

WELWYN HATFIELD BOROUGH COUNCIL EXECUTIVE DIRECTOR - PLANNING, PUBLIC PROTECTION AND GOVERNANCE

DELEGATED APPLICATION

Application No: 6/2020/3083/PN8

Location: 33 Holme Road Hatfield AL10 9LH

Proposal: Prior approval for proposed larger single storey rear extension

measuring 6m depth, 3.50m in heights and 3m in eaves

Officer: Ms Kirsty Shirley

Recommendation: Prior Approval Not Required

6/2020/3083/PN8

Context	Context				
Application Description	The application site is comprised of a semi-detached dwelling within a rectangular plot.				
	Prior approval is sought for the erection a single storey rear extension measuring 6m in depth, 3.5m in height and 3m in to the eaves.				
Relevant planning History	Application Number: 6/2020/3056/HOUSE Decision: Decision Date: Proposal: Erection of a single storey front extension Application Number: S6/1981/0136/ Decision: Granted Decision Date: 25 March 1981 Proposal: Single storey rear extension Application Number: S6/2008/0576/FP Decision: Granted Decision Date: 12 May 2008 Proposal: Erection of first floor rear extension Application Number: S6/2008/0578/LU Decision: Granted Decision Date: 12 May 2008 Proposal: Certificate of lawfulness for a proposed conversion of existing hipped roof to a gable and installation of dormer and Juliet balcony to rear and two roof light windows to the front				
The main issues of					

The main issues are:

1. Whether the proposed works are permitted development by virtue of Schedule 2, Part 1, Class A of the Town and Country Planning (General Permitted Development) (England) Order 2015 as amended

(England) Order 2015 as amended			
	Yes /	То	
	No	be	
		PD	
Have permitted development rights been removed	N	N	

Is the property a dwellinghouse	Υ	Υ
Is the property a dwellinghouse Is it detached?	!	1
Is it semi-detached or terraced?	Υ	
Is it within a conservation area		
(a) Has permission to use the dwellinghouse as a dwellinghouse has been	N	N
granted only by virtue of Class		
M, N, P, PA or Q of Part 3 of this Schedule (changes of use);		
Development not permitted by Class A		
(b) as a result of the works, the total area of ground covered by buildings	N	N
within the curtilage of the dwellinghouse (other than the original dwellinghouse)		
would exceed 50% of the total area of the curtilage (excluding the ground area of		
the original dwellinghouse)		
(c) would the height of the part of the dwellinghouse enlarged, improved or altered	N	N
exceed the height of the highest part of the roof of the existing dwellinghouse		
(d) would the height of the eaves of the part of the dwellinghouse enlarged,	N	N
improved or altered exceed the height of the eaves of the existing dwellinghouse	NI NI	N.
(e) would the enlarged part of the dwellinghouse extend beyond a wall which:-	N	N
(i) forms the principal elevation of the original dwellinghouse; or		
(ii) fronts a highway and forms a side elevation of the original dwellinghouse		
(f) would, subject to paragraph (g), the enlarged part of the dwellinghouse would	Y – 6m	N
have a single storey and—	1 – 0111	11
(i) extend beyond the rear wall of the original dwellinghouse by more than 4		
metres in the case of a detached dwellinghouse, or 3 metres in the case of any		
other dwellinghouse, or		
(ii) exceed 4 metres in height		
(g) is the development outside of article 2(3) land (conservation area) or outside of	Υ	Υ
a site of special scientific interest		
(g) cont_ would it have a single storey (previous extensions to the rear need to be		
taken into account)		
(i) Would it extend beyond the rear wall of the original dwellinghouse	Υ	Υ
by up to or the equivalent of 8 metres in the case of a detached		
dwellinghouse, or 6 metres in the case of any other dwellinghouse	V	
(ii) Be less than or equal to 4 metres in height	Y	
Have any representations been received from adjoining premises	N N	N
(h) would the enlarged part of the dwellinghouse have more than one storey and:-(i) extend beyond the rear wall of the original dwellinghouse by more than	IN	IN
3 metres, or		
(ii) be within 7 metres of any boundary of the curtilage of the		
dwellinghouse being enlarged which is opposite the rear wall of that		
dwellinghouse;		
(i) would the enlarged part of the dwellinghouse be within 2 metres of the	N	N
boundary of the curtilage of the dwellinghouse, and the height of the eaves of the		
enlarged part would exceed 3 metres		
(j) would the enlarged part of the dwellinghouse extend beyond a wall forming a	N	N
side elevation of the original dwellinghouse, and:-		
(i) exceed 4 metres in height,		
(ii) have more than one storey, or		
(iii) have a width greater than half the width of the original dwellinghouse		
(ja) any total enlargement (being the enlarged part together with any existing	N	N
enlargement of the original dwellinghouse to which it will be joined) exceeds or		
world exceed the limits set out in sub-paragraphs (e) to (j)	NI NI	N.I.
(k) it would consist of or include:-	N	N
(i) the construction or provision of a veranda, balcony or raised platform,(ii) the installation, alteration or replacement of a microwave antenna,		
(ii) the installation, alteration of replacement of a microwave antenna,	L	1

