Sent: 09 November 2015 17:29

To: Planning

Subject: Form submission from: Planning application: P/15/088

Full Name: Randolph Hessing

Address: Jedi, McFarlands Down, St Mary's, TR21 ONS

Representation:

Some points to ponder

Whatever activities carried out in regards to importing waste, crushing it and then selling it the last 10 years have been in breach of planning application

Also lawful use would refer to the amount on average that was processed at the quarry over the last 10 years. The submission of planning is certainly vastly more considering it is envisaged

To process all rubble that used to go to Moorwell

At Pendrathen rather than the odd load now and then. This would be a material change in the intensity of use which is not compatible with this application.

Never mind the U1 Permit which does not seem to be mentioned in the application which allows for 10 of thousand of tons to processed at Pendrathen.

Also. The refusal of the council planning department to stop activities at the quarry, by means of an enforcement order, even after the debacle of 2012, when large amounts of contaminated waste were deposited at Pendrethen quarry, in effect has allowed the applicant to apply for lawful use in spite of scores of meetings, letters,e-mails and telephone representations by inhabitants of McFarlands Down since then.

Lastly, changing the use from a disused quarry into lawful use of a waste processing site is entirely a different use and cannot be obtained by lawful use.