

Report author: Mau Yip

Tel: 3957155

Report of HEAD OF HOUSING PARTNERSHIPS

Report to DIRECTOR OF ENVIRONMENT AND HOUSING

Date: OCTOBER 2014

Subject: HOUSING ACT 1985

PROPOSED COMPULSORY PURCHASE ORDER

18 NOWELL MOUNT HAREHILLS LEEDS LS9 6HW

Are specific electoral Wards affected?	x Yes	☐ No
If relevant, name(s) of Ward(s): Burmantofts and Richmond Hill		
Are there implications for equality and diversity and cohesion and integration?	x Yes	☐ No
Is the decision eligible for Call-In?	☐ Yes	x No
Does the report contain confidential or exempt information? If relevant, Access to Information Procedure Rule number: 10.4.(3) Appendix number: 1	x Yes	□ No

Summary of main issues

- 1. Section 17 of the Housing Act 1985 gives Local Authorities the power to acquire buildings and land through compulsory purchase for the purpose of providing housing accommodation.
- 2. The proposed Compulsory Purchase property, 18 Nowell Mount Leeds 9, is a brick built, mid-terrace property, of traditional solid wall construction, under a pitched tiled roof. It was built in the early 20th Century and is located within in the heart of the Harehills area and is currently the subject of proactive enforcement action as part of the Leeds Neighbourhood Approach scheme.
- 3. The property is in a semi-derelict condition, valued at £36,000, with repair costs estimated to be around £27,000. Similar properties in a renovated condition are valued between £60/70k.
- 4. Land Registry records indicate that the present owner obtained ownership on 19th May 2006.
- 5. Council Tax records indicate that the property has been vacant since 21st September 2012 when the last know tenant vacated the property.

Recommendations

6. This report recommends that the authority seeks to acquire the property at 18 Nowell Mount, Harehills, Leeds LS9 6HW by means of Compulsory Purchase Order action, as renovation and reoccupation of it is only likely to be achieved through the Council's intervention. Once acquired, the authority will dispose of the property in line with the agreed disposal mechanism for properties obtained through Compulsory Purchase (see Appendix 6).

1 Purpose of this report

- 1.1 This report recommends that the Authority seeks to acquire by Compulsory Purchase Order action under section 17 of the Housing Act, 1985, a residential property, at 18 Nowell Mount Leeds LS9 6HW. The property is vacant, vandalised, weather damaged and in a semi-derelict condition.
- 1.2 Once acquired the house will be sold as per the agreed process for disposal of empty properties (Appendix 6)

2 Background information

- 2.1 Number 18 Nowell Mount Leeds LS9 6HW is a brick built, mid-terrace house of traditional solid wall construction under a pitched blue slate roof. It was built in the early 20th Century and is located in the Harehills area (See Appendix 2 Plans showing the position of the property in relation to the Harehills Area).
- 2.2 The accommodation comprises 4 storeys, including the attic and cellars, although the cellars are likely to have been used for storage rather than human habitation. It is believed that the property comprises of two attic bedrooms on the second floor, two bedrooms and a bathroom on the first floor, a lounge on the ground floor front, and kitchen/dining room on the ground floor rear. There is garden/yard to the rear. The property at present is in a semi-derelict state.
- 2.3 18 Nowell Mount Leeds is located within the Leeds Neighbourhood Approach scheme (LNA) in the Nowells. The LNA was introduced by the Council in Spring 2013 to deal with an area of Leeds that contain a high proportion of privately rented houses and a disproportionate number of empty homes. Such areas typically suffer from high levels of crime, as well as various social, economic and environmental problems. Working proactively and intensively with property owners and landlords; tenants, residents and key partners, including the Police and West Yorkshire Fire and Rescue Service, the Council aims to raise housing standards; help make social, financial and environmental improvements; bring empty homes back into use and ultimately create a strong, stable community. Significant resources have been put into the Nowells by the Council and its partners, resulting in a high proportion of empty homes being brought back into use and private rented housing conditions being vastly improved. However, there are some owners who refuse to cooperate with the Council and allow their property(s) to fall into further deterioration.

