ESSENTIAL RURAL WORKERS’ ACCOMMODATION FOR SMALL-SCALE AGRICULTURE
A GUIDE FOR LOCAL AUTHORITIES

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This guide sets out the relevant considerations for the assessment of planning applications for essential rural workers’ accommodation for agriculture. Specifically, it addresses considerations that apply to small-scale agricultural operations run with an environmentally sustainable ethos (low impact agricultural holdings) and community food enterprises (CFEs) that have specific social and economic objectives.

Across the UK, such operations provide seasonal, sustainable, locally grown food for local people. They are rebuilding relationships between producers, businesses and consumers, instilling cultures of collaboration and fair trade. Perhaps most significantly for our local economies, they are helping people build rewarding land-based livelihoods as part of local enterprises operating across the supply chain.

Amongst the challenges faced by those wishing to set up new agricultural enterprises is the prohibitive cost of land, in particular land to which a dwelling is attached. The availability of farming tenancies is also severely constrained. They therefore often find themselves securing land that requires development to enable it to be successfully and sustainably managed, including needing to secure planning permission for new structures and dwellings.

Shared Assets supports the management of land for the common good. Through our Better Land-based Economies project (2015-17), we have worked with and supported three leading community food enterprises, Ecological Land Cooperative, Kindling Trust and Organiclea, over two years as they work to access land, grow their businesses and create new livelihoods. This work was funded by Friends Provident Foundation.

**Low impact agricultural dwellings and community food enterprises**

This guide is primarily concerned with low impact agricultural enterprises that are often live-in food production businesses with a focus on environmental and social sustainability. This can be understood in contrast to the scale and expected financial returns of large-scale agricultural operations.

Community food enterprises (CFEs) are one form of low impact agriculture. They operate as social enterprises, community businesses, and cooperative organisations. As well as producing, processing or distributing food they aim to provide multiple services and social benefits. These can include learning and training through food activities, improved wellbeing through the delivery of physical and mental health services, providing healthy food and green space, strengthening local trade, or encouraging green growing and business practices. Whilst the vast majority of these do not require on site accommodation, where they do many of the same material considerations are applicable.

**Using this guide**

Local Planning Authorities (LPAs) often assess applications for low impact agricultural dwellings against criteria normally used for conventional large-scale agriculture and on this basis refuse them, only for their decisions to be overturned at appeal.

Due to limited financial resources such applicants are less likely to be professionally represented, particularly at application stage. As such it is especially important for LPAs to understand the underlying principles of such proposals, and the material considerations that are relevant to them.

This guide aims to set out the primary considerations for decision makers when determining applications for low impact agricultural dwellings in England, and to assist LPAs in identifying applications that should be granted consent.
The development plan and national policy

Planning law requires that applications for planning permission must be determined in accordance with the development plan, unless material considerations indicate otherwise. The development plan is comprised of adopted local and neighbourhood plans, which must take the National Planning Policy Framework (NPPF) into account in their preparation. The onus is on local authorities to have a relevant policy in place. In situations where this is not the case, proposals are considered against national policy and other material considerations.

National policy in decision-making

The most directly relevant section of the NPPF to low impact agricultural dwellings is at paragraph 55:

55 ....Local planning authorities should avoid new isolated homes in the countryside unless there are special circumstances such as:
* the essential need for a rural worker to live permanently at or near their place of work in the countryside;...

The key point here is that the NPPF supports the principle of new homes in the countryside where ‘essential need’ can be demonstrated. However there are a number of other key points that need to be addressed:

- Paragraph 55 does not apply to dwellings that are not considered ‘isolated’
- There is no specific guidance in the NPPF for how to assess essential need, and therefore demonstrate special circumstances
- There is no reference to temporary permissions, as had previously been set out in PPS7: Annex A to allow new enterprises to become established

We explore the first and second of these points in more detail in the sections below.

‘Isolated’ dwellings

The implication of paragraph 55 is that it does not seek to avoid new homes in the countryside that are not ‘isolated’. Whilst the term is undefined in the NPPF, the approach taken by an Inspector in an appeal at Cuddyford Meadow in Dartmoor National Park1 helps to show that it is not to be conflated with a site’s location in ‘open countryside’ (ie outside of the settlement boundary). In this case the Inspector found that despite being in open countryside the site was a relatively short distance from a good range of local services and could therefore not be considered isolated. Paragraph 55 of the NPPF was therefore not considered pertinent.

In cases such as this paragraph 55 of the NPPF may not come into play. However development plan policies relating to agricultural dwellings in open countryside, where present, are still relevant.

