadopted highway to the ongoing repairs and to ensure disturbance and conflict with such users is minimised.

The approved repair works shall be fully implemented and undertaken in accordance with the approved scheme.

Reason: In the interests of highway safety and to accord with policies DS4 and DS5 of the Bradford Local Plan Core Strategy.

21. No mineral extraction, or any other ancillary minerals development, storage or parking with the exception of staff parking and access routes, shall take place outside the proposed extraction boundary shown on Drawing Site Layout Plan 252/5.2

Reason: To ensure the retention and protection of the existing trees and scrub in the interests of ecology and landscape character, in accordance with Policies EN2, EN4 and EN9.

22. Within 6 months of this decision notice, a detailed scheme for the restoration of the site based on approved Drawing Schematic Restoration Scheme Features 232/5-7 and document entitled

'Schematic Restoration Scheme' Document Reference: 232/5--R2.0 shall be submitted to and approved in writing by the Mineral Planning Authority.

The restoration scheme shall include amongst other matters:

- final and full details of restoration levels and contours
- provision of detailed restoration programme with key dates for completion of each stage.
- any wetland areas and their creation, including planting and specification of the planting.
- surface soil characteristics and depth, cultivation, full seeding details and detailed moorland planting, including all specifications.
- creation of areas of dry heath and acid grassland including all specifications
- Details of the retained faces
- Details of the creation of all habitats and/or nest sites.
- Full details of the protected species habitat creation
- Full details and location of the scree slopes
- Details of any tree planting
- Details of the timescales for each restoration phase, including seeding schedules and timescales for each noted habitat to be created.

The detailed restoration scheme as approved and fully implemented in accordance with the approved timescales.

Reason: To ensure the restored site is cared for in an appropriate manner in the interests of ecology and landscape character, in accordance with Policies EN2, EN4, EN9 and EN10 of the Bradford Local Plan Core Strategy.

23. Within 12 months of this decision notice a scheme for the aftercare of the restored site shall be submitted to and approved in writing by the Mineral Planning Authority. Aftercare details shall include details of the long term monitoring and management of restored areas. An aftercare schedule shall be provided which sets out the aftercare activities which will be carried out in each year from commencement of restoration until 30 years following completion of the site's restoration.

Reason: To ensure the restored site is cared for in an appropriate manner in the interests of ecology and landscape character, in accordance with Policies EN2, EN4 and EN9 of the Bradford Local Plan Core Strategy.

24. No activities shall take place (including demolition, ground works, vegetation clearance) until a construction environmental management plan (CEMP: Biodiversity) has been submitted to and approved in writing by the Mineral Planning Authority.

The CEMP should cover both establishment works for the quarry and operational activities and include:

- a) Risk assessment of potentially damaging construction activities (including direct and indirect impacts such as but not limited to lighting).
- b) Identification of "biodiversity protection zones".
- c) Practical measures (both physical measures and sensitive working practices) to avoid or reduce impacts during construction (may be provided as a set of method statements).
- d)Measures for appropriate management and storage of soils
- e) The location and timing of sensitive works to avoid harm to biodiversity features.
- f) The times during construction when specialist ecologists need to be present on site to oversee works
- g) Responsible persons and lines of communication.

- g) The role and responsibilities on site of an ecological clerk of works (ECoW) or similarly competent person.
- h) Use of protective fences, exclusion barriers and warning signs.

The approved CEMP shall be adhered to and implemented throughout the preparation, extraction and restoration periods, strictly in accordance with the approved details, unless otherwise agreed in writing by the Mineral Planning Authority. The document should be consistent with the Ecological Impact Assessment (ER-5064-13B, Brooks Ecological 28/02/2023) and include mitigation for additional adverse ecological impacts as identified.

Reason: to ensure the protection of existing biodiversity features in accordance with Bradford Local Plan Core Strategy Policy EN2, the NPPF, and BS 42020:2013.

25. An Ecological Enhancement Plan (EEP) shall be submitted to and be approved in writing by the Mineral Planning Authority prior to any activities including any vegetation clearance taking place. The Plan shall deliver a net increase in areas of high value habitats including heathland and acid grassland compared to the Baseline Conditions on land within the planning application boundary and include the following.

- a) Specification of the areas and target conditions of habitats within the restoration plan using DEFRA Biodiversity Metric 4.0
- b) Description and evaluation of features to be managed and enhanced
- c) Extent and location/area of proposed habitats on scaled maps and plans
- d) Ecological trends and constraints on site that might influence management.
- e) Aims and objectives of management to include Target Condition Criteria.
- f) Appropriate management options for achieving aims and objectives.
- g) Details of how vegetation clearance and restoration will be sequenced during the operational phase of the facility to support the integrity of the Bradford Wildlife Habitat Network
- h) An annual work programme (to cover an initial 5 year period of each restoration phase from commencement of development)
- Details of the specialist ecological management body or organisation responsible for implementation of the Plan
- j) The EEP shall also include details of the legal and funding mechanism(s) by which the long-term implementation of the plan will be secured by the developer with the management body(ies) responsible for its delivery.
- The Plan will be reviewed and updated every 5 years and implemented for a minimum of 30 years following completion of restoration

The plan shall also set out (where the results from monitoring show that conservation aims and objectives of the EEP are not being met) how contingencies and/or remedial action will be identified, agreed and implemented so that the development still delivers the fully functioning biodiversity objectives of the originally approved scheme.

