

## **Audit and Governance Committee**

**Date of meeting:** 30 September 2025

**Report by:** Councillor Carl Brittain, Executive Member for Financial Sustainability

**Report title:** Assets of Community Value Report 2025

**Ward(s) affected:** All

**Summary** – this report updates Members on the current Community Asset Register.

### **RECOMMENDATIONS FOR COMMITTEE:**

- a) That Committee Members review the Asset Register

#### **1.0 Proposal(s)**

- 1.1 Committee Members are encouraged to review the register and comment on any issues regarding Assets of Community Value

#### **2.0 Background**

- 2.1 Committee Members have previously asked for an annual update in regard to Assets of Community Value (ACV), the first of which was provided in September 2021.

##### What are Assets of Community Value?

- 2.2 The Localism Act (2011) was brought in by the Conservative/ Liberal Democrat Coalition government to increase community involvement and accountability in delivery of public services. Legislation pertaining to ACVs was designed to provide an additional safeguard for community facilities such as pubs, village halls, shops and local sports grounds.

Specifically, it creates an opportunity for local groups to take on ownership of such facilities that are threatened with closure.

2.3 The Regulations Section 88(2) of the Localism Act defines an asset / land of community value if:

- a) There is a time in the recent past (or current) when an actual use of the building or other land that was not an ancillary use furthered the social wellbeing or interests of the local community, and
- b) It is realistic to think that there is a time in the next five years when there could be non-ancillary use of the building or other land that would further (whether or not in the same way as before) the social wellbeing or social interests of the local community

2.4 The thresholds for meeting these tests are quite low and largely in the gift of the local authority who maintain the register. For example, even if a building such as a village pub has been closed for several years with the current owner having no intention to return it to this use, it is still entirely feasible that this *could* happen and therefore the pub meets the criteria.

2.5 Groups such as parish councils and constituted local voluntary and community organisations are able to nominate local land or buildings to be included in the list of community assets maintained by the relevant local authority. In two tier areas, this is the District/ Borough Council. Details of the nomination process can be found on our website: [Assets of Community Value \(ACV\) | East Herts District Council](#)

What happens when a building or land is nominated?

2.6 Following receipt of a nomination form, the Council notifies the freeholder and, if relevant, leaseholder, with an invitation

to submit information or evidence in regards to any objections to the nomination. A panel date is set to consider all the information, usually with four to six weeks of the nomination being received. The panel is chaired by the Director for Regeneration, Customer and Commercial Services who is responsible for determining whether assets should be accepted or not. This is done in consultation with other panel members including representatives from planning and legal services.

- 2.7 Once a decision is made, the owner is notified. In the case of it being added to the register the owner has 28 days to appeal this process. An appeal will be undertaken internally by another senior officer not hitherto involved in the nomination. If the appeal is not upheld, the asset is then added to the register. If the owner is still unhappy with the appeal outcome, their only option is to appeal to the first tier tribunal. To date, only two owners have pursued this option and in both cases the tribunal judge upheld the Council's decision to add them to the register (the Rose and Crown Pub, Aston, and the Cock Inn, Stocking Pelham).
- 2.8 As part of the registration process the Council updates the title via the Land Registry so that the ACV status will show on any future searches.
- 2.9 If an asset is placed on the register, the owner is obliged to notify the local authority when intending to dispose of it, which will trigger a moratorium period of six weeks. During this time, the community group can apply to be treated as potential bidders through by submitting an expression of interest. If the owner does not give notice to the local authority, any future disposal will be deemed unlawful.
- 2.10 The owner will be able to begin the sale process after an interim period of six weeks if no bidder has come forward. If a written intention to bid is received in that time, then a full

six month moratorium period will take place which gives community groups time to prepare a bid. During that six months the owner is not able to dispose of it to any other buyer. In practice this means they are able to advertise but not agree a sale (up to the point of exchanging contracts).

- 2.11 The sale itself takes place under normal market conditions and whilst the community group will be given an opportunity to submit a bid the owner is not compelled to accept it.
- 2.12 Certain buildings and land are excluded, including residential property and land, hotels, land owned by the church of England (specifically places of worship) and land used by public utilities. A property will remain on the list for five years. It can be re-nominated after that point.

#### How well used is the legislation?

- 2.13 After an initial period of publicity and interest, the provisions of the Localism Act have received little attention or support from national government in recent years. However, at local level, communities have been continuing to make use of the tool albeit the number of assets purchased by local groups remains relatively low.
- 2.14 The Ministry of Housing, Communities and Local Government does not collect formal statistics on either the number of listed assets or the number bought by community groups. However they did provide a grant to the Plunkett Foundation in 2017 to maintain an overall list nationally which can be found here: [Keep It in the Community - Plunkett Foundation](#)
- 2.15 ACV status is usually applied for in the case of village and town pubs in an attempt to prevent them being closed in anticipation for residential development. We have seen a similar pattern in East Herts also however a number of other types of assets have also been listed including woodland and shops.