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1 APP/19497/W/17/31684680/
Special circumstances

There are three key points to make here.

First, there is no guidance in the NPPF as to what constitutes ‘essential need’. This is discussed in more detail below.

Second, paragraph 55 of the NPPF does not anticipate that the examples listed in the NPPF are the only circumstances that should be considered special. This was accepted in an appeal at Sunshine Corner\(^2\), Devon, regarding the erection of a single-story dwelling and workshop.

Third, it has been demonstrated in court that a number of seemingly ordinary factors when taken together can satisfy the very special circumstances test.

In Basildon DC v First Secretary of State and Temple\(^3\) the local authority argued that very special circumstances could not merely be factors that weigh in favour of granting planning permission but that each factor relied upon had to be of such a quality that it could reasonably be called ‘very special’. Sullivan J disagreed and made it clear that “in planning, as in ordinary life, a number of ordinary factors when combined together result in something very special”.

This is further illustrated by the case of Wychavon DC v SSCLG and Butler\(^4\), where Carnworth LJ held:

*The word ‘special’ in the guidance connotes not a quantitative test, but a qualitative judgment as to the weight to be given to the particular factor for planning purpose. Thus, for example, respect for the home is in one sense a ‘commonplace’ factor, in that it reflects an aspiration shared by most of humanity. But it is at the same time sufficiently ‘special’ for it to be given protection as a fundamental right under the European Convention.*

It should be noted that the bar for very special circumstances is set considerably higher than for special circumstances (the latter being the paragraph 55 test).

\(^2\) Ref: APP/Y1138/W/14/3001665, Sunshine Corner, Oakford, Tiverton EX16 9HD
\(^3\) [R(2004) EWHC 2759 Admin]
\(^4\) [2008] EWCA Civ 692
Planning Policy Statement (PPS) 7: Annex A, Agricultural, Forestry and other Occupational Dwellings provided detailed guidance regarding rural workers’ dwellings. Whilst it no longer forms part of national planning policy, the lack of more detailed guidance in the framework has meant that many local authorities have reproduced elements of PPS7: Annex A in their local plans or are still reliant on old policies.

PPS7: Annex A

The detailed guidance in Annex A set out two sets of criteria against which proposals for permanent and temporary agricultural dwellings were assessed: the functional test and the financial test.

Functional test

The functional test required that evidence be provided to demonstrate that temporary or permanent agricultural workers’ dwellings were essential for the proper functioning of the enterprise, ie one or more workers had to be readily available at most times.

This is similar to the requirement to demonstrate ‘essential need’ in paragraph 55 of the NPPF.

Financial test

The financial requirements of Annex A differed between temporary and permanent proposals, with the rationale being that new enterprises would first seek temporary permission (generally three years) before applying for permanent permission once established.

For temporary permission it was necessary to provide evidence that the proposals had been planned on a sound financial basis. It was also necessary to provide evidence of a firm intention and ability to develop the enterprise (it is noted in the criteria that investment in new farm buildings was a good indication of intentions).

For permanent permission it was required that the agricultural unit be established for at least three years, that it was profitable for at least one year, that it was financially sound, and that it had a clear prospect of remaining so. This was clearly more arduous than for temporary permissions.

In the context of low impact agricultural dwellings perhaps the most important part of the financial criteria was set out in para 8 of Annex A:

_In applying this test..., authorities should take a realistic approach to the level of profitability, taking account of the nature of the enterprise concerned. Some enterprises which aim to operate broadly on a subsistence basis, but which nonetheless provide wider benefits (eg in managing attractive landscapes or wildlife habitats), can be sustained on relatively low financial returns._

The key point here is that financial viability does not automatically equate to the need to provide high financial returns, particularly where there are other benefits to a proposal. There is no financial test set out in paragraph 55 of the NPPF.
Paragraph 55

When the NPPF was published in 2012, five pages of guidance relevant to rural workers’ dwellings (Annex A) were replaced with one paragraph (paragraph 55).

Whilst a functional test is still present in paragraph 55 in the form of ‘essential need’, the financial test is no longer a requirement in the justification of rural workers’ dwellings. This approach is supported in the High Court ruling in [R (Embleton PC) v. Northumberland CC](5) where the judge accepted that the paragraph 55 test differs from that of Annex A, and that the NPPF does not require that the proposal is economically viable.

However, it should be noted that in an appeal decision at Slight Hill⁶, Cornwall, the Inspector took the view that “despite its lack of status, Annex A is still a potentially useful tool in assessing whether an on-site dwelling would be justified.”

