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PLANNING COMMITTEE AGENDA

7.30 pm Thursday Council Chamber - 18 April 2024 Town Hall

Members 7: Quorum 4

COUNCILLORS:

Conservative Group (3)

Philippa Crowder
Carol Smith
John Crowder

Havering Residents' Group (3)

Bryan Vincent (Chairman) Reg Whitney (Vice-Chair) Gerry O'Sullivan Labour Group (1)

Matthew Stanton

For information about the meeting please contact:
Taiwo Adeoye - 01708 433079
taiwo.adeoye@onesource.co.uk

To register to speak at the meeting please call 01708 433100
Before Tuesday 16 April 2024 on the week of the meeting

Under the Committee Procedure Rules within the Council's Constitution the Chairman of the meeting may exercise the powers conferred upon the Mayor in relation to the conduct of full Council meetings. As such, should any member of the public interrupt proceedings, the Chairman will warn the person concerned. If they continue to interrupt, the Chairman will order their removal from the meeting room and may adjourn the meeting while this takes place.

Excessive noise and talking should also be kept to a minimum whilst the meeting is in progress in order that the scheduled business may proceed as planned.

Protocol for members of the public wishing to report on meetings of the London Borough of Havering

Members of the public are entitled to report on meetings of Council, Committees and Cabinet, except in circumstances where the public have been excluded as permitted by law.

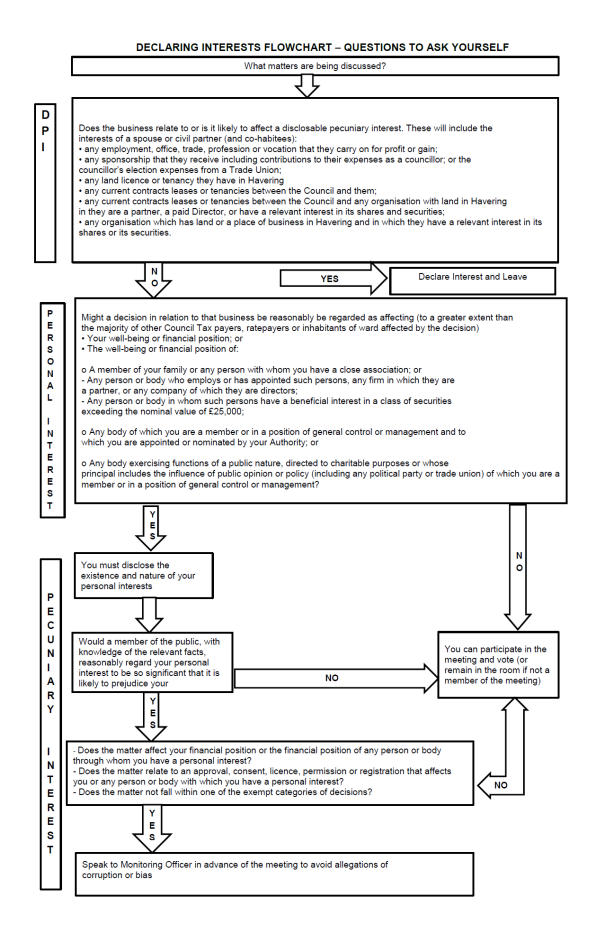
Reporting means: -

- filming, photographing or making an audio recording of the proceedings of the meeting;
- using any other means for enabling persons not present to see or hear proceedings at a meeting as it takes place or later; or
- reporting or providing commentary on proceedings at a meeting, orally or in writing, so
 that the report or commentary is available as the meeting takes place or later if the
 person is not present.

Anyone present at a meeting as it takes place is not permitted to carry out an oral commentary or report. This is to prevent the business of the meeting being disrupted.

Anyone attending a meeting is asked to advise Democratic Services staff on 01708 433076 that they wish to report on the meeting and how they wish to do so. This is to enable employees to guide anyone choosing to report on proceedings to an appropriate place from which to be able to report effectively.

Members of the public are asked to remain seated throughout the meeting as standing up and walking around could distract from the business in hand.



