THE COMMUNITY RIGHT TO BID FOR ASSETS OF COMMUNITY VALUE

WHAT IS AN ASSET OF COMMUNITY VALUE?

The Assets of Community Value policy allows local community organisations to ask the Council to register certain assets as being of ‘community value’. Assets could include public (including Council) and private buildings and land.

If any asset is registered and then comes up for sale, the policy will give communities that are interested a total of six months to put together a bid (finance) to buy it (including an initial 6 week period for communities to express they wish to bid).

It is important to note that the provisions do not:

- Confer any right of first refusal to an eligible community group
- Restrict who an owner of a listed asset can sell their property to or at what price.

A building or land in the local authority’s area will, subject to the Act and Regulations, be listed as an asset of community value if it is successful in the nomination process.

The following pages of this document contain additional guidance on the Assets of Community Value legislation and set out how Sheffield City Council will administer the scheme.

CAN I NOMINATE AN ASSET TO BE CONSIDERED AS ONE OF COMMUNITY VALUE?

Paragraph 5 of the Assets of Community Value (England) Regulations 2012 sets out the type of organisation that are eligible to make a nomination.

These are:

- a body designated as a neighbourhood forum pursuant to section 61F of the Town and Country Planning Act 1990
- a parish council
- an unincorporated body-
  (i) whose members include at least 21 individuals on the electoral roll of the local authority or neighbouring local authority, (as qualified by Regulations 4(1)(c) & 4(3) of the Assets of Community Value Regulations 2012), and
  (ii) which does not distribute any surplus it makes to its members;
- a charity
- a company limited by guarantee which does not distribute any surplus it makes to its members;
an industrial and provident society which does not distribute any surplus it makes to its members;
• a community interest company

How can I nominate an asset of community value?

A nomination must include the following information for the Council to consider:

a) A description of the nominated land including its proposed boundaries (please also provide a plan showing the boundary).
b) The names of the current occupants of the land
c) The names and current or last-known addresses of all those holding a freehold or leasehold estate in the land
d) The reasons for nominating the asset, explaining why the nominator believes the asset is of community value.
e) Evidence of the nominator’s eligibility to make the nomination.

Community nominations may be made at any time, including after an asset has been put onto the market. However no restrictions on sale arise from a nomination - it is only successful listing as an asset of community value which brings the statutory provisions into play.

In order to ensure that you comply with the requirements, we have produced a nomination form with explanatory guidance notes that detail the information that will be considered during the assessment of the nomination. Please read the guidance notes prior to completing the form.

When submitting a nomination please attach any additional information or supporting evidence with the nomination form.

What does the council do once a nomination is received?

We have to decide whether or not to list the asset, within eight weeks following the nomination. We will check the technical issues such as eligibility of the organisation making the nomination, completeness of the information supplied, and confirm that the asset is not in an excluded category.

If either the organisation or nominating group are ineligible, or the asset is in an excluded category, the nomination is included on the “unsuccessful nomination” list, as recommended by officers and confirmed by the Director of Legal Services (or nominated legal officer).

If the nomination meets the above criteria, the community value of the asset is considered. The initial determination as to whether the asset is of community value will be made by an Assessment Panel comprising senior
managers from the Legal, Finance and Communities sections of the Council. A recommendation will then be made to the relevant Cabinet Member who will make the final decision.

The organisation that nominated the asset for listing will be notified of the outcome, together with the reasons if the application is unsuccessful.

There is no right of review for a community interest group against a decision not to include an asset on the list.

**THE REGISTER OF ASSETS OF COMMUNITY VALUE**

The register of assets of community value and the register of unsuccessful nominations are available to view on the Council's website.

Alternatively, they are available for free inspection by the public by writing to or telephoning:

Transport and Facilities Management Service Resources Sheffield City Council Floor 7, East Wing, Moorfoot Building S1 4PL Tel: 0114 2735621 Email: property&fm@sheffield.gov.uk
INFORMATION FOR OWNERS

The Localism Act 2011 defines the "Owner" as the freeholder or, if the asset is leased, the leaseholder with the lease most distant from the freehold which when granted had at least 25 years to run. So if there are a number of leases, the leaseholder with a qualifying lease or sub-lease most distant from the freeholder is the owner for the purposes of these provisions.

OWNING A LISTED ASSET

If a building, property or other land that you own is added to the list of Assets of Community Value, the listing will be added to the local Land Charges register and an application will be made to the Land Registry to apply for a restriction on the land register.

The listing may also be a material consideration if you apply for Planning Permission affecting the asset. Apart from this, nothing will happen until you want to dispose of one of the following interests in it:-

- the freehold interest, with vacant possession
- a leasehold interest with vacant possession, whether by grant or assignment of a lease, where the original term is or was at least 25 years.