We would suggest where Annex A is used as a tool for assessing proposals for low impact agricultural dwellings, it should be taken as a whole and that regard is had for paragraph 8 concerning subsistence enterprises that provide other benefits. Support for this approach is set out below.

The intention of the policy

It is important to consider the underlying purpose of the policy within both paragraph 55 and previously Annex A. This point was addressed by the Court of Appeal in [Petter and Harris v Secretary of State for the Environment, Transport and The Regions and Another (2000) 79 P. & C.R. 214](219). The summary of the case provides a useful explanation as to the correct approach to take to such cases:

A decision-maker must apply the underlying policy of preventing non-agricultural residential occupation arising in a case where a proposed agricultural occupation fails...

...The financial viability test is only relevant in the determination of whether the grant of permission, in whatever terms it might be granted would, because of the uncertain future of the agricultural activity, threaten to produce, in the future, a non-conforming residential use that would pass with the land; a use that had lost its agricultural justification.

Here, an unexpected but genuine application by somebody living by subsistence farming did not require a rigid application of criteria designed for commercial agriculture but a practical adaption of those criteria to secure the underlying purposes of the policy. Profitability was no guide to its genuineness and a poor guide to its probable continuation. The true question should have been whether the unit was sustainable in the hands of the first applicant and in that sense viable and likely to continue so, which would have probably been answered affirmatively had it been addressed by the inspector.

The key point is that the intention of paragraph 55, as was the case previously with PPS7 Annex A, is to allow for genuine new agricultural enterprises. This is perhaps the most important issue for the consideration of low impact agricultural dwellings. As with all planning matters, a proposal must be considered in the round, and weight given to genuine intentions and other material considerations (such as environmental benefits) as well as the financial test.

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5 [2013] EWHC 3631 (Admin)
6 APP/D0840/W/15/3132813
The key test in paragraph 55 of the NPPF for agricultural workers’ dwellings is the demonstration of the “essential need for a rural worker to live permanently at or near their place of work in the countryside”. As previously noted no further guidance is provided to interpret this. In this section we refer to relevant decisions that consider the factors contributing to need, before setting out a non-exhaustive list of the kinds of factors that may contribute to the demonstration of essential need.

Wider interpretation of factors contributing to ‘need’

With reference to appeal decisions we can identify two key points with regard to demonstrating essential need. First, that the combination of reasons that wouldn’t individually comprise essential need, can do so when taken together. The second is that clearly compelling reasons for essential need are not limited to animal husbandry. In an appeal in Dorset concerning a vegetable box scheme\(^7\) the Inspector, having assessed 11 different reasons why the appellants should live on site, concluded that:

“Although none of these matters individually would mean that workers need to be on hand day and night, taken together they make a compelling case.”

A similar assessment was made in relation to a proposal at Hugletts Wood Farm\(^8\), a mixed smallholding.

In appeals for two small holdings at Fivepenny Farm\(^9\) the Inspector recognised and expanded on an understanding of essential need that incorporated smaller day-to-day issues that require constant attention:

“The diversity and character of this enterprise is bound to give rise not only to the occasional emergency, but also to a constant stream of smaller problems. These would demand attention on an immediate, or at least urgent, basis throughout the working day, but also during the early morning or long into the evening... I have no doubt that family living in a nearby village could turn out to help in a real emergency. However, it would not be reasonable or practical to rely on them to do so for the minor but much more numerous daily crises inevitable in an enterprise as diverse as that involved here in such an early stage in its development.”

\(^7\) APP/F1230/C/07/2055628
\(^8\) APP/C1435/C/00/1050705, Hugletts Wood Farm
\(^9\) APP/F1230/C/04/1162420,21,22,25
List of factors that may comprise essential need

An example of factors that may be considered to contribute to essential need are set out below; please note that this is not an exhaustive list, and that different combinations of factors will be relevant in different cases.

- **Work required at unsociable hours**
  The labour-intensive nature of low impact holdings means that a constant flow of tasks and problems need to be attended to throughout the day and into the night, some of which cannot be planned in advance or anticipated. This was considered by the Inspector in a case at Highbury.

- **Economy of energy**
  Rebecca Laughton, in her book about ecological smallholdings, *Surviving and Thriving on the Land* wrote: “It is as important to sustain the energy of people working on an ecological project as it is for the project to achieve ecological or economic sustainability. If the people running the project become exhausted, ill or just too disillusioned with the hard work to continue, the potential ecological and economic benefits will not be realised.” The multiplicity of tasks that running the enterprise will involve, and which result in long working hours, can be mentally as well as physically demanding. Apart from the risk to animals as discussed above, living off-site could cause an unsustainable level of stress, and such an arrangement may not be feasible for the business.

