# **Appeal Decision**

Site visit made on 20 September 2016

by Caroline Jones BA (Hons) DipTP MTP MRTPI

an Inspector appointed by the Secretary of State for Communities and Local Government Decision date: 11<sup>th</sup> Octobe<u>r 2016</u>

# Appeal Ref: APP/N5090/W/16/3152321 53 Highview Gardens, Edgeware, Barnet HA8 9UD

- The appeal is made under section 78 of the Town and Country Planning Act 1990 against a refusal to grant planning permission.
- The appeal is made by Mr Andrew Cowen against the decision of the Council of the London Borough of Barnet.
- The application Ref 16/1115/FUL, dated 22 February 2016, was refused by notice dated 3 May 2016.
- The development proposed is extensions to existing dwelling and conversion to 2 x residential dwellings.

#### Decision

1. The appeal is allowed and planning permission is granted for extensions to existing dwelling and conversion to 2 x residential dwellings at 53 Highview Gardens, Edgeware, Barnet HA8 9UD in accordance with the terms of the application, Ref 16/1115/FUL, dated 22 February 2016, subject to the conditions in the attached schedule.

#### **Preliminary Matter**

2. The Council's decision notice and officer report describe the proposed development as conversion to 2no. self-contained flats. The proposal is in fact for the conversion to 2no. residential dwellings and I have determined the appeal on that basis.

#### Main Issue

3. The main issue is the effect of the proposed development on the character and appearance of the area.

#### Reasons

- 4. 53 Highview Gardens is a three bedroom semi-detached bungalow on a quiet residential street comprising of a mix of two storey and single storey dwellings. The majority of the houses appear to be in single family occupation with a significant number of fully paved driveways to the front.
- 5. The proposed extensions, with the exception of a reduced lightwell and relocated front door, already benefit from planning permission. The proposal also encompasses the sub-division of the 3 bedroom bungalow into 2no. 3 bedroom dwellings, the subdivision of the rear garden and the paving of the front garden to accommodate three cars. The Council has raised no objections

- to the extensions and I have no reason to come to a different view. The appeal therefore hinges on whether the subdivision of the property would be harmful to the character and appearance of the area.
- 6. In terms of the impact on the street scene, the conversion would result in very little change to the overall character and appearance of the building. The dwelling would still have the appearance of a single dwelling with the retention of one front door. I noted at my site visit that a significant number of properties had hard surfaced their front gardens, many of which were capable of holding more than 3 cars. In this respect, the appearance would not be out of keeping with the area.
- 7. The Council are concerned the increase in refuse containers at the front of the property would result in harm to the street scene. I accept that the intensification of use would lead to an increase in refuse containers. However, a suitable enclosure for refuse storage could be conditioned to alleviate any visual harm. Given the above, I do not consider that the increase in refuse containers would cause material harm to the appearance of the area.
- 8. The Council suggest that the subdivision of the property would be an over intensification of the residential use of the site to the detriment of the character of the area. Given that the Council originally determined the application on the basis of conversion to flats in error, I do not find the parts of Policy DM01 of the Barnet Development Management Policies Development Plan Document (2012) (DPD) and the Residential Design Guidance Supplementary Planning Document which refer to the conversion to flats, directly relevant to the determination of the appeal.
- 9. The development would lead to the creation of two family dwellings in keeping with the local prevailing character of dwellings in single family occupation. Whilst I accept that there would be an increase in the number of movements and activity to some extent, I am not persuaded that the creation of one additional dwelling would increase this to an acceptable level. In the context of the locality, the level of use and density of the proposal would not materially harm the character of the area.
- 10. I therefore find that the proposed development would not materially harm the character and appearance of the area and accords with Policies CSNPPF, CS1 and CS5 of the Barnet Local Plan Core strategy (2012) and Policy DM01 of the DPD which seek, amongst other things, a high standard of design which is appropriate to its context and preserves, respects or enhances local character.

#### Conditions

11. Having regard to the National Planning Policy Framework (the Framework), I have considered the conditions suggested by the Council. The conditions I shall impose are based on those suggested by the Council but with some variation in the interests of clarity. A condition requiring the development to be carried out in accordance with the plans is necessary to provide certainty. Conditions requiring matching materials and details of refuse storage are necessary in order to achieve a satisfactory appearance. A condition requiring the car parking provision is necessary to ensure highway safety. In order to protect the amenity of neighbouring residents, conditions requiring obscure glazing and the subdivision of the amenity areas have been imposed.

