



To: Michael David
MD Designs
Unit 6-7
East Lodge Village
East Lodge Lane
Enfield
EN2 8S

Important – Planning permission and notices of consent

Compliance with conditions

- Your planning approval or consent is attached. It will contain conditions that you must comply with.
- Please read the conditions and understand their requirements and restrictions, for example submission and approval of details or measures to protect trees.
- Some conditions will require action before you start development and it is imperative that you seek to have these discharged before any work commences.
- Whilst every effort has been made to group conditions logically, it is your responsibility to ensure that you are aware of the requirements and/or restrictions of all conditions.
- If you fail to comply with the conditions this may result in a breach of planning control and this may lead to enforcement action.
- Failure to comply with conditions may also result in the development not being lawful.
- It is in your interests to demonstrate that conditions have been complied with. Failure to do so may cause difficulties if the property is sold or transferred.
- A fee may be payable for each request to discharge conditions.

For advice on any of these matters, please contact the duty planning officer or the case officer at Welwyn Hatfield Borough Council, Campus East, The Campus, Welwyn Garden City, AL8 6AE or by email planning@welhat.gov.uk between 0900 – 1100 daily.



Notice of Decision
Town and Country Planning Act 1990
Town and Country Planning (Development
Management Procedure) (England) Order 2015
Approval of Permission for Development

To: Michael David

Application No: 6/2020/3185/HOUSE

Date of Approval: 9 February 2021

WELWYN HATFIELD BOROUGH COUNCIL, in pursuance of powers under the above mentioned act, hereby GRANT, subject to the development beginning not later than 3 years from the date hereof to: -

Development: Retrospective planning application for the retention of detached garage, window opening and a proposed reduction in the height of the existing roof of garage.

At Location: 6B Hill Rise Cuffley Potters Bar EN6 4EE

Applicant: Mr V Vassiliou

Application Date: 30 November 2020

In accordance with the conditions listed below: -

1. The roof of the garage must be reduced in height in accordance with the approved plans within six months of the date of this decision notice.

REASON: In the interests of the amenities of the occupiers of the neighbouring properties, in accordance with Policy D1 of the Local Plan and the National Planning Policy Framework 2019.

2. The hedge[s] marked on the attached plan numbered 33/19 3 Revision C shall be retained unless the Local Planning Authority gives its written consent to its removal or variation. Should any part of the hedge die, be removed or become seriously damaged or diseased, it shall be replaced during the following planting season by a hedge planted in accordance with a specification previously approved in writing by the Local Planning Authority.

REASON: To protect the existing planting in the interests of visual amenity in accordance with Policies D1 and D8 of the Welwyn Hatfield District Plan 2005 and the National Planning Policy Framework 2019.

DRAWING NUMBERS

3. The development/works shall not be started and completed other than in accordance with the approved plans and details:

Plan Number	Revision Number	Details	Received Date
33/19/1		Location Plan	26 November 2020



33/19/2 Block Plan 26 November 2020

33/19/3 C Elevations and 2 February 2021

Layouts

33/19/4 Sections 26 November 2020

REASON: To ensure that the development is carried out in accordance with the approved plans and details.

POSITIVE AND PROACTIVE STATEMENT

The decision has been made taking into account, where practicable and appropriate the requirements of paragraph 38 of the National Planning Policy Framework and material planning considerations do not justify a decision contrary to the development plan (see Officer's report which can be viewed on the Council's website or inspected at these offices).

Informative(s)

- 1. This permission does not convey any consent which may be required under any legislation other than the Town and Country Planning Acts. Any permission required under the Building Regulations or under any other Act, must be obtained from the relevant authority or body e.g. Fire Officer, Health and Safety Executive, Environment Agency (water interest etc.) Neither does this permission negate or override any private covenants or legal interest (easements or wayleaves) which may affect the land.
- 2. The granting of this permission does not convey or imply any consent to build upon or access from any land not within the ownership of the applicant.
- 3. The applicant is advised to take account the provisions of The Party Wall Act 1996 insofar as the carrying out of development affecting or in close proximity to a shared boundary.
- 4. Any damage to the grass verges caused by the development/works hereby approved is the responsibility of the applicant and must be re-instated to their original condition, within one month of the completion of the development/works. If damage to the verges are not repaired then the Council and/or Highway Authority will take appropriate enforcement action to remedy any harm caused.

