

Our Ref: SCC/0017/25SE
Date: 18 February 2025
Enquiries to: Andy Rutter
Tel: 01473 263766
Email: andrew.rutter@suffolk.gov.uk



Mark Leivers,
Leivers Consultancy Ltd,
22 Middle Street,
Barkestone,
Nottingham,
NG13 0HB

Dear Mark,

Town and Country Planning Act 1990 (as amended)
Town and Country Planning (Development Management Order) Order 2010 (as amended)
Town and Country Planning (Fees for Applications and Deemed Applications) (as amended)

Application No: SCC/0017/25SE

Proposal: Construction of a Materials Recovery Facility (MRF) and associated infrastructure.

Location: Haverhill Waste Management Site, Falconer Road, Haverhill, Suffolk, CB9 8QE

Your application was validated on 18 February 2025 and will be sent to West Suffolk Council for registration.

Please note the description of the proposal above may differ from the one submitted on your application form. If we do not hear from you within 5 days from the date of this letter we shall assume that you approve of our interpretation of the proposal.

Receipt is acknowledged of the accompanying fee of £25,584.

In the event Development and Regulation Committee will determine the application we will write to inform you of the Committee's date.

Progress of your application can be viewed on-line at: <http://suffolk.planning-register.co.uk/Planning/Display?applicationNumber=SCC/0017/25SE>

Your attention is drawn to public speaking arrangements at Development and Regulation Committee, details can be found on-line at: <http://www.suffolk.gov.uk/your-council/decision-making/public-speaking-at-meetings/>

If by: **20 May 2025**

- you have not been told that your fee cheque has been dishonoured; or
- you have not been given a decision in writing; or
- you have not agreed in writing to extend the period in which the decision may be given

You are entitled to appeal to the Secretary of State in accordance with Section 78 of the Town and Country Planning Act 1990 by notice served within 3 months from that date. If an enforcement notice is served relating to the same or substantially the same development as in your application, then the time limit to appeal will expire 28 days after the enforcement notice is served – except that your client

will have a minimum of 28 days to appeal after the right to appeal begins and the time limit will expire no later than it would if there were no enforcement notice. Appeals must be made on a form available from: The Planning Inspectorate, Room 3/26 Hawk Wing, Temple Quay House, 2 The Square, Temple Quay, Bristol. BS1 6PN.

Please quote the reference shown at the top of this acknowledgement on any future correspondence relating to this application.

Yours sincerely,

Andy Rutter
Development Manager
Growth, Highways & Infrastructure