AGENDA ITEMS

1 CHAIRMAN'S ANNOUNCEMENTS

The Chairman will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

These are the arrangements in case of fire or other events that might require the meeting room or building's evacuation. (Double doors at the entrance to the Council Chamber and door on the right hand corner (marked as an exit).

Proceed down main staircase, out the main entrance, turn left along front of building to side car park, turn left and proceed to the "Fire Assembly Point" at the corner of the rear car park. Await further instructions.

I would like to remind members of the public that Councillors have to make decisions on planning applications strictly in accordance with planning principles.

I would also like to remind members of the public that the decisions may not always be popular, but they should respect the need for Councillors to take decisions that will stand up to external scrutiny or accountability.

Would members of the public also note that they are not allowed to communicate with or pass messages to Councillors during the meeting.

2 APOLOGIES FOR ABSENCE AND ANNOUNCEMENT OF SUBSTITUTE MEMBERS

(if any) - receive.

3 DISCLOSURE OF INTERESTS

Members are invited to disclose any interest in any of the items on the agenda at this point of the meeting.

Members may still disclose any interest in an item at any time prior to the consideration of the matter.

4 MINUTES

To approve as a correct record, the minutes of the meeting of the Committee held on 8 February 2024 and to authorise the Chairman to sign them.

To follow

Planning Committee, 18 April 2024

5 APPLICATIONS FOR DECISION (Pages 7 - 10)

See attached document

6 P1413.23 - LAND ADJACENT TO 7 FERNDOWN, HORNCHURCH (Pages 11 - 26)

Report attached

7 ITEMS FOR INFORMATION (Pages 27 - 28)

See Attached document.

Zena Smith
Head of Committee and Election
Services



Applications for Decision

Introduction

- 1. In this part of the agenda are reports on planning applications for determination by the committee.
- 2. Although the reports are set out in order on the agenda, the Chair may reorder the agenda on the night. Therefore, if you wish to be present for a specific application, you need to be at the meeting from the beginning.
- 3. The following information and advice only applies to reports in this part of the agenda.

Advice to Members

Material planning considerations

- 4. The Committee is required to consider planning applications against the development plan and other material planning considerations.
- 5. The development plan for Havering comprises the following documents:
 - London Plan Adopted March 2021
 - Havering Local Plan 2016 2031(2021)
 - Site Specific Allocations (2008)
 - Site Specific Allocations in the Romford Area Action Plan (2008)
 - Joint Waste Development Plan (2012)
- 6. Decisions must be taken in accordance with section 70(2) of the Town and Country Planning Act 1990 and section 38(6) of the Planning and Compulsory Purchase Act 2004. Section 70(2) of the Town and Country Planning Act 1990 requires the Committee to have regard to the provisions of the Development Plan, so far as material to the application; any local finance considerations, so far as material to the application; and any other material considerations. Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires the Committee to make its determination in accordance with the Development Plan unless material planning considerations support a different decision being taken.
- 7. Under Section 66 of the Planning (Listed Buildings and Conservation Areas)
 Act 1990, in considering whether to grant planning permission for development which affects listed buildings or their settings, the local planning authority must have special regard to the desirability of preserving the building or its setting or any features of architectural or historic interest it possesses.
- 8. Under Section 72 of the Planning (Listed Buildings and Conservation Areas)
 Act 1990, in considering whether to grant planning permission for development

- which affects a conservation area, the local planning authority must pay special attention to the desirability of preserving or enhancing the character or appearance of the conservation area.
- 9. Under Section 197 of the Town and Country Planning Act 1990, in considering whether to grant planning permission for any development, the local planning authority must ensure, whenever it is appropriate, that adequate provision is made, by the imposition of conditions, for the preservation or planting of trees.
- 10. In accordance with Article 35 of the Development Management Procedure Order 2015, Members are invited to agree the recommendations set out in the reports, which have been made based on the analysis of the scheme set out in each report. This analysis has been undertaken on the balance of the policies and any other material considerations set out in the individual reports.