In the above cases you must notify us that you wish to dispose of the asset:-

- by email to property&fm@sheffield.gov.uk
- by post to
  Transport and Facilities Management Service
  Resources
  Sheffield City Council
  Floor 7, East Wing, Moorfoot Building S1 4PL

We will then notify the group which originally nominated it for inclusion on the list, as well as publicising within the area the asset is located the fact that the Council has received notice of the intended disposal of a listed asset. This triggers the Moratorium process.

A non-compliant disposal of an asset subject to a listing will be void.

MORATORIUM PROCESS

Once an asset is listed and you have informed the Council that you intend to dispose of it, you will not be able to do so without:

a) waiting until the end of a six week 'interim moratorium' period - if the local authority does not receive a request from a local community interest group to be treated as a potential bidder, the sale can proceed.
b) waiting until the end of a six month ‘full moratorium’ period if the local authority receives a request from a local community group to be treated as a potential bidder. The six week period in (a) is included within the six month full moratorium period.

It is important to note that you do not have to sell the asset to the community interest group. You are able to dispose of the asset within the six month moratorium period if this is to a community interest group.

Where the sale of an asset has been announced but not yet concluded, it is still possible for a group to nominate to list it. This circumstance may arise if a much-used local asset is suddenly put up for sale. If a sale is agreed before the asset appears on the list, i.e. prior to a decision on the nomination, this is a legal sale and there would be no opportunity for a group to put in a bid; but if the asset is listed before a sale is agreed, the moratorium provisions apply.

After the moratorium period has come to an end, the Regulations make provision for a ‘protected period’ (18 months from the time you notified the Council of your intention to dispose of the asset). During this time there can be no further moratoriums on disposal and you would be free to dispose of the property as you saw fit

**ASSETS OF COMMUNITY VALUE COMPENSATION PROVISIONS**

An owner may be entitled to claim compensation for loss or expense incurred as a result of the listing. A claim must be made in writing to us by the end of thirteen weeks after the loss or expense was incurred, or finished being incurred. The owner should state the amount of compensation sought, and include supporting evidence.

Claims should be sent:-

- by email to: property&fm@sheffield.gov.uk
- by post to:
  
  Transport and Facilities Management Service  
  Resources  
  Sheffield City Council  
  Floor 7, East wing, Moorfoot Building S1 4PL

We will consider the claim and give written reasons for the decision.

**ASSETS OF COMMUNITY VALUE REVIEW PROVISIONS**

**Community Interest Groups**

There is no right of review for a community interest group against a decision not to include an asset on the list.
Owners

There are two situations in which an owner can ask for a review of our decision:

- a "listing review", that is a review of the decision to include an asset on the list;
- a "compensation review", that is a review of a decision not to pay compensation, or the amount of compensation.

In either case there is a time limit of eight weeks following the date we gave written notice of our decision. We have discretion to allow a longer period with the agreement of the owner.

Reviews have to be carried out by a senior Council Officer who did not take any part in the original decision.

A request for a review should be sent:

- by email to: property&fm@sheffield.gov.uk
- by post to:
  Transport and Facilities Management Service
  Resources
  Sheffield City Council
  Floor 7, East Wing, Moorfoot Building S1 4PL

If the owner has appointed any representative to act on his or her behalf in connection with the review, then we should be informed of this and we will supply the representative with the relevant documentation.

We will supply details of the procedure for conducting the review. The review will be completed within eight weeks of receipt of the request, unless the owner agrees to a longer period in writing.

An oral hearing will be held if the owner or we require one, otherwise the review will be conducted in writing. In either case both the owner and their representative may make representations to the Council officer conducting the review.

The owner will be notified in writing of the decision on the review, together with reasons.

Any further owner’s appeal against a local authority listing or compensation review must be made to the General Regulatory Chamber of the First-Tier Tribunal. The deadline for appealing is specified in the procedural rules of that Chamber as being 28 days from the date on which notice of the decision appealed against was sent to the owner. Appeals may be both on points of law and on findings of fact.
Owners should send the appeal in writing to the First-Tier Tribunal at:

Tribunal Clerk,
Community Right to Bid Appeals
HM Courts & Tribunals
First-tier Tribunal (General Regulatory Chamber)
P.O. Box 9300
Leicester, LE1 8DJ

Owners may also send an appeal to the First-Tier Tribunal by email at:
GRC.CommunityRights@hmcts.gsi.gov.uk

FURTHER INFORMATION

For further information about the Assets of Community Value policy, please see:

Localism Act 2011

Assets of Community Value (England) Regulations 2012

Locality website