

THE OWNER/OCCUPIER
51 Blaire Park
Yateley
GU46 7QP

Our Ref; 23/02767/HOU
Officer: Aimee Harris
Tel. No.: 01252 774449
Email: planningadmin@hart.gov.uk

www.hart.gov.uk

28th February 2024

NOTIFICATION ABOUT RECEIPT OF PLANNING APPLICATION

PROPOSAL: Demolition of conservatory and erection of a single storey side extension. SITE LOCATION: Bramble Farm, Moulsham Copse Lane, Yateley, Hampshire, GU46 7RF

The Council has received an application for the above proposal and would like to hear your views.

Viewing & Commenting on the application

- Details of the application can be seen through the website http://publicaccess.hart.gov.uk/online-applications by entering the reference number: 23/02767/HOU into the search box.
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- ✓ Local planning policies
- ✓ The effect on the street or area
- ✓ Design, appearance and materials
- ✓ Traffic generation and safety
- ✓ Noise and disturbance

- ✓ Government advice
- ✓ Size, layout and density of buildings
- √ Adequacy of parking
- ✓ Overlooking and loss of privacy
- ✓ Ground contamination

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- Structural stability and fire precautions
- × Loss of property value
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PROPOSAL: Demolition of conservatory and erection of a single storey side extension. SITE LOCATION: Bramble Farm, Moulsham Copse Lane, Yateley, Hampshire, GU46 7RF

The Council has received an application for the above proposal and would like to hear your views.

Viewing & Commenting on the application

- Details of the application can be seen through the website http://publicaccess.hart.gov.uk/online-applications by entering the reference number: 23/02767/HOU into the search box.
- Please make your comments on-line via http://publicaccess.hart.gov.uk/online-applications by entering the reference number 23/02767/HOU and then clicking on 'Login' to submit your comment. You may need to register if you haven't done so already.

Comments should be received by us no later than 20th March 2024.

Late comments will not normally be taken into account. On the reverse of this letter is an explanation of the type of comments that we can take into account when determining planning applications.

We will not acknowledge receipt of your comments. However your views will be taken into account when a decision is made on the application. Your letter or email will be placed on a public file and cannot be treated as confidential. Please note that all representations including names and addresses will be published on our website as part of the application but we will not publish sensitive information such as signatures, telephone numbers and email addresses. Please ensure that you provide us only with information that you are happy to be made available to others. Anonymous representations cannot be taken into account.

If you wish to make comments on a planning application, they must deal with issues relating to planning law, which exists to control development and use of land in the public interest:

- ✓ Local planning policies
- ✓ The effect on the street or area
- ✓ Design, appearance and materials
- ✓ Traffic generation and safety
- ✓ Noise and disturbance

- ✓ Government advice
- ✓ Size, layout and density of buildings
- √ Adequacy of parking
- ✓ Overlooking and loss of privacy
- ✓ Ground contamination

The planning system does not exist to protect the private interests of one person against the activities of another. It can be difficult to distinguish between public and private interests, but this may be necessary on occasion. The basic question is not whether owners and occupiers of neighbouring properties would experience financial or other loss from a particular development, but whether the proposal would unacceptably affect amenities and the existing use of land and buildings which ought to be protected in the public interest, Therefore, certain issues are not covered by planning law and cannot be taken into account. These include:

- Structural stability and fire precautions
- × Loss of property value
- Disturbance from construction works
- Competition
- Land and boundary disputes
- × Property maintenance issues
- Need for development (except in certain defined circumstances)
- × Private rights of way
- Matters covered by leases or covenants
- × Ownership rights
- × Private issues about drains
- The identity or personal characteristics of the applicant
- Loss of view

How long do I have to make comments?

It is important that you send us your comments as soon as possible. If they are received outside the time limit stated in this letter, you will miss the opportunity to have them taken into account. Please also note that they cannot be treated in confidence and will be available to the public.

Can I discuss the application?

If you are concerned about the proposal or need clarification before writing, you can talk to the case planning officer. Your local district councillor will also be able to listen to your views but will not be able to discuss the merits of the case with you as this may prevent them speaking about the application if it is to be dealt with at committee. Details of your councillor can be found on the Council's website or you can contact Planning Services for the information on Tel: 01252 774419 or by email: planningadmin@hart.gov.uk

What will happen to my comments?