12. The Council has suggested that conditions are required to limit the use specifically to Use Class C3(a) and to remove development rights permitted by Classes A-F of Part 1 of Schedule 2 of the Town and Country Planning (General Permitted Development) Order 2015. Paragraph 200 of the Framework states that planning conditions should not be used to restrict national permitted development rights unless there is clear justification for doing so. The National planning Practice Guidance advises that conditions restricting the future use of permitted development rights or changes of use will rarely pass the test of necessity and should only be used in exceptional circumstances. No exceptional circumstances have been put to me to justify restricting the proper operation of the Use Classes Order or General Permitted Development Order and consequently the suggested conditions do not meet the test of necessity. Given the scope and extent of the works, I do not consider a condition controlling hours of construction work necessary. In any case, noise and disturbance are matters which are subject to control under separate legislation.

#### Conclusion

13. For the reasons given above and taking into account all other matters raised, I conclude that the appeal should be allowed.

**INSPECTOR** 

#### SCHEDULE OF CONDITIONS

- 1) The development hereby permitted shall begin not later than 3 years from the date of this decision.
- The development hereby permitted shall be carried out in accordance with the following approved plans: Site Location Plan (647), Proposed Basement Plan (647-PP01F), Proposed Ground Floor Plan (647-PP02F), Proposed First Floor Plan (647-PP03D), Proposed Amenity Plan (647-PP04), Proposed Front Elevation (647-PE02E), Proposed Front Elevation (647-PE01D), Proposed Bins Plan (647-PP05D), Proposed Side Elevations (647-PE03E), Proposed Section (647-PS01D), Proposed Rear Elevation (647-PE02E).
- 3) The materials to be used in the external surfaces of the hereby permitted extensions shall match those used in the construction of the original dwelling.
- 4) Prior to the occupation of the dwelling the hardstanding/parking spaces identified on 647-PP05D shall be provided and shall thereafter be kept available at all times for the parking of vehicles in connection with the approved development.
- 5) Prior to the commencement of development, details of enclosures and screened facilities for the storage of refuse storage containers and details of collection point shall be submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details prior to the occupation of the first dwelling. These facilities shall thereafter be retained for these purposes.
- The windows on the flank elevations shall be non-other than obscure glazed and fixed shut and shall remain so in perpetuity.
- Planning Authority. The development shall be implemented in accordance with the approved details before first occupation or the use commenced and retained as such thereafter.



Development Management & Building Control Service Barnet House 1255 High Road, Whetstone London N20 0EJ

contact: Elizabeth Thomas

date: 19 June 2017 reference: 17/3618/CON

Mr Alex Thompson Building Doctors Ltd 137 Percival Road Enfield EN1 1QT

Dear Sir or Madam,

#### **Town and Country Planning Act 1990**

SITE: 53 Highview Gardens, Edgware, HA8 9UD

**PROPOSAL:** Submission of details of condition 11 (Materials, Refuse, Car parking, Obscure glazing, Amenity sub-division) pursuant to planning appeal APP/N5090/W/16/3152321 dated 11/10/16 planning reference (16/1115/FUL dated 22/02/16

Thank you for your application, which we received with a fee of £97.00 on 15 June 2017. The reference number for this application is **17/3618/CON** and I am the case officer dealing with the application. If you do not agree with the description above, please e-mail me at the address above. You can track the progress of your application online at www.barnet.gov.uk/planning-applications.

The decision will be issued electronically only if you have provided us with an email address. Details of the decision will also appear on our website upon decision. Every effort will be made to deal with your application as quickly as possible but if by 10 August 2017 you have not received a decision you can appeal under sections 78 and 79 of the Town and Country Planning Act 1990. You must appeal within six months and you must use a form which you can obtain from the Planning Inspectorate at Kite Wing, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN. More information and the relevant application forms can be found on the Planning Inspectorate website at <a href="http://www.planningportal.gov.uk/planning/appeals/appeals">http://www.planningportal.gov.uk/planning/appeals/appeals</a>.

Please be aware that you may need to apply for Building Regulations approval for this proposal. If you need further information please contact the Barnet Building Control team by email, <a href="mailto:building.control@barnet.gov.uk">building.control@barnet.gov.uk</a>, telephone: 0208 359 4500, or look at our website at <a href="https://www.barnet.gov.uk/building-control">www.barnet.gov.uk/building-control</a>.