- **Security**
  All agricultural enterprises are at some risk from theft or damage, however this can be a significant factor in some cases. This may overlap with animal welfare.

- **Interaction with guests & visitors**
  Sharing the social and environmental benefits with the local community is often a key element of such proposals. It is important to have someone on site in order both to facilitate these interactions as well as to ensure visitors are kept safe.

- **Subsistence lifestyles**
  The economic model on which low impact agriculture is built may necessitate a subsistence lifestyle. Living on site reduces costs associated with fuel, rent and expenses from lost crops and equipment due to slower response times; these reduced costs may be significant to the success of the enterprise. It is important to recognise, as set out in the Petter and Harris’ judgement, that this approach is in its own right a legitimate form of farming which can be consistent with the intentions of agricultural dwellings policy.

- **Livestock**
  Different tasks will need to be undertaken on a regular basis to ensure the welfare of livestock, including for example mucking out, feeding, medication, mob-grazing, and so on. This may be the case even when the numbers of livestock are small. Particular care may be necessary when livestock are giving birth. Protection from predators, particularly for smaller animals, may be significantly aided by an on-site presence. The nature of low impact agriculture is that the diverse range of activities means that escaped animals can be particularly destructive to crops. An on-site presence helps to monitor and quickly respond where necessary.

- **Propagation of young plants**
  Seedlings and young plants are particularly vulnerable to changes in weather and temperature, and benefit from quick responses to avoid problems.

- **Ventilation**
  Ventilation of greenhouses and other growing spaces is an important part of horticultural practices. Automation, whilst technically possible, is prohibitively expensive and potentially impractical on a small scale.

- **Pests and disease control**
  The constant monitoring of pests and diseases is important for the successful growing of crops. For example: in damp conditions slugs and snails can decimate crops overnight if not kept in check, which is achieved by a regime of patrol in early morning and at night; and crops may need to be uncovered at certain times to minimise the growth of moulds, and need to be re-covered at the correct times in order to protect from pigeons.

- **Irrigation**
  It is likely a mix of automated, semi-automated, and manual watering will be utilised; the latter in particular is labour intensive but can allow for greater yields per area due to more intensively cultivated polycultures.

- **Frost protection**
  Frost protection will often be put in place outside of normal working hours.

- **Weather emergencies**
  High winds, torrential rains, and high temperatures are becoming more prevalent due to climate change. These can be destructive to crops as well as infrastructure, and require quick responses in order to minimise damage.

- **Charcoal making**
  Charcoal burning is the process of making charcoal from seasoned wood. Whilst not strictly an agricultural activity, it is one that food producing enterprises may undertake as part of a diverse holding in order to manage and add value to woodland. Depending on the size of the kiln the burn may take c. 24 hours, and constant supervision is required during this time.

- **Diversification**
  This may include elements of the enterprise such as camping. Whilst farm diversification may represent a supplementary income, it is encouraged by planning policy and such activities fall within the realm of a ‘rural worker’.

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10 PP/C3810/A/00/1056202
12 (2000) 79 P. & C.R. 214
Applications should be determined in accordance with the development plan unless material considerations indicate otherwise. In this section we set out guidance for the most common development plan policies specific to this kind of development.

**Functional test / essential need**

It is likely that a rural workers’ development plan policy will require that functional/essential need be demonstrated. This is consistent with national policy which is clear that new rural workers’ dwellings will need to demonstrate an essential need to be on or near the site at most times. As discussed in detail above, it is important that the decision-maker is mindful of:

- the particular nature and needs of such enterprises
- the intentions of the essential rural workers policy

**The financial test / a sound financial plan**

As noted above, whilst there is no requirement in national policy that a financial test is met, where such a test is present in the development plan it is reasonable that decision-makers will want to ensure that proposals are likely to be financially sustainable. For the consideration of applications for temporary permission, it is often the case that there should be evidence of the enterprise having been planned on a sound financial basis.

Any test of financial soundness should be appropriate to the proposal. For instance it is unlikely to be appropriate to assess new or emerging enterprises with the full financial test, instead an indication of sound financial planning is more suitable. A well drafted business plan is useful evidence for this purpose.

The financial test is generally applied to an application to make a temporary development permanent, and it is usually expected that in 1 of the 3 preceding years the enterprise should have been profitable.