Non-material considerations

- 11. Members are reminded that other areas of legislation cover many aspects of the development process and therefore do not need to be considered as part of determining a planning application. The most common examples are:
 - Building Regulations deal with structural integrity of buildings, the physical performance of buildings in terms of their consumption of energy, means of escape in case of fire, access to buildings by the Fire Brigade to fight fires etc.
 - Works within the highway are controlled by Highways Legislation.
 - Environmental Health covers a range of issues including public nuisance, food safety, licensing, pollution control etc.
 - Works on or close to the boundary are covered by the Party Wall Act.
 - Covenants and private rights over land are enforced separately from planning and should not be considered.

Local financial considerations

- In accordance with Policy 6.5 of the London Plan (2015) the Mayor of London has introduced a London wide Community Infrastructure Levy (CIL) to fund CrossRail.
- 13. Other forms of necessary infrastructure (as defined in the CIL Regulations) and any mitigation of the development that is necessary will be secured through a section 106 agreement. Where these are necessary, it will be explained and specified in the agenda reports.

Public speaking and running order

- 14. The Council's Constitution allows for public speaking on these items in accordance with the Constitution and the Chair's discretion.
- 15. The items on this part of the agenda will run as follows where there are registered public speakers:

- a. Officer introduction of the development
- b. Registered Objector(s) speaking slot (3 minutes)
- c. Responding Applicant speaking slot (3 minutes)
- d. Ward Councillor(s) speaking slots (3 minutes)
- e. Officer presentation of the material planning considerations
- f. Committee questions and debate
- g. Committee decision
- 16. The items on this part of the agenda will run as follows where there are no public speakers:
 - a. Where requested by the Chairman, officer presentation of the main issues
 - b. Committee questions and debate
 - c. Committee decision

Late information

17. Any relevant material received since the publication of this part of the agenda, concerning items on it, will be reported to the Committee in the Update Report.

Recommendation

18. The Committee to take any decisions recommended in the attached report(s).





Planning Committee 18 April 2024

Application Reference: P1413.23

Location: Land adjacent to 7 Ferndown,

Hornchurch

Ward: St Andrew's

Description: Erection of a 1 x 2-bed bungalow with

associated works

Case Officer: Kelvin Naicker

Reason for Report to Committee: A Councillor call-in has been

received which accords with the Committee Consideration Criteria

1 SUMMARY OF KEY REASONS FOR RECOMMENDATION

- 1.1 The proposed dwelling would be acceptable from a design standpoint and would not have a detrimental impact on the surrounding street scene.
- 1.2 Furthermore, the scale and sitting of the proposed dwelling would not result in material harm to neighbouring amenity.
- 1.3 The proposed dwelling would not have an adverse impact on the highway or parking along Ferndown.

2 RECOMMENDATION

- 2.1 That the Committee resolve to GRANT planning permission subject to suggested planning conditions:
- 2.2 That the Director of Planning is delegated authority to issue the planning permission and impose conditions and informatives to secure the following matters:

Conditions

- 1. SC04 Time limit
- 2. SC32 Accordance with Plans
- 3. SC10C Materials (Pre-Commencement)
- 4. SC11 Landscaping (Pre-Commencement)
- 5. SC13B Boundary Treatment (Pre-Commencement)
- 6. NSC31 Flank Window
- 7. SC46 Standard Flank Window Condition
- 8. SC06 Parking Provision
- 9. SC96 Electric Vehicle Parking
- 10. SC89B Hard Surface Porous/Run-off
- 11. Refuse Storage Condition (Compliance)
- 12. Cycle Storage Condition (Compliance)
- 13. SC45A Removal of Permitted Development Rights
- 14. Non-Standard Condition Hours for Demolition, Construction Works or Deliveries
- 15. SC86 Minor Space Standards Condition
- 16. SC87 Water Efficiency Condition
- 17. Ultra-Low NOx Boilers Condition (Compliance)

Informatives

- 1. Approval and CIL
- 2. INF27 Highways Informatives
- 3. INF37 Street Naming and Numbering
- 4. INF29 Approval following Revision

3 PROPOSAL AND LOCATION DETAILS

Site and Surroundings

3.1 The application site features the land adjacent to 7 Ferndown. It includes land to the rear of 243 Wingletve Lane.

Situated in Sector 4 of the Emerson Park Policy Area, it is neither listed nor within a Conservation Area.

