

Application no: 24/00257/TCA

Date: 7th February 2024

WORKS TO TREES IN A CONSERVATION AREA

Town and Country Planning Act 1990 (as amended)

To: Sharon Evans

3 Beaumont Close Kingston Upon Thames KT2 7UN

The Council of the Royal Borough of Kingston upon Thames, as the Local Planning Authority under their powers provided by the above legislation, do hereby declare **NO OBJECTION** to the works specified in the First Schedule hereto, subject to the conditions (if any) specified in the Second Schedule.

FIRST SCHEDULE

Proposal: T.1-T.6 Lime - Repollard to previous points.

Address: 2 And 3 Beaumont Close Kingston Upon Thames KT2 7UN

Notice received on 31st January 2024.

SECOND SCHEDULE

Condition(s):

1. The works shall not exceed the amounts as described in the First Schedule.

Informative(s):

- 1. The works should be completed in accordance with BS 3998:2010 and be carried out by a qualified Arboriculturalist / Tree Surgeon.
- 2. You are advised that by law your notification remains valid for two years from the date of this letter. If the above works have not been completed within this time period, you must re-notify this Council should you wish to undertake the works.
- 3. This letter is in respect of the Tree Preservation Order legislation only and it does not imply that consent would be forthcoming from the owner of the tree or any such other persons from whom consent would be required.
- 4. It is an offence to intentionally damage, destroy or obstruct a place which a bat uses for shelter or protection (Schedule 5 wildlife and Countryside Act 1981). It is an offence to intentionally disturb a bird

while it is building a nest or is in, on or near a nest containing eggs or young (Schedule 1 Wildlife and Countryside Act 1981). The Countryside and Rights of Way Act 2000 creates an additional offence of recklessly disturbing or damaging bat roosts and / or recklessly disturbing bird nests. For further information on bats contact the Bat Conservation Trust on 0845 1300 228 and for birds contact the Royal Society for the Protection of Birds on 01767 693690.

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, you may, by notice served within 28 days of the date of this notice, appeal to the Secretary of State for the Environment under Section 78 of the Town and Country Planning Act 1990 (as amended).

Before you decide to appeal you may wish to consider amending your proposal to meet the Council's reasons for refusing permission. The Council's planning staff are always prepared to discuss ways to avoid an appeal by submitting an alternative application. This may involve a charge in line with our pre-application service. Please see the following link for further information:

https://www.kingston.gov.uk/info/200155/planning applications and permissions/231/preapplication advice

You can appeal using a form that you can get from The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN. Customer Support Unit, Tel: 0117 372 6372. Appeal forms and guidance can also be downloaded from the Planning Inspectorate's website https://www.gov.uk/appeal-planning-decision.

Alternatively, the Planning Inspectorate have introduced an online appeals service which you can use to make your appeal at https://www.gov.uk/appeal-planning-decision. The Inspectorate will publish details of your appeal on the internet. This may include a copy of the original planning application form and relevant supporting documents supplied to the local planning authority by you or your agent, together with the completed appeal form and information you submit to the Planning Inspectorate. Please ensure that you only provide information, including personal information, that you are happy will be made available to others in this way. If you supply personal information belonging to a third party please ensure you have their permission to do so.

The Secretary of State has discretion to allow a longer period in particular cases but will only do so if there is good reason for the delay. However, the Secretary of State need not consider an appeal if it seems to him 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.

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