

PLANNING REPORT

Application reference: 21/0828/PS192

HEATHFIELD WARD

Date application received	Date made valid	Target report date	8 Week date
08.03.2021	08.03.2021	03.05.2021	03.05.2021

Site:

8 Harvey Road, Whitton, Hounslow, TW4 5LU

Proposal:

HIP TO GABLE FLANK WALL WITH REAR DORMER & 2NO. VELUX WINDOWS ON FRONT LOFT CONVERSION.

Status: Pending Consideration (If status = HOLD please check that all is OK before you proceed any further with this application)

APPLICANT NAME

MR. TOUSEEF AHMAD 13 BARRACK ROAD HOUNSLOW Uk AGENT NAME
MR BHARAT BHARADIA
17 POPE CLOSE

FELTHAM TW14 9PQ

DC Site Notice: printed on and posted on and due to expire on

Consultations: Internal/External:

Consultee Expiry Date

Neighbours:

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History: Development Management, Appeals, Building Control, Enforcements:

Development Management Status: GTD Application:77/1102 Erection of a single storey rear extension. Date:21/12/1977 Development Management Status: GTD Application:65/0405 Rebuilding of an existing garage with additional bedroom at first floor level. Date:07/07/1965 Development Management Status: GTD Application:75/0408 Date:08/07/1975 Erection of single storey rear extension. Development Management Status: PCO Application:21/0828/PS192 Date: HIP TO GABLE FLANK WALL WITH REAR DORMER & 2NO. VELUX WINDOWS ON FRONT LOFT CONVERSION.

Enforcement Opened Date: 05.10.2009 Reference: 09/0520/EN/UCU

Enforcement Enquiry

Project Officer Report

Proposal

Hip-to-gable and rear dormer roof extensions and associated side window; No. 2 roof lights to the front roof slope; replacing the rear door opening of the first-floor addition approved under the application reference 65/0405 with a window opening.

Site Description

The property is a two-storey semi-detached dwelling located along Harvey Road.

The property is not located within a Conservation Area or listed in any way.

Planning History

77/1102 - Erection of a single storey rear extension - Granted 21/12/1977.

65/0405 - Rebuilding of an existing garage with additional bedroom at first floor level - Granted 07/07/1965.

75/0408 - Erection of single storey rear extension - Granted 08/07/1975.

Planning Policies

The application will be assessed against Schedule 2, Part 1 of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended), which relates to "Development within the curtilage of a dwellinghouse". These rights have not been removed or restricted by any previous planning conditions.

Assessment

The proposal falls under Class A - enlargement, improvement or other alteration of a dwellinghouse.

A.1 Development is not permitted by Class A if-

A.1 Development is not permitted by Class A if-	Officer's Comment:
(a) permission to use the dwellinghouse as a dwellinghouse has been granted only by virtue of Class M, N, P, PA or Q of Part 3 of this Schedule (changes of use);	Complies.
(b) as a result of the works, the total area of ground covered by buildings within the curtilage of the dwellinghouse (other than original) dwellinghouse) would exceed 50% of the total area of the curtilage (excluding the ground area of the original dwellinghouse);	Complies.
(c) the height of the part of the dwellinghouse enlarged, improved or altered would exceed the height of the highest part of the roof of the existing dwellinghouse;	Not Applicable.
(d) the height of the eaves of the part of the dwellinghouse enlarged, improved or altered would exceed the height of the eaves of the existing	Not Applicable.