Proposal

3.2 Planning permission is sought for the erection of a 1 x two storey, 2-bed, detached dwelling with associated works.

A dwelling with two car parking spaces was originally proposed as part of the application. However, concerns were raised that there would be insufficient space for two cars to manoeuvre within the site meaning cars would have to reverse down the hardstanding path in order to exit the site. It was suggested that the car parking layout be revised so as for the number of spaces proposed

within the site to be reduced to one and to also replace the soft landscaping proposed directly to the front of the dwelling with hardstanding to provide more space for vehicles to manoeuvre within the site. The agent agreed to this amendment.

Concerns were also raised about the amenity impacts of the proposed developments on no. 9 Ferndown, particularly in relation to loss of day and sunlight. Specifically, the scheme originally proposed as part of the application (with a gabled roof) would have infringed upon a 25 degree notional line taken from the 2m high point of no. 9's flank windows facing the proposed dwelling. The applicant was thus advised to revise the scheme so as for it to feature a hipped roof instead. The agent agreed to this amendment.

Given these changes lessened the impacts of the proposal on neighbouring properties (reducing its bulk, scale and mass), it was not considered necessary to re-consult the neighbours about the amended proposals.

Planning History

7 Ferndown

- P1283.23 Single storey rear extension, raise ridge height to create first floor accommodation (Approved with Conditions)
- P0503.23 Single storey rear extension (Approved with Conditions)

243 Wingletye Lane

- P1608.22 Single storey rear extension and first floor rear infill extension (Approved with Conditions)
- D0498.22 Conversion of loft space to habitable room involving installation of side and rear dormers with and front roof lights. Application for a Certificate of Lawfulness for Proposed Development. (Planning Permission Not Required)
- P1151.93 Vehicle Crossing (Approved with Conditions)

4 CONSULTATION RESPONSE

- 4.1 The views of the Planning Service are expressed in the MATERIAL PLANNING CONSIDERATIONS section below.
- 4.2 The following comments were made by the stakeholders listed below:
 - Anglican Water Comments only provided on planning applications for major proposals of 10 dwellings or more, or if and industrial or commercial development, 500sqm or greater.
 - Thames Water No comments.

- Historic England (GLASS) Not considered that it is necessary for this application to be notified to Historic England's Greater London Archaeological Advisory Service.
- London Fire Brigade No additional hydrants are required. Happy for works to go ahead as planned.
- ❖ LBH Public Protection No objection in relation to contaminated land. Recommended that conditions relating to air quality be imposed were the application to be approved.
- ❖ LBH Waste and Recycling Waste storage to be provided. Waste and recycling sacks will need to be presented by 7am on the boundary of the property facing Ferndown on the scheduled collection day.
- ❖ LBH Street Name and Numbering Application will be required to be street named and numbered.
- ❖ LBH Highways Doubtful that the addition of one bungalow would cause a severe increase in congestion, noise, nuisance, the number of vehicles using the highway or prejudice the free flow of traffic.

In relation to the original proposals, concerns were expressed by LBH Highways about the ability for vehicles to turn within the site and leave in forward gear. However, the revised parking layout described in section 3.2 above was subsequently considered acceptable to Highways.

5 LOCAL REPRESENTATION

- 5.1 Neighbouring properties were notified about the application and invited to comment.
- 5.2 The number of representations received from neighbours, local groups etc in response to notification and publicity of the application were as follows:

No of individual responses: 21 of which, 21 objected

5.3 The following Councillor made representations:

Councillor Laurence Goddard wishes to call the application in for the following reasons:

- 1. Concerned about access and turning for vehicles to the proposed property
- 2. Frontage not in accordance with the Emerson Park Special Planning Policy
- 3. Proposal would represent over crowding, over development and be of an "infill" nature

4. Proposal would be in breach of a covenant on the deeds to the property 243 Wingletye Lane which specifically excludes the building of any additional houses on the existing plot

Representations

5.4 The following issues were raised in representations that are material to the determination of the application. They can be summarised as follows and are addressed in substance in the next section of this report:

