

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

DELEGATED APPLICATION

Application No: 6/2021/0416/PN8

Location: 49 Mulberry Mead Hatfield AL10 9EH

Proposal: Prior approval for the erection of a single storey rear extension

measuring 6m in depth, 3.00m in height and 2.40m to the eaves

Officer: Ms Louise Sahlke

Recommendation: Prior Approval Not Required

6/2021/0416/PN8

Context					
Application Description	49 Mulberry Mead is a two storey end-terrace property.				
·	The proposal seeks prior approval for the erection of a single storey rear extension measuring 6m in depth, maximum ridge height of 3.0 and 2.4m to the eaves.				
Relevant planning History	No specific planning history.				

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

	Yes /	To
	No	be
		PD
Have permitted development rights been removed	N	Ν
Is the property a dwellinghouse	Υ	Υ
Is it detached?		
Is it semi-detached or terraced?		
Is it within a conservation area	N	
(a) Has permission to use the dwellinghouse as a dwellinghouse has been	N/A	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		
(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		

dwellinghouse		
(f) would, subject to paragraph (g), the enlarged part of the dwellinghouse would	N/A	N
have a single storey and—		
(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) (i) Would it extend beyond the rear wall of the original dwellinghouse	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		
(ii) (ii) Be less than or equal to 4 metres in height	Y	
Have any representations been received from adjoining premises	N	
(h) would the enlarged part of the dwellinghouse have more than one storey and:-	N/A	N
(i) extend beyond the rear wall of the original dwellinghouse by more than		
3 metres, or (ii) he within 7 metres of any houndary of the curtilege of the		
(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	14	'
enlarged part would exceed 3 metres		
(j) would the enlarged part of the dwellinghouse extend beyond a wall forming a	N/A	N
side elevation of the original dwellinghouse, and:-	14//	' '
(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/A	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)		
(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 or replacement of a microwave antenna, (iii) the installation, alteration or replacement of a chimney, flue or soil and		
(ii) the installation, alteration or replacement of a microwave antenna, (iii) the installation, alteration or replacement of a chimney, flue or soil and vent pipe, or		
 (ii) the installation, alteration or replacement of a microwave antenna, (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 		
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construction of the exterior of the existing dwellinghouse,		
(b) would any upper-floor window located in a wall or roof slope forming a side		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		

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
49MMH/EX/4 01		Site Plan	9 February 2021
49MMH/PD/4 01		Proposed Site Plan	9 February 2021
49MMH/EX/4 00		Location Plan	9 February 2021
49MMH/PD/1 00		Proposed Plans section and elevations	9 February 2021
49MMH/EX/1 00		Existing Plans section and elevations	9 February 2021

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

Informatives:

- 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.

Determined By:

Mr Michael Robinson 30 March 2021