## Does an ACV registration make any difference?

- 2.16 This is an important question. There are very few examples nationally of where adding an asset to the register has resulted in a community group taking on ownership through the moratorium process. Where a local group has the necessary funds to make a realistic bid and the landlord is co-operative and engaged, the legislation isn't needed. Where an owner has no intention of disposing for anything less than market value, they will simply keep their asset advertised and wait for the six months to elapse before moving ahead with a sale.
- 2.17 Most of the assets listed in East Herts are relatively uncontroversial and go unchallenged. However some have become complicated and this is largely in the case of village pubs that have been closed and where the owner is attempting to convert the building to residential use. Local groups often apply for ACV status in this instance to provide some level of protection against this happening and often in the context of galvanising local support to keep them open. This has been the case in the past regarding the former pubs mentioned above (the Rose and Crown, Aston, and the Cock Inn, Stocking Pelham) and has also been the case in regards to more recent additions including the Bell Inn, Benington and the White Horse, Wareside.
- 2.18 It should be noted that an ACV status is no guarantee of preventing conversion to residential development. Any planning application to do so would be considered on its own merits. However in some cases the ACV status may be of relevance to planning determinations. It is up to the planning authority to decide what weight should be given to an ACV status. In East Herts it has never been a material consideration to date however it does provide a proxy for community interest and commitment to retain local facilities

(noted in the rulings by the judges in the first tier tribunal cases referenced above).

- 2.19 It is worth noting that whether a local group has the necessary funds or capacity to take on ownership of a community asset is irrelevant to the nominating process. In some cases local groups simply wish to prevent the loss of a community facility and slowing it down by six months is all that can be realistically achieved.

Are any changes planned to the ACV legislation?

- 2.20 The English Devolution and Community Empowerment Bill, published in July, contains a number of radical proposals for the landscape of local government. With a large focus on structures, devolution and re-organisation, the elements in relation to ACV legislation are easy to overlook. However, the Bill does contain some changes to how these will operate.
- 2.21 The Bill updates the ACV regime through the introduction of the Community Right to Buy. This effectively replaces the community right to bid and gives community groups a first refusal right for purchase. However, it is not clear what this means in practice given the six month moratorium period on a sale already exists where an expression of interest is received. The only likely impact will be the removal of the expression of interest period and moving straight into a moratorium. This will also be extended to twelve months instead of six, providing more time for the group to raise funds. As with current arrangements, there is no obligation on the owner to accept the offer.
- 2.22 The Bill also widens the definition of ACV to include derelict high street buildings and land. It also creates a Sporting Asset of Community Value (SACVs). All eligible sports grounds and facilities will be automatically designated as

SACVs, with indefinite protection and first-refusal rights for communities exercising their Community Right to Buy. At the time of writing, full details about implementation is not available. It is not clear what automatic designation means in practice or how this operate.

2.23 The Bill was introduced into the House of Commons in July of this year so is unlikely to become law until next year at the earliest.

2.24 In East Herts the current list of assets can be found a Appendix A and also on our website: [Assets of Community Value Register | East Herts District Council](#)

2.25 Nominations/ re-nominations which have been received since the last update to Committee are:

- The George and Dragon (Watton-at-Stone)
- Budgens (Watton-at-Stone)
- The Bull (Watton-at-Stone)
- Land at park (footpath across Bengo field), Wadesmill Road, Bengo (re-nomination)
- Bell Inn, Bennigton (please note this was a re-nomination as it had previously expired following the owner's intention to sell)
- Land at County Hall (comprising the Cricket Field and woodland adjacent. The landowner has given notice of intention to dispose)
- Hunsdon Village Store and Post Office
- Catherine Wheel Albury
- Crooked Billet Ware (re-nomination)

### **3.0 Reason(s)**

3.1 The Community Asset register has to be kept up to date by East Herts Council, as outlined in the 2011 Localism Act.

## **4.0 Options**

- 4.1 There are no options to not maintain the register as it is a statutory requirement

## **5.0 Risks**

- 5.1 N/A

## **6.0 Implications/Consultations**

- 6.1 Owners of any assets registered (including any leaseholders or tenants) are consulted with upon receiving a nomination

### **Community Safety**

No

### **Data Protection**

No

### **Equalities**

No

### **Environmental Sustainability**

No

### **Financial**

No

### **Health and Safety**

No

### **Human Resources**

No

### **Human Rights**

No

### **Legal**

No

### **Specific Wards**

No



## **7.0 Background papers, appendices and other relevant material**

- 7.1 Appendix A – Current Community Asset Register available on the website: [Assets of Community Value Register | East Herts District Council](#)

### **Contact Member**

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