The approved plan will be implemented in accordance with the approved details.

Reason: to ensure the long-term protection and enhancement of biodiversity in accordance with Bradford Local Plan Core Strategy Policy EN2, NPPF and BS 42020:2013.

26. Prior to mineral extraction, following initial site preparation works, a Biodiversity Monitoring Programme & Monitoring Report carried out by an appropriately qualified ecological consultant shall be submitted to and agreed by the MPA. It shall include the first Monitoring Report, to take place after implementation of initial approved landscaping or habitat enhancement and creation/restoration establishment works. Monitoring Reports must be provided at years 1,2,3,4,5,10,15,20,25 and 30 after completion of each stage of the agreed habitat enhancement and creation/restoration works, covering a minimum 30 year period from the completion of each

stage of habitat enhancement and creation/ restoration establishment works to be submitted to the LPA. The Monitoring Report will include the following:

- a) Confirmation of the Baseline habitats present, their conditions and unit scores based on a survey at an appropriate time of year and how this compares to the habitats and conditions as agreed in the EEP.
- b) Where the Target Condition is not yet met provide an assessment of time to Target Condition for each habitat and any changes to management that are required
- c) How the monitoring is funded and the specialist ecological body responsible
- d) Confirmation by photographs that all integral bird nesting and bat roosting features are in place as approved

Subsequent Monitoring Reports will be submitted to and approved in writing by the Mineral Planning Authority at time-scales stated in the Monitoring Programme and where remedial measures or changes in management are required these will be addressed in the subsequent EEP annual work programmes.

Reason: to ensure Biodiversity Enhancements are delivered and maintained as agreed in the approved Management Plan for a minimum period of 30 years from implementation

27. Where the approved development is to proceed in a series of phases over 20 years, further supplementary ecological surveys for flora and habitats, CHEGD fungi, invertebrates, breeding and foraging birds, bats and badgers shall be undertaken to inform the preparation and implementation of corresponding phases of ecological measures required through Condition(s) 24, 25 and 26. The supplementary surveys shall be of an appropriate type for the above habitats and/or species and survey methods shall follow national good practice guidelines.

Reason: To ensure all ecological method statements and management plans are prepared based on up to date habitat and species data and assessments and to ensure the continued adherence to the Wildlife and Countryside Act, 1981, the NPPF and Core Strategy Policy EN2

28. All operations associated with the development, including any vehicle movements, shall only be carried out between and not outside these periods:

Monday to Friday 07.30 to 18.00 hours
Saturday 08:00 to 13.00 hours

Sundays, Public Holidays
 No working

Reason: In the interests of residential amenity in accordance with Policy DS5 and EN8 of the Core Strategy Development Plan Document.

29. Before any part of the development is brought into use an external lighting scheme shall be submitted to and approved in writing by the Mineral Planning Authority. It shall ensure that no light shall shine into or toward residential properties or directly on to the highway.

The scheme should include the following information:-

- i) The type of luminaries to be installed showing for each unit, the location, height, orientation, light source type and power.
- ii) The proposed location of each illumination unit.
- iii) The predicted vertical illumination (lux) levels.
- iv) The proposals to minimise or eliminate glare from the use of lighting installation when viewed from aspect of the residential properties in the vicinity of the site.
- v) Hours of lighting

vi) Identification of dark or low light zones for Biodiversity protection, identified as areas of ecological sensitivity to light impacts due to use by protected or notable species. The scheme should show how lighting design will minimise or prevent light spill onto these areas.

The approved scheme shall be implemented before the Development is brought into use and maintained and retained thereafter.

Reason: In the interests of residential amenity and to comply with policy EN8 of the Core Strategy Development Plan Document.

30. There shall be no discharge of foul or contaminated drainage from the site into either groundwater or any surface water, whether direct or via soakaways.

Reason: In the interests of controlling pollution in accordance with Policies EN8 and EN10 of the Bradford Local Plan Core Strategy.

31. There shall be no de-watering of the site.

Reason: In the interests of groundwater protection in accordance with Policies EN8 and EN9 of the Bradford Local Plan Core Strategy.