Objections

- Proposal would have an adverse impact on the character and appearance of the area
- Concerned proposal would amount to overdevelopment
- Loss of garden land would be unacceptable
- Concerned too many properties in one area of road
- Trees have been removed from garden land of 243 Wingletye Lane. Area used to contribute to pleasant appearance of this section of road.
- Proposal would not accord with Emerson Park Policy Area policies
- Concerns proposal would be overbearing, about overlooking, overshadowing, loss of daylight and outlook and light pollution
- Concerns proposal would breach the 25 and 45 degree rule
- Concerned about noise and disturbance from people entering and exiting the site
- Increased number of vehicles would result in poor air quality
- Concerned about impacts on highways and pedestrian safety in terms of the safety and free flow of traffic and traffic congestion.
- Proposed driveway would exacerbate issues such as safety hazard, nuisance and loss of amenity
- Proposal would result in more on-street parking
- Concerned there would be insufficient space for vehicle turning and for a separate pedestrian footpath
- No existing permanent access route from road to proposal
- Would infringe on right to a private family life and home under Article 8 of the Human Rights Act 1998
- Proposal would impact protected species and result in a net loss of biodiversity
- Effects on surface water
- Impacts on collection of refuse; no provision for refuse storage

A petition of objection from several residents within Ferndown was also received during the application process.

RESPONSE: It is noted that trees have been removed from the rear garden of 243 Wingletye. With regards to the proposals infringing upon a right to private family life and home under Article 8 of Human Rights Act 1998, the amenity impacts of the proposals is a material planning consideration and so will be considered below. All other issues expressed above will be addressed below.

Non-Material Representations

- 5.5 The following procedural issues were raised in representations, but are not material to the determination of the application:
 - Concerned whether a sustainable drainage system can be adopted as well as about connection to the main sewer to dispose of foul waste
 - Concerns about noise and disturbance from delivery vehicles and that manoeuvrability of large vehicles would cause trespassing onto neighbouring front garden and damage paving
 - Impacts on broadband internet service
 - Breach of covenants contained in land registry title deeds of both 243
 Wingletye Lane and 7 Ferndown
 - ➤ RESPONSE: Such matters are not a material planning consideration

Procedural Issues

The following procedural issues were raised in representations:

- 'Pedestrian and Vehicle Access, Roads and Rights of Way' section of the application form incorrectly filled out
 - RESPONSE: It is considered that this part of the application form is correctly filled out
- Incorrect ownership certificate provided
 - ➤ RESPONSE: It was confirmed in an email to the case officer on 28/03/2024 that the applicant is the sole owner of the application site and has been so for at least 21 days. As such, it is considered that the correct ownership certificate has been signed.
- 'Other Residential Accommodation' section of the application form incorrectly filled out.
 - RESPONSE: It is considered that this part of the application form is correctly filled out

Other Issues

The following other issues were raised in representations:

- Concerns about existing temporary track
 - ➤ RESPONSE: Such issues are not a planning matter

6 MATERIAL PLANNING CONSIDERATIONS

6.1 The main planning issues raised by the application that the committee must consider are:

The main planning issues raised by the application that the committee must consider are:

- Principle of Development
- Quality of accommodation for future occupants
- The visual impact arising from the design and appearance of the proposed dwelling on the area.
- The impact of the proposed dwelling on neighbouring amenity
- Highways and parking issues

6.2 Principle of Development

On the 19th December 2023, the Government published the Housing Delivery Test result for 2022. The Housing Delivery Test Result for 2022 is 55%. In accordance with the NPPF the "Presumption" due to housing delivery therefore applies.

In terms of housing supply, based on the latest 2024 Housing Trajectory, Havering is able to demonstrate 3.4 years supply of deliverable housing sites. The Havering Local Plan was found sound and adopted in 2021 in the absence of a five year land supply. The Inspector's report concluded:

"85. Ordinarily, the demonstration of a 5-year supply of deliverable housing land is a prerequisite of a sound plan in terms of the need to deliver a wide choice of homes. However, in the circumstances of this Plan, where the housing requirement has increased at a late stage in the examination, I ultimately conclude that the Plan, as proposed to be modified, is sound in this regard subject to an immediate review.

86. This is a pragmatic approach which is consistent with the findings of the Dacorum judgement. It aims to ensure that an adopted plan is put in place in the interim period before the update is adopted and the 5-year housing land supply situation is established."