dwollinghouse:	
dwellinghouse;	
(e) the enlarged part of the dwellinghouse would extend beyond a wall which-(i) forms the principal elevation of the original dwellinghouse; or(ii) fronts a highway and forms a side elevation of the original dwellinghouse	Not Applicable.
(f) subject to paragraph (g), the enlarged part of the dwellinghouse would have a single storey and (i) extend beyond the rear wall of the original dwellinghouse by more than 4m in the case of a detached dwellinghouse, or 3m in the case of any other dwellinghouse, or (ii) exceed 4m in height;	Not Applicable.
(g) For a dwellinghouse not on article 2(3) land nor on a site of special scientific interest, the enlarged part of the dwellinghouse would have a single storey and (i) extend beyond the rear wall of the original dwellinghouse by more than 8m in the case of a detached dwellinghouse, or 6m in the case of any other dwellinghouse, or (ii) exceed 4m in height;	Not Applicable.
(h) the enlarged part of the dwellinghouse would have more than a single storey and- (i) extend beyond the rear wall of the original dwellinghouse by more than 3m, or (ii) be within 7m of any boundary of the curtilage of the dwellinghouse being enlarged which is opposite the rear wall of that dwellinghouse;	Not Applicable.
(i) the enlarged part of the dwellinghouse would be within 2m of the boundary of the curtilage of the dwellinghouse, and the height of the eaves of the enlarged part would exceed 3m;	Not Applicable.
(j) the enlarged part of the dwellinghouse would extend beyond a wall forming a side elevation of the original dwellinghouse, and would- (i) exceed 4m in height, (ii) have more than a single storey, or Have a width greater than half the width of the original dwellinghouse; or	Not Applicable.
(ja) any total enlargement (being the enlarged part together with any existing enlargement of the dwellinghouse to which it will be joined) exceeds or would exceed the limits set out in sub-paragraphs (e) to (j);	Complies.
 (k) it would consist of or include- (i) the construction or provision of a verandah, balcony or raised platform, (ii) the installation, alteration or replacement of a microwave antenna, (iii) the installation, alteration or replacement of a chimney, flue, soil and vent pipe, or (iv) an alteration to any part of the roof of the dwellinghouse. 	Complies.

A.2 In the case of a dwellinghouse on article 2(3) land, development is not permitted by Class A if-

A.2 In the case of a dwellinghouse on article 2(3) land, development is not permitted by Class A if-	Officer's Comment:
(a) It would consist of or include the cladding of any part of the exterior of the dwellinghouse with stone, artificial stone, pebble dash, render, timber, plastic or tiles;	Not Applicable.
(b) The enlarged part of the dwellinghouse would extend beyond a wall forming a side elevation of the original dwellinghouse; or	Not Applicable.
(c) The enlarged part of the dwellinghouse would have more than a single storey and extend beyond the rear wall of the original dwellinghouse;	Not Applicable.
(d) Any total enlargement (being the enlarged part together with any existing enlargement of the original dwellinghouse to which it will be joined) exceeds or would exceed the limits set out in subparagraphs (b) and (c).	Not Applicable.

A.3 Development is permitted by Class A subject to the following conditions-

A.3 Development is permitted by Class A subject to the following conditions-	Officer's Comment:
(a) the materials used in any exterior work (other than materials used in the construction of a conservatory) must be of a similar appearance to those used in the construction of the exterior of the existing dwellinghouse;	Complies.
 (b) any upper-floor window located in a wall or roof slope forming a side elevation of the dwellinghouse must 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. 	Addressed by Condition.
(c) where an enlarged part of the dwellinghouse has more than a single storey, or forms an upper storey to 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.	Not Applicable.

The proposal falls under Class B - an addition or alteration to the roof.

Requirements under Class B	Compliance
B.1 Development is not permitted by Class B if-	
 (a) Permission to use the dwellinghouse as a dwellinghouse has been granted only be virtue of Class M, N, P, PA or Q of Part 2 of this Schedule (change of use) 	Compliant.
(b) any part of the dwellinghouse would, as a result of the works, exceed the height of the highest part of the existing roof	Compliant.
(c) any part of the dwellinghouse would, as a result of the works, extend beyond the plane of any existing roof slope which forms	Compliant.

the principal elevation of the dwellinghouse and fronts a highway	
(d) The cubic content of the resulting roof space would exceed the	Compliant.
cubic content of the original roof space by more than -	
(i) 40 cubic metres in the case of a terrace house	See the end of this
(ii) 50 cubic metres in any other case	report.
(e) It would consist of or include -	Compliant.
(i) The construction of provision of a verandah, balcony or raised	
platform, or	
(ii) The installation, alteration or replacement of a chimney, flue or	
soil and vent pipe	
(f) The dwellinghouse is on article 2(3) land	Not Applicable.
B.2 Development is permitted by Class B subject to the following	
conditions:	
(a) The materials used in any exterior work shall be of a similar	Compliant.
appearance to those used in the construction of the exterior of the	
existing dwellinghouse	