Yours faithfully,

Elizabeth Thomas Senior Planning Officer Hendon Area Team Development Management & Building Control Service Barnet House, 1255 High Road, Whetstone, N20 0EJ Contact Number: 0208 359 4986

Mr Alex Thompson Building Doctors Ltd 137 Percival Road Enfield EN1 1QT Application Number: **17/3618/CON**Registered Date: 15 June 2017

## **TOWN AND COUNTRY PLANNING ACT 1990**

## APPROVAL OF CONDITION(S)

TAKE NOTICE that the Barnet London Borough Council, in exercise of its powers as Local Planning Authority under the above Act, hereby:

#### APPROVES THE FOLLOWING:

Submission of details of condition 5 - Refuse, condition 7 - Amenity sub-division pursuant to planning appeal APP/N5090/W/16/3152321 dated 11/10/16 planning reference (16/1115/FUL) dated 22/02/16

At: 53 Highview Gardens, Edgware, HA8 9UD

as referred to in your application and shown on the accompanying plan(s):

#### **INFORMATIVE(S):**

1 The plans accompanying this application are: 647- PP05; 647- PP06; 647- PP04

Date of Decision: 26 July 2017

Signed:

**Fabien Gaudin** 

**Head of Development Management** 

## NOTE(S):

1. This Notice relates solely to a planning decision and does not purport to convey any approval or consent which may be required under the Building Regulations or any other statutory purpose.

For more information about making a Building Regulations application, please contact the Barnet Council Building Control team by email

# Development & Regulatory Services Building Control, Barnet House, 1255 High Road, London, N20 0EJ

JM Partnership Ltd Contact: Building Control

Suite 10 Tel: Christchurch House Email:

Beaufort Court Date: 12/05/17
Sir Thomes Longley Road Our Ref: 1/17/01302

Rochester

Dear Sir/Madam,

### THE BUILDING ACT 1984, THE BUILDING REGULATIONS 2010

**LOCATION:** 53 Highview Gardens Edgware HA8 9UD **PROPOSAL:** Development to form Two 3 Storey Dwellings

I acknowledge receipt of your Initial Notice in regard to the above works received on 12/05/17 and confirm that the notice is acceptable.