3 Main issues

- 3.1 The dwelling has been empty since 21st September 2012 when the last known tenant vacated. Visits made by Council Tax officers since then have confirmed that the property is empty. As well as being a wasted resource the property in its current state represents blight on the area with potential to attract anti social behaviour and to adversely affect community safety as well as having a negative impact on local property prices. The house is positioned in an area where there is a high demand for affordable properties (see appendix 3)
- 3.2 The property is in a semi-derelict condition. The property requires a roof repair, rebuilding of chimney stack, new doors and windows, new rainwater goods and the rebuilding of the fencing and relay yard. A limited internal inspection has confirmed that all new amenities will be required as well as new electrical and heating services. The cost of repairs to bring the property to a habitable standard has been estimated by officers to be over £27,000.
- 3.3 Despite repeated actions taken to encourage the owner to renovate their property these have proved unsuccessful. The owner has stated their intention to renovate the property. Unfortunately the owner failed to initiate the works. The owner has failed to put any other alternative plans in place to return the property into occupation.
- 3.3 The property has been visited on a number of occasions in relation to complaints regarding overgrown gardens, refuse accumulations within the curtilage as well as the property being an eyesore. The owner of 18 Nowell Mount Leeds is being prosecuted for non-compliance with Local Government (Miscellaneous Provisions) Act 1976 notice served on them in 5th December 2013.
- 3.4 The options available to the Council are to do nothing or to instigate the Compulsory Purchase procedure.
- 3.5 Officers are of the view that renovation and reoccupation of 18 Nowell Mount Leeds LS9 6HW is only likely to be achieved through the Council's intervention, the most appropriate action being to instigate Compulsory Purchase Order Procedures. Doing nothing is likely to result in the further deterioration of conditions at the property, with consequences as detailed in section 4.6.6.

4 Corporate Considerations

4.1 Consultation and Engagement

4.1.1 Ward Members have been consulted on the proposal. There has been no objection.

4.2 Equality and Diversity / Cohesion and Integration

4.2.1 An Equality, Diversity, Cohesion and Integration Screening form has been completed and is attached as Appendix 5. This shows that there is not an impact on

equality, diversity, cohesion and integration through the actions proposed in this report. There is no existing or likely differential impact for the different equality characteristics, no existing or likely public concerns about the proposal, no likely effect on council activities or employment practices and no likely effect on unlawful discrimination, equality of opportunity, or fostering good relations. A full EDCI Impact Assessment on the work done for the Empty Property Strategy has been completed.

4.3 Council Policies and City Priorities

- 4.3.1 The action proposed is in line with Council's policy in respect of empty properties and is contributing to the following targets and priority in the Council's Policy Frame work:
 - Reducing number of long term empty properties
 - Reducing Crime levels and their impact across Leeds
 - Effectively tackle and reduce anti-social behaviour in our communities
 - Increase a sense of belonging that builds cohesive and harmonious communities
 - Increase affordable homes within sustainable neighbourhood
 - Improve quality of the environment
 - Improving housing conditions and energy efficiency

4.4 Resources and Value for Money

- 4.4.1 The current value of this property is £36,000.
- 4.4.2 The Compulsory Purchase expenditure will be met from Leeds Neighbourhood Approved Compulsory Purchased Order Fund subject to receiving panel approval.
- 4.4.3 All monies recovered will be recycled back into the Leeds Neighbourhood Approved Compulsory Purchased Order Fund.
- 4.4.4 The proposals contained in the report do have implications under Section 17 of the Crime and Disorder Act, 1998 in that the compulsory purchase, sale, refurbishment and reoccupation of the property will reduce the incidence of vandalism and anti-social behaviour in the vicinity of Harehills area.

4.5 Legal Implications, Access to Information and Call In

4.5.1 The Council has considered whether the powers it seeks to exercise are compatible with the European Convention of Human Rights, in particular Article 8 (respect for private family life and home) and Article 8 of the first Protocol of the Convention (right to peaceful enjoyment of possession). The recommended decision strikes a clear balance between the public interest in securing the refurbishment and reoccupation of this property and the interference with private rights, which will arise if a Compulsory Purchase Order is made, confirmed and implemented. It has

concluded that there is a compelling case in the public interest for the acquisition of the land and property, and that this outweighs the loss that will be suffered by the existing property owners. This Compulsory Purchase Order action follows existing legislative provisions in respect of the making and confirming of a Compulsory Purchase Order and the payment of compensation where applicable, and as such, the Council considers this to be compatible with the Convention.