- 32. Any facilities for the storage of oils, fuels or chemicals shall be sited on impervious bases and surrounded by impervious bund walls. The volume of the bunded compound should be at least equivalent to the capacity of the tank plus 10%. If there is multiple tankage, the compound should be at least equivalent to the capacity of the largest tank, or the combined capacity of interconnected tanks, plus 10%. All filling points, vents, gauges and sight glasses must be located within the bund. The drainage system of the bund shall be sealed with no discharge to any watercourse, land or underground strata. Associated pipework should be located above ground and protected from accidental damage. All filling points and tank overflow pipe outlets should be detailed to discharge downwards into the bunded area. For the avoidance of doubt, there shall be:
  - Spill kit held on site
  - No refuelling to take place within the extraction area
  - No storage of plant outside areas of hardstanding.

Reason: In the interests of pollution prevention and to accord with Policies, EN8 and EN9 of the Bradford Local Plan Core Strategy.

33. If, during the course of development, contamination not previously identified is found to be present, no further works shall be undertaken in the affected area and the contamination shall be reported to the Mineral Planning Authority as soon as reasonably practicable (but within a maximum of 5 days from the find). Prior to further works being carried out in the identified area, a further assessment shall be made and appropriate remediation implemented in accordance with a scheme also agreed in writing by the Mineral Planning Authority.

Reason: To ensure that the land is suitable for its proposed future use and to avoid the effects of contamination on health, the living conditions of future users of the site and the natural environment in accordance with Policies DS5, EN8 of the Bradford Local Plan Core Strategy.

34. The development shall not commence until the Owner has submitted a scheme for the provision of a replacement supply of potable water to be approved in writing by the Mineral Planning Authority in circumstances where contamination of the potable water supply has occurred. The scheme will include a requirement that operations on the development site shall

cease until either it is established that the contamination is not caused or contributed to by the development or otherwise until mitigation measures are in place and the potable water supply is evidenced to be wholesome again, to be confirmed in writing by the Mineral Planning Authority. The approved scheme shall be complied with whenever contamination of the potable water supply occurs.

Reason: To ensure that the proposed development, does not cause contamination to the Potable water supply.

- 35. The development hereby permitted may not commence until such time as a scheme is submitted to and approved in writing by the Mineral Planning Authority which;
- i. details the 75m Source Protection Zone for the potable groundwater supply source, until such time that the source is proven to the written satisfaction of the Mineral Planning Authority. At which point the SPZ will be reduced to 50m.
- ii. identifies the highest potential water table by either site-specific water level readings taken over a suitable period or conceptual modelling. A climate change factor should be incorporated. iii. sets out a programme of further ground water measurements after quarrying commences to establish any changes that may occur to the water table

There shall be no quarrying within the approved Source Protection Zone and the approved scheme, in all other respects, shall be complied with whilst the development is being implemented

#### Reason

To ensure that the proposed development, does not harm the water environment in line with paragraph 180 of the National Planning Policy Framework and Position Statements B3, N7, N8 and N11 of the 'The Environment Agency's approach to groundwater protection'

#### 36. There shall be no:

- interruptions to ground or surface water flows
- quarrying within 1 metre of the highest agreed water table as approved pursuant to condition 35 or as determined following the programme of further ground water measurements approved under condition 35(iii), whichever is the higher, without the prior written consent of the Mineral Planning Authority.

## Reason

To ensure that the proposed development does not harm the water environment in line with paragraph 180 of the National Planning Policy Framework and Position Statements N8 and N11 of the 'The Environment Agency's approach to groundwater protection'

37. No development shall take place until a written scheme of archaeological investigation (WSI) has been submitted to and approved by the Mineral Planning Authority in writing.

For land that is included within the WSI, no development shall take place other than in accordance with the agreed WSI, which shall include

- The statement of significance and research objectives, and
- The programme and methodology of site investigation and recording and the nomination of a competent person(s) or organisation to undertake the agreed works
- The programme for post-investigation assessment and subsequent analysis, publication & dissemination and deposition of resulting material. This part of the condition shall not be discharged until these elements have been fulfilled in accordance with the programme set out in the WSI.

Reason: To ensure archaeological interest are protected in accordance with policy EN3

38. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) (England) Order 2015 (or any subsequent order revoking or re-enacting that Order), no buildings or other structures shall be erected on the site except with the prior written approval of the Local Planning Authority.

Reason: In the interests of visual amenity, landscape character and the openness of the Green Belt, in accordance with Policies SC7 and EN9 of the Bradford Local Plan Core Strategy.