Yours faithfully

Building Control Admin Assistant







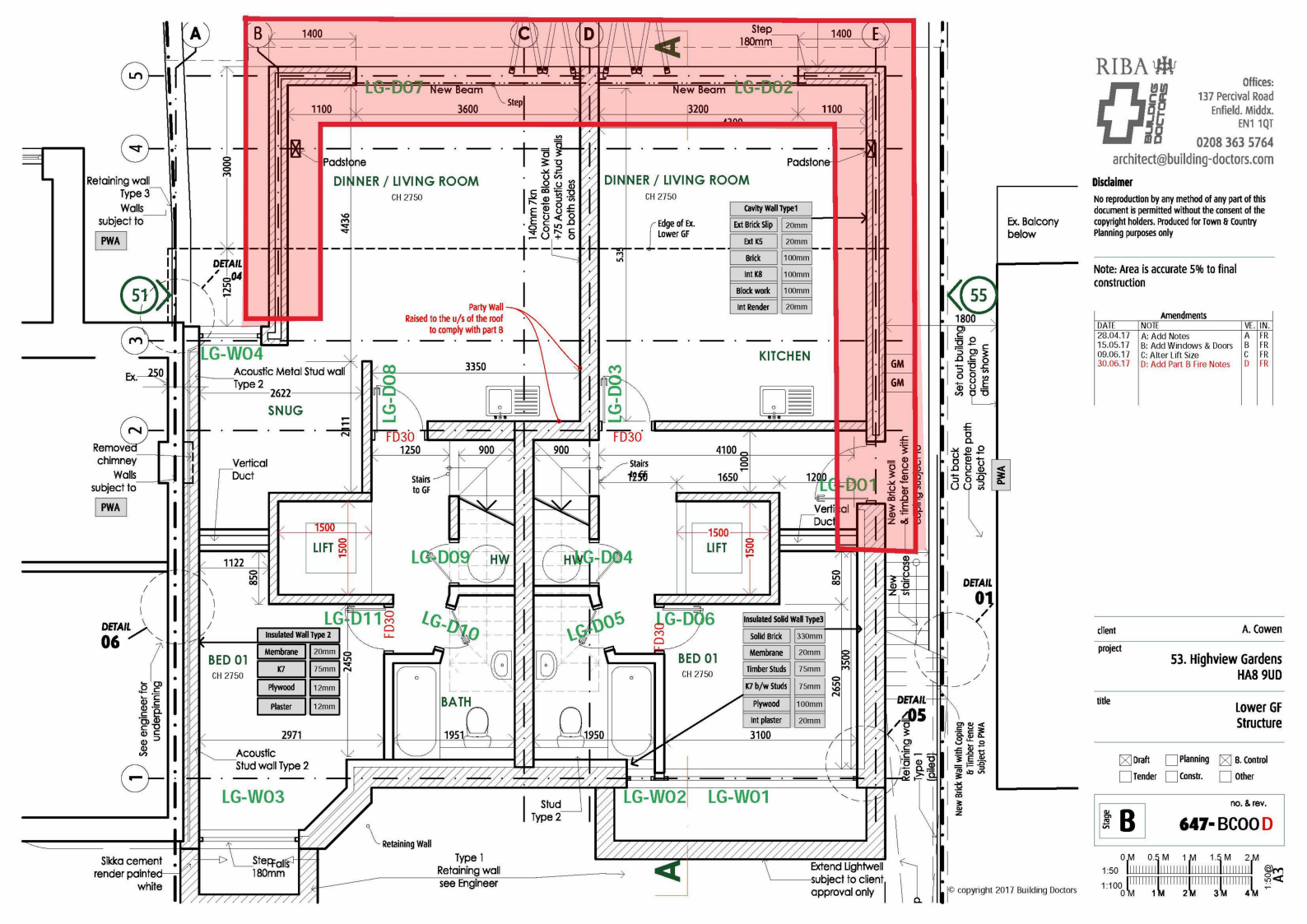






Invoice/	/Receipt				
53 Highview Crescent HA8	23/04/19				
ACHC/001	Andrew Cowen				
	Total Contract Value	£			
Payment 1 (Deposit)		£			
		£			
		£			
		£			
		£			
		£			
		£	-		
		£	-		
		£			
		£	•		
		£			
		£			
		£			
		£			
		£			
PREPERATION AND	ASSOCIATED WORK				
Removal and re-fix of radiators		£			
Removal and re-fix of bathroom fixtures		£			
Removal and re-fix loft insulation		£			
Removal and re-fix of appropriate skirting timbers		£	-		
Clearance of rubble (as an extra estimated 2 grab le	orries to clear site	£			
Repairs to guttering		£			
Electrical Repairs		£			
Repairs to plumbing		£			
Failure to pay this invoice within 14 days will effect time of guarantee					
	Total	2			

Guarantee: All our Damp and timber treatment work carries a thirty-year guarantee. An insurance backed guarantee is available on request at a cost of 5% of the total build.



# JM PARTNERSHIP (SURVEYORS) LTD SITE INSPECTION SHEET

REF. NO:-	- HDO/17/020600	DATE:- 06/05/19	VISIT NO:- 1
SITE:-		T TO FORM TWO 3 STOR VIEW GARDENS, EDGWA	

### A.I. Representative: Paul Stuart

(Items marked with an \* are required to be actioned for compliance with the Building Regulations)

A commencement site visit was carried out to view the progress of the works.

### The following observations were made:-

- 1. Initial enabling works are being carried out to maintain the Planning consent.
- 2. The foundation trench, along grid line 5-B/E, has been excavated down to approx.. 1400mm into firm clay.
- 3. Works will now go on hold until further notice.









The report is restricted to the requirements covered by the building regulations current at this time. It does not constitute evidence that the building regulations have been satisfied until a final certificate has been issued and it remains the responsibility of the person carrying out the work to ensure that the work complies.











Invoice/	Receipt		
53 Highview Crescent HA8	18/05/19		
ACHC/002	Andrew Cowen		
	Total Contract Value		
Payment 1 Deposit received thank you)		£.	071
Payment 2		2	25.5
		£	
			QD)
			400
			60
			40
		£	256
		£	
		£	
		£	
			W.
		2	30
PREPERATION AND	ASSOCIATED WORK		
Removal and re-fix of radiators		£	
Removal and re-fix of bathroom fixtures			17.
Removal and re-fix loft insulation		£	10
Removal and re-fix of appropriate skirting timbers			90
Clearance of rubble (as an extra estimated 2 grab lo	orries to clear site £420 ea)	£	272
Repairs to guttering			
Electrical Repairs		£	-6
Repairs to plumbing			90
Failure to pay this invoice within 14	days will effect time of guarantee		
	Total	£	

Guarantee: All our Damp and timber treatment work carries a thirty-year guarantee. An insurance backed guarantee is available on request at a cost of 5% of the total build.