Where the financial aspects of a proposal are assessed, the key point is that the assessment should have regard to the underlying intention of the agricultural dwelling policy. The decision-makers should be mindful of the specific nature of low impact enterprises, including their likely diversity and inter-relatedness of elements, and in particular the expectations of financial return. As set out in Petter and Harris\(^\text{13}\), the judge recognised that profitability was not a useful indication of genuineness or probable continuation. A subsistence wage, in other words, can be considered acceptable.

**Evidence of a firm intention**

The development plan may include policy that requires evidence to demonstrate a firm intention and ability to develop the enterprise. Helpful guidance is set out in Annex A paragraph 12(i) which states that investment in the enterprise, such as in farm buildings, is a good indication of the applicant’s intentions.

In instances where the proposals are fully prospective however, such an approach is not possible. We would suggest that if the applicants are able to demonstrate essential need then this criterion is likely to be met. Previous experience of working in agriculture may also be a useful indication.

\(^13\) Petter and Harris v Secretary of State for the Environment, Transport and The Regions and Another (2000) 79 P. & C.R. 214
Alternative accommodation

The development plan may also include an onus on the applicant to demonstrate that their need cannot be met by alternative accommodation either on or near the site. In our view there are several key points to consider:

- It is very unlikely that there will be a dwelling already on site
- It is unlikely that alternative accommodation sufficiently nearby will be available, or in instances where it is available, that it will be affordable to the applicant
- Should the proposals satisfy the essential need test, it is unlikely that alternative accommodation that is not on site would be appropriate
**Sustainability**

The NPPF sets out the three dimensions to sustainable development: environmental, social, and economic. These dimensions should not be addressed in isolation as they are mutually dependent. In short, the NPPF promotes a holistic approach to sustainability in assessing planning proposals.

Many proposals for low impact agricultural dwellings seek to mitigate climate change by reducing carbon emissions and moving to a low carbon economy, and enhance biodiversity, whilst at the same time also providing economic and social benefits. General characteristics that will apply to most applications are set out below. Please note this is a non-exhaustive list:

- enhance the vitality of local rural communities by supplying homes in the area with locally grown food and other goods
- subsidise their own food consumption with food grown on site, decreasing their carbon footprint
- support local agricultural services by using local contractors to service and repair machinery
- have the potential to offer more employment opportunities as they grow
- purchase local goods and services that support services in nearby villages
- utilise organic farming methods to the benefit of the environment
- reduce dependence on travel by private car by living and working at the same site
- enhance natural resources and the ecological value of the landscape, resulting in a net increase in biodiversity

These are material considerations that are supported by policies in the NPPF, and which should be given weight in the planning balance.

**SUMMARY**

In this section we have summarised some of the key points in this report:

- Applications for planning permission must be determined in accordance with the development plan, unless material considerations indicate otherwise
- NPPF paragraph 55 does not apply to proposals that are not ‘isolated’, however where present rural-worker-specific development plan policy may still apply
- Where NPPF paragraph 55 is in play, it is not prescriptive of what may constitute special circumstances
- Assessments of proposals need to be consistent with the intention of the policy (paragraph 55), which is to allow for genuine new agricultural enterprises
- Proposals will need to demonstrate an essential need to live at or near their place of work
- Factors that contribute to essential need may be wide ranging, and are different in the case of SSAs (eg labour-intensive activities) than for conventional agriculture
- There is no financial test in paragraph 55. The requirement for a financial test, or to demonstrate sound financial planning, may however be included in the development plan
- Profitability is not necessarily a useful indication of genuine intention or probable continuation. Assessments of financial sustainability need to be alive to the purpose of the policy eg a subsistence wage can be acceptable within policy terms
- The demonstration of essential need will likely mean that alternative accommodation, where available, is not appropriate
- The sustainable nature of such enterprises is a material consideration
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A guide for local authorities

**Access to land:** working with local authorities
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**Understanding the planning system**
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**Shared Assets** is a think and do tank that provides practical advice, support and training to landowners and communities who want to manage land as a sustainable and productive asset [www.sharedassets.org.uk](http://www.sharedassets.org.uk)

**Kindling Trust** support new organic growers in Greater Manchester through their FarmStart training programme, and have established and support a cooperative of growers and buyers, and a worker owned organic box scheme [www.kindling.org.uk](http://www.kindling.org.uk)

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**Ecological Land Cooperative** secure land to develop affordable sites for farming, forestry and other rural enterprises, and opportunities for ecological land-based businesses in the UK [www.ecologicalland.coop](http://www.ecologicalland.coop)

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