- 4.5.2 Scrutiny process is unnecessary under the ruling.
- 4.5.3 Confidential information is listed in Appendix 1

4.6 Risk Management

- 4.6.1 The property will be acquired compulsorily and this may be challenged in law.
- 4.6.2 Once acquired compulsorily the property will be sold to meet the conditions of the Housing Act and West Yorkshire Recycling Fund as per the agreed process for disposal of empty properties (Appendix 6). The time difference between acquisition and disposal and changing market conditions may affect the value of the property, up or down. The risk could be reduced if the process is implemented promptly.
- 4.6.3 There is a risk to the Council in not dealing with empty properties, both in the way Central Government assesses our strategic housing performance and in the way residents see the ability of the Council to intervene in the problems that are of concern to them.
- 4.6.4 Although it is unlikely, the acquired property may, whilst in the Council's possession, fall into such a condition that the Council may have to demolish it. Should this happen, the Council may have to bear the cost of demolition.
- 4.6.5 It is unlikely that the new property purchaser, whether a Registered Provider or a private individual, would fail to bring the property back into use as per contractual agreement. Should this Provider/person fail to carry out the works within a specified time, the Council may have to re-purchase the property with a view to re-selling.
- 4.6.6 Consequences of not going ahead with this scheme:
 - Risk to local community safety due to potentially dangerous property.
 - Decrease in market value of surrounding housing stock.
 - Increasing incidents of vandalism.
 - Adverse publicity due to property attracting crime and other anti-social behaviour such as illegal dumping of refuse and drug taking.
 - Loss of local community confidence.
 - Delay to regeneration and economic development project in the Harehills area.
 - Failure to meet departmental objectives in which the council aims to work together with key partners to improve conditions in which people live and strive towards neighbourhoods that are clean, safe, well maintained and sustainable for the future.
 - Further reduction in affordable housing within the Harehills area

5 Conclusions

- 5.1 18 Nowell Mount Leeds LS9 6HW, has been vacant since 21st September 2012, has been vandalised, weather damaged, and is now in a semi-derelict condition.
- 5.2 18 Nowell Mount Leeds LS9 6HW is located in the Harehills area, where public and private finances have been invested in properties and environmental improvements. It is essential that confidence in the area is maintained to encourage continuing investment and maintain the stability of the community. The existence of a dilapidated long term vacant property such as this can have a significant detrimental effect.
- 5.3 The current owner of the property is not renovating the premises. Enforced Sale Procedure has been considered but the outstanding debt is considered too low to pursue that course of action. The alternative to Compulsory Purchase Order action appears to be to leave the property to deteriorate further. It is clear that to do nothing is unacceptable.
- 5.4 In the opinion of officers renovation and reoccupation of the property is only likely to be achieved through the Council's intervention, the most appropriate action being to instigate Compulsory Purchase Order Procedures.
- 5.5 The Compulsory Purchase expenditure will be met from Leeds Neighbourhood Approved Compulsory Purchased Order Fund subject to receiving panel approval.

6 Recommendations

The Director of Environment and Housing is recommended to:-

- 6.1 Instruct officers to instigate Compulsory Purchase Order action under the provisions of Part II and Section 17 of the Housing Act 1985 against the premises known as 18 Nowell Mount Harehills Leeds LS9 6HW.
- 6.2 Subject to the confirmation of the order. The property will be disposed of in line with the previously agreed disposal mechanism for properties obtained through Compulsory Purchase (Appendix 6).
- 6.3 Authorise the allocation of funds from the Leeds Neighbourhood Funds to meet any claims by the title holder of the property that may arise subsequently.
- 6.4 Authorise the City Solicitor to prepare a Compulsory Purchase Order under the provisions of Part II and Section 17 of the Housing Act 1985, and that the Common Seal of the Council be affixed thereto and to the Order Map and that the City Solicitor, be further authorised to make application to the Department of Communities and Local Government for confirmation of the Order.

7 Background documents

Appendix 1	Confidential information
Appendix 2	Plan to show the position of the property in relation to the Harehills Area
Appendix 3	Number of applications on the Leeds Homes Register
Appendix 4	Photographs of subject property
Appendix 5	Equality, Diversity, Cohesion and Integration Screening form
Appendix 6	Disposal process for long term empty private sector properties
Appendix 7	Delegated Decision Notifications