



Consider and agree with A.T.L. one of three potential 'good will options':

- 1. Agree temporary moratorium period and resume investigation/action at the end of the agreed period (unless circumstances dictate otherwise). Inform all parties of agreed temporary position.
- 2. Require submission of planning application (S.33A Notice); now or at end of agreed period (see 1. Above).
- 3. Serve formal Enforcement (or B.O.C.) Notice with appropriately extended compliance period to allow for temporary relaxation of normal Charter provision.

Communicate position to all parties. Monitor, review and continue as necessary.



If no appropriate option can be agreed upon or if communication or good will breaks down despite all reasonable efforts of planning authority, or if agreed deadlines and/or agreed actions are not met by responsible person(s)



Continue in accordance with Charter & normal procedure. Explain reason to all parties.