- 39. No development shall take place (including any demolition, ground works, site clearance) until a method statement for the creation of an artificial badger sett and on-going operational badger protection methods has been submitted to and approved in writing by the local planning authority. The content of the method statement shall include the:
- a) purpose and objectives for the proposed works;
- b) detailed design(s) and/or working method(s) necessary to achieve stated objectives (including, where relevant, type and source of materials to be used);
- c) extent and location of proposed works shown on appropriate scale maps and plans;
- d) timetable for implementation, demonstrating that works are aligned with the proposed phasing of construction:
- e) proposed approach to securing a Natural England licence (if required) to close badger setts either currently identified on site or created by badgers at anytime during the lifetime of the quarry f) persons responsible for implementing the works;
- g) initial aftercare and long-term maintenance (where relevant);
- h) disposal of any wastes arising from works.

The works shall be carried out strictly in accordance with the approved details from initial commencement of preparatory works and throughout operation and shall be retained in that manner thereafter.

<u>Reason:</u>To ensure agreed measures for the protection and mitigation of impacts on badgers are implemented and maintained for the full duration of the quarry life, to ensure compliance with The Protection of Badgers Act 1992, the NPPF and Policy EN2 of the Core Strategy.

- 40. No activities shall take place (including any demolition, ground works, site clearance) until a method statement addressing mitigation for protected species has been submitted to and approved in writing by the local planning authority. The content of the method statement shall include the:
  - a) purpose and conservation objectives for the proposed works;
  - b) Review of site potential and constraints
  - c) detailed design(s) and/or working method(s) necessary to achieve stated objectives (including, where relevant, type and source of materials to be used);
  - d) extent and location of proposed works shown on appropriate scale maps and plans;
  - e) timetable for implementation, demonstrating that works are aligned with the proposed phasing of activities;
  - f) persons responsible for implementing the works;
  - g) initial aftercare and long-term maintenance
  - h) details of monitoring and remedial measures;
  - i) disposal of any wastes arising from works.

The works shall be carried out strictly in accordance with the approved details from initial commencement of preparatory works and throughout operation and shall be retained in that manner thereafter.

<u>Reason:</u> To ensure agreed measures for the protection and mitigation of impacts on badgers are implemented and maintained for the full duration of the quarry life, to ensure compliance with The Protection of Badgers Act 1992, the NPPF and Policy EN2 of the Core Strategy.

41. There shall be no export of aggregates and sand from the site. There shall be no crushing or screening of minerals on site, other than that required for site preparation works within the first 6 months of the commencement of mineral extraction without the prior written approval of the Mineral Planning Authority.

### Footnote:

For the purposes of interpreting this decision notice the term HGV shall be taken to mean any commercial vehicle having a permitted gross vehicle weight (GVW) in excess of 7500kg.

### Footnote:

For the purposes of interpreting this decision notice a permanent cessation of minerals extraction operations shall be taken to have occurred where:

- (a) no extraction or depositing operations authorised by this permission have taken place, to any substantial extent, for a period of at least two years; and
- (b) it appears on the balance of evidence that resumption of the extraction or depositing operations authorised by this permission, to any substantial extent, is unlikely.

#### Footnote:

Clean Air Zone Informative

The applicant should note that a Clean Air Zone (CAZ) is now in force in some parts of the Bradford District. Any HGVs passing through the CAZ which do not meet the minimum Euro 6 diesel emission standard (or operating on an approved alternative fuel) will be required to pay a daily entry fee unless subject to local business exemptions. The applicant is strongly recommended to familiarise themselves with the location of the CAZ controls and associated grant opportunities for vehicle upgrades should they plan to route any vehicles through the CAZ.

It is noted that the routing strategy for this application makes it unlikely that any associated HGVS will need to pass through the Bradford CAZ.

## Footnote – Footpaths:

- The affected public footpaths must not be obstructed by any plant, materials or equipment. Any obstruction of the route constitutes an offence under the Highways Act 1980 and will be pursued accordingly.
- If essential works mean that the public right of way cannot be kept open because of safety hazards, a temporary diversion or closure order must be obtained. Please contact NRASWA@bradford.gov.uk for details.
- Even if planning permission is granted, no new stiles, gates, barriers or other structures can be erected on or across a public right of way without prior approval from the Council's Rights of Way Section. The requirements of the Equality Act 2010 must also be considered.
- If work alongside the public footpath presents a danger to path users, the affected section should be fenced off with safety netting
- The surface of the footpath should not be disturbed, however, if damage to the public footpath is caused by development works it must be promptly repaired by the applicant at their

expense. If any changes are proposed that would affect the surface in any way these must be approved, in advance, by the Rights of Way Section.

• Throughout the period of development, the line of the footpaths must be indicated on site. If building works remove features that would enable users to find the footpath the line of the footpath must be clearly indicated by some other means, as this will help to minimise conflict and difficulties on site.

# Footnote:

No development affecting the routes of footpaths 18 or 19 shall take place until a diversion order has been successfully obtained.

### Footnote:

It is recommended that all HGVs accessing the proposed quarry site should be required to meet the current or previous Euro emission standard for HGVs. Under the current standards this would require a minimum of a Euro 5 vehicles.