The Council is committed to an update of the Local Plan and this is set out in the Council's Local Development Scheme. Therefore, in the meantime whilst the position with regard to housing supply is uncertain, the "Presumption" due to housing supply is applied.

The Presumption refers to the tilted balance set out in Paragraph 11(d) of the NPPF as if the presumption in favour of sustainable development outlined in paragraph 11(d) of the National Planning Policy Framework (NPPF) has been engaged.

Para 11(d) states that where the policies which are most important for determining the proposal are out of date, permission should be granted unless:

- the application of policies in the Framework that protect areas or assets of particular importance provide a clear reason for refusing the development, or,
- (ii) any adverse impacts of doing so would significantly and demonstrably outweigh the benefits when assessed against the policies in the Framework taken as a whole. Fundamentally this means that planning permission should be granted unless any adverse impacts of doing so would significantly and demonstrably outweigh the benefits when assessed against the policies in the NPPF taken as a whole.

The proposed development would offer a modest contribution to housing supply and delivery and this would weigh in favour of the development.

The acceptability of the submissions for residential developments on garden and backland sites within the borough is also reliant on several policy considerations including Policy 10 of the Local Plan which requires consideration of the following:

- i. Ensure good access and, where possible, retain existing through routes
- ii. Retain and provide adequate amenity space for existing and new dwellings
- iii. Do not have a significant adverse impact on the amenity of existing and new occupants
- iv. Do not prejudice the future development of neighbouring sites
- v. Do not result in significant adverse impacts on green infrastructure and biodiversity that cannot be effectively mitigated
- vi. Within the Hall Lane and Emerson Park Character Areas as designated on the Proposals Map, the subdivision of plots and garden development will not be supported, unless it can be robustly demonstrated that the proposal would not have an adverse impact on the character of the area and that the proposed plot sizes are consistent with the size, setting and arrangement of properties in the surrounding area.

The proposal is judged to comply with parts (i) and (iv) of Policy 10. Matters relating to parts (ii), (iii), (v) and (vi) will be addressed further on in the report.

6.3 Quality of Accommodation for Future Occupants

Having applied the standards set out in Policy D6 of the 2021 London Plan to the proposals, the proposed dwelling would meet the required Gross Internal Area (GIA) for a 2 storey 2B4P unit as well as with regards to bedroom sizes and floor-to-ceiling heights. It would not benefit from any built-in storage space but officers do not consider this to be a reason to refuse the scheme given the internal floor area requirements for a 2B4P unit would be largely exceeded. In sharing a front and rear building line with no. 9 Ferndown, the proposed dwellings would have dual aspect with adequate outlook and daylight/sunlight in the opinion of officers. The internal layout of the proposal is thus judged as acceptable.

New dwellings must also demonstrate an acceptable arrangement of private amenity space. To that end, the proposed dwelling would have an area of approximately 134sqm of rear outdoor amenity space. Staff regard the size of the amenity area of the proposed dwelling to be acceptable for the occupants of a 2B4P unit and given the varying depths and sizes of rear gardens within the locality (for example, nos. 3 and 9 Ferndown benefit from rear gardens around 14m deep whilst compared to no. 11 Ferndown has a rear garden about 11m deep and the rear garden of no. 241 Wingletye Lane is around 18m in depth), it is not considered that the 9m depth of the proposed dwelling's rear garden environment would be out of keeping with the established pattern of rear garden environments in the immediate area.

It is noted that to facilitate the proposed development, some rear garden space of no. 243 Wingletye Lane would be lost. Based on the plans submitted as part of the application P1608.22 for that property, that dwelling benefits from 4 bedrooms with space for 7 residents. It is considered the remaining garden space at this property as a result of the proposals (over 300sqm) would be acceptable for the occupants of this dwelling.

Overall, therefore, it is deemed that that the subdivision of the site would be acceptable in terms of its size in relation to others in the locality. As a result, the proposal is considered to comply with part (ii) of Local Plan Policy 10.

6.4 Visual impact arising from the design/appearance on the area

The proposed development would introduce a detached bungalow into Ferndown.