Colin Haigh

Head of Planning



Town and Country Planning Act 1990

Appeals to the Secretary of State

- If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under section 78 of The Town and Country Planning Act.
- If this is a decision on a planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice, if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of this notice.
- If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority's decision on your application, then you must do so within: 28 days of the date of service of the enforcement notice, or 12 weeks in the case of a householder appeal of the date of this notice, whichever period expires earlier.
- As this is a decision to refuse permission for a householder application, if you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice;
- Appeals must be made using a form which you can get from the Secretary of State at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN or online at www.gov.uk/governmentlorganisations/planning-inspectorate.
- The Secretary of State can allow a longer period for giving notice of an appeal, but will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal.
- The Secretary of State need not consider an appeal if it seems to the Secretary of State that the local planning authority could not have granted planning permission for the proposed development or could not have granted it without the conditions they imposed, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.

In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based their decision on a direction given by the Secretary of State.

Purchase Notices

• If either the local planning authority or the Secretary of State refuses permission to develop land or grants it subject to conditions, the owner may claim that the owner can neither put the land to a reasonably beneficial use in its existing state nor render



the land capable of a reasonably beneficial use by the carrying out of any development which has been or would be permitted.

• In these circumstances, the owner may serve a purchase notice on the Council in whose area the land is situated. This notice will require the Council to purchase the owner's interest in the land in accordance with the provisions of Chapter I of Part 6 of the Town and Country Planning Act 1990.

WHY HERTFORDSHIRE BUILDING CONTROL?

investment made in the community by Local Authorities. Hertfordshire Building Control are owned by seven local authorities in Hertfordshire. In effect, as a resident in Hertfordshire, you own Hertfordshire Building. authorities who reinvestitinto our communities, which you as a resident will benefit from. Therefore, by using our services you benefit from our experienced and Control. Any profit we make is returned to those local knowledgeable team of surveyors, and also from the

Being accountable to the public in this way means that we will not be compromised by people or organisations, and when things go wrong - for example buildings becoming dangerous as a result of poor building practices and improper inspections - we are the people who are called in to ensure that the area is made safe and further losses minimised. Use Hertfordshire Building Control early on in your project to **prevent** such occurrences rather than having us being called in to **cure** them.



WHAT HERTFORDSHIRE BUILDING CONTROL OFFERS:

- A truly independent service working on behalf of the property owner and
 accountable to the residents of Hertfordshine,
 Surveyors with the skills and experience to lead the compliance process ensuring
 - that your property meets the standards required by Building Regulations

 A team with the capacity to provide a responsive service, ensuring that your project will be inspected when it needs to be and will not be held up.

 The bednndogy to increase auryayor thine on site and improve our service to
- A one stop shop for all related activities including air testing, acoustic testing, engineering and SAP calculations and warranties; company that returns 100% of its profits back to Local Authorities for investment in the community.





WHY DO I NEED BUILDING CONTROL?

There is a legal requirement that work carried out on buildings, including alterators, extrastions and garage and for convestions are inspected and certified by an authorised Building Control body Building Control protects the interest of the property owner ensuring that architects and builders adhere to the standards required in the Building Regulations. Sadily, there are a number of rogue operators who will cut conners to save themselves money and in doing so cause buildings who will cut conners to save themselves money and in doing so cause buildings to be unsafe, grifficult to access or exit and neregy intelligient. The buildings control surveyor is there to ensure that is tandards are addressed to and to certify the work carried out. This is not only important for you when living in your property but also when you come to sail it, as it could delay or prevent a sale if the appropriate certification has not been completed.

IS THIS DIFFERENT FROM PLANNING?

Building Control is separate from planning which deals with the appearance of buildings and how they fit into their environment. Your project may also need planning consent, which is a different process.

You may be receiving this advice note because you have submitted plans to your Local Authority planning department, if not you will need to contact them to discuss planning requirements. Links to contact Local Authority Planning deattments are on our website.

WHAT DO BUILDING CONTROL SURVEYORS DO?

Building Control Surveyors work on behalf of the property owner and with architects, builders and other construction professionals to be all the compliance process, certifying that buildings confrom to Building Regulations. The mission of Hertfordshire Building Control is to ensure quality buildings and add value for our customers and communities by leading the compliance process. Essentially the surveyor protects the interests of the property owner and should therefore be independent of the architect and/or builder. Make sure that it is you and not your builder or architect who selects your Building Control provider, or that you have arried out, the mecassity due diligence.