	1	1
(iii) the installation, alteration or replacement of a chimney, flue or soil and		
vent pipe, or		
(iv) an alteration to any part of the roof of the dwellinghouse		N.
A.2 In the case of a dwellinghouse on article 2(3) land, development is not	N	N
permitted if:-		
(a) it would consist of or include the cladding of any part of the exterior of the		
dwellinghouse with stone, artificial stone, pebble dash, render, timber, plastic or		
tiles;	21/2	
(b) the enlarged part of the dwellinghouse would extend beyond a wall forming a	N/A	N
side elevation of the original dwellinghouse;		
(c) the enlarged part of the dwellinghouse would have more than one storey and	N/A	N
extend beyond the rear wall of the original dwellinghouse		
(d) any total enlargement (being the enlarged part together with any existing	N	
enlargement of the original dwellinghouse to which it will be joined) exceeds or		
would exceed the limits set out in sub-paragraphs (b) and (c)		
A.3 Development is permitted by Class A subject to the following conditions:-	Υ	Υ
(a) would the materials used in any exterior work (other than materials used in the		
construction of a conservatory) be of a similar appearance to those used in the		
construction of the exterior of the existing dwellinghouse,		
(b) would any upper-floor window located in a wall or roof slope forming a side	N/A	Υ
elevation of the dwelling house be:-		
(i) obscure-glazed, and		
(ii) non-opening unless the parts of the window which can be opened are		
more than 1.7 metres above the floor of the room in which the window is		
installed;		
(c) where the enlarged part of the dwellinghouse has more than a single storey, or	N/A	Υ
forms an upper storey on an existing enlargement of the original dwellinghouse,		
the roof pitch of the enlarged part must, so far as practicable, be the same as the		
roof pitch of the original dwellinghouse		

Conclusion

The proposed development complies with Schedule 2, Part 1, Class A of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) and prior approval is not required.

DRAWING NUMBERS

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
2076.BP.02		Block Plan	19 November 2020
2076.LP.01		Site Location Plan	19 November 2020
2076.BP.01		Proposed Ground Floor Plan	19 November 2020

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

Informatives:

- 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.
- 2. In addition, and separate to your planning permission, for the majority of schemes, you are required by law to appoint a building regulator who will inspect your property at various stages during the course of your building project. This is to ensure it is compliant with the Building Regulations and the Building Act 1984.

The checks the building regulator will carry out include, but are not limited to, the structure, foundations, fire precautions and escape routes, electrical and plumbing compliance and other issues such as drainage and insulation. The objective of these checks is to ensure that your building is safe to live in, accessible and environmentally sustainable.

Once all build stages are checked and the works are finished, a Completion Certificate is issued confirming that these objectives have been met. You will also need the Completion Certificate, should you sell the property, as it will confirm to future owners that the work has been carried out in compliance with the Regulations.

As the owner of the property, you are responsible for Building Regulations compliance so we would urge you to decide which regulator to use, as opposed to leaving your builder or architect to make the choice. This is so that you can be sure the building regulator is truly independent and working to protect you from any breach or omission during the works.

Hertfordshire Building Control Limited are a Company wholly owned by eight local authorities in Hertfordshire including Welwyn Hatfield Borough Council. Please contact them on 01438 879990 or at buildingcontrol@hertfordshirebc.co.uk to discuss the process and all that is involved. Or alternatively refer to the Homeowner Information section on their website at www.hertfordshirebc.co.uk

Determined By:

Mr Mark Peacock 18 December 2020