The application site is located in sector 4 of the Emerson Park Policy Area. The Emerson Park Policy Area Supplementary Planning Document does not preclude any infilling but instead indicates that this sector contains "... in the main medium sized family houses and there is little scope for any further infilling. Development must comprise detached single family, individually designed dwellings".

The proposed dwelling would benefit from a hipped roof and would be set in adequately from its side boundaries, by over 1.50m on both sides.

Given the wide variety of the design of dwellings contained within Ferndown, ranging from two storey detached and semi-detached properties to detached bungalows, the provision of a building of this size and form sought is not considered to be detrimental to the street-scene.

The proposed dwelling is not deemed to amount to an overdevelopment of the site and nor is it considered that Ferndown would be overcrowded with dwellings in the event that the proposal is implemented. Whilst it is acknowledged that it would benefit from a small frontage, given the range in the depths of frontages of properties along Ferndown, this is not considered to be so harmful so as to warrant a refusal of the scheme.

The proposal is thus considered to be acceptable from a design standpoint and would be in-keeping with this part of the Emerson Park Policy Area through maintaining the locality's distinctive character of detached single family, individually designed dwellings.

In the event the application is approved, pre-commencement conditions will be imposed requiring the submission of samples of all materials to be used in the external construction of the building as well as details about hard and soft landscaping to be submitted to and approved by the Local Planning Authority to ensure the proposed development harmonises with the character of the surrounding area and achieves a satisfactory landscape quality.

The proposed development would result in a new dwellinghouse where there is a need to balance built form, massing and architectural design on any additions, enlargement or alterations to the building. Therefore, in the event the application is approved, a condition will also be imposed that restricts permitted development rights of the proposed dwelling.

6.5 The impact of the development on neighbouring amenity

Consideration has been given to the impacts of the proposed development on neighbouring amenity.

In terms of the relationship of the proposed dwelling to no. 9 Ferndown, it is noted that this neighbouring property benefits from flank windows that would be affected by the proposal. Based on the drawings that were approved as part of the planning application for extensions to that neighbouring property in 2006 (application reference: P1753.06), these windows serve a lounge. Given the separation distance of the proposal from these neighbouring windows as well as the fact that a 25 and 45 degree notional line taken from the 2m high point of the windows would not be infringed upon by the proposal, there is not considered to be a significant loss of light or outlook which would be unneighbourly in planning terms.

As for the impact of the proposal on no. 7 Ferndown, it is noted that this neighbour is currently a detached bungalow but benefits from an extant planning permission for a rear extension and the raising of its ridge height to create a two storey dwelling (application reference: P1283.23). The proposal would be visible from this neighbour, both in its current form and once extended, but given the separation distance between the flank wall of the proposal and this neighbouring dwelling, it is not considered that the proposal would be harmful to the visual amenity of these neighbouring occupants from their

windows nor that it would be harmful to their amenity in terms of loss of light, outlook and overshadowing.

It is noted that the proposed dwelling would benefit from flank windows that would serve a shower room, bathroom and lounge/dining area. Given a condition will be imposed requiring these windows to be obscure glazed and non-opening 1.70m above finished floor level in the event this application is approved, it is not considered they would give rise to overlooking or loss of privacy.

Owing to the separation distances between the proposed dwelling and other neighbouring properties along Wingletye Lane, it is not considered that the proposed development would present any undue impact on the residential amenity of these neighbouring houses.

The proposed development is for a single family dwelling within a residential area. Therefore, it is not deemed that any noise and disturbance from individuals entering and exiting the site would be so harmful so as to warrant a refusal of the scheme.

For the reasons given above, it is not judged that the proposed development would be unneighbourly and therefore it would comply with part (iii) of Local Plan Policy 10.

Were this application to be approved, a condition will be imposed stating that no window or other opening shall be formed in the flank walls of the dwellings unless specific permission has been sought and obtained in writing from the Local Planning Authority first to ensure that it would not result in any loss of privacy or damage to the environment of neighbouring properties which exist or may be proposed in the future.

Furthermore, a pre-commencement condition requiring the submission of details about all proposed walls, fences and boundary treatment to the Local Planning Authority for approval would also be imposed in the event this application to protect the visual amenities of the development and prevent undue overlooking of adjoining properties.

6.6 Parking and Highway Implications

The Public Transport Accessibility Levels (PTAL) rating for the site is 1b which translates to very poor access to public transport. Policy 24 of the Local Plan indicates that 2 bedroom units situated within an outer London area with a PTAL of 1b should benefit from a minimum of 1 space per unit.

The submitted drawings indicate that the site would be capable of accommodating one parking space of the required depth and width.

In the absence of evidence that there are significant parking problems in the street, as the minimum parking standards for a dwelling of this size would be

met, it would be difficult to argue that the proposal would result in detrimental impact on on-street parking in the vicinity of the site.

There is judged to be adequate space within the site for a car to turn and exit in forward gear.

It is also not deemed that the proposal would be detrimental to the safety and free flow of traffic or result in traffic congestion.

There is scope within the site to make adequate provision for refuse storage and for cycle storage.

For the reasons expressed above, it is not deemed the proposals would have harmful highway impacts.

6.7 Environmental and Climate Change Implications

It is acknowledged that the proposed development may have an impact on biodiversity and species that currently exist at the application site, but there is no evidence that the site contains any protected species (which if discovered are protected under separate legislation) and the existing landscaping within the site is not protected and so could be removed at any time without consent. It is therefore considered that any environmental issues relating to the impacts of the proposals on species and biodiversity would not be so significant so as to warrant a refusal of the application. Consequently, the proposal is considered to comply with part (v) of Local Plan Policy 10.

Any impacts of the proposal on surface water are not considered to be so significant so as to warrant a refusal of the scheme.

Given the limited scale of the proposals, no specific measures to address climate change are required to be secured in this case. Were this application to be approved, electric vehicle parking will be required by condition to minimise the impact of transport emissions on local air quality.

6.8 Financial and Other Mitigation

The proposed development would create one new residential unit which cover a total of approximately 77.60m², which is rounded up to 78m². The proposal is liable for Mayoral and Havering CIL, will incur a total charge of £11,520. Mayoral CIL will be £1,950 based on the calculation of £25 per square metre and Havering CIL will be £9,570 based on the calculation of £125 per square metre, all subject to indexation.

6.9 Equalities

The Equality Act 2010 provides that in exercising its functions (which includes its role as Local Planning Authority), the Council as a public authority shall amongst other duties have regard to the need to:

- ➤ Eliminate discrimination, harassment, victimisation and any other conduct that is prohibited under the Act;
- Advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it;
- > Foster good relations between persons who share a relevant protected characteristic and persons who do not share it

In this case, the application raises no particular equality issues.

Conclusions

6.10 All other relevant policies and considerations have been taken into account. Planning permission should be granted for the reasons set out above. The details of the decision are set out in the RECOMMENDATION.



From: Ayesha Chowdhury < Sent: 28 March 2024 04:19

To: Kelvin Naicker < Kelvin.Naicker@havering.gov.uk >

Cc: Nihila Maruthayanar

Subject: Re: Planning Application for 7 Ferndown (ref: P1283.23)

Good morning all

This is to clarify, point number 5. The owners of the application site are both Mr. Faiz Chowdhury and Mrs. Ayesha Chowdhury for more than 21 days.

In regards to the site visit to the application site and the rear of no. <u>243 Wingletye Lane</u>, we are happy for the proposed visit to take place at the suggested date and time.

We shall aim to be present at no. <u>243 Wingletye Lane</u>, at the proposed time.

Thank you

Mrs. Ayesha Chowdhury Mobile:



AGENDA ITEM 7

Items for Information

Introduction

- 1. This part of the agenda is for the committee to receive reports and other items for information purposes only.
- 2. The items on this part of the agenda will not normally be debated and any questions of clarification need to be agreed with the chair.
- 3. The following information and advice only applies to reports in this part of the agenda.

Public speaking

4. The Council's Constitution only provides for public speaking rights for those applications being reported to Committee in the "Applications for Decision" parts of the agenda. Therefore, reports on this part of the agenda do not attract public speaking rights.

Late information

5. Any relevant material received since the publication of this part of the agenda, concerning items on it, will be reported to the Committee in the Update Report.

Recommendation

6. The Committee is not required to make any decisions with respect to the reports on this part of the agenda. The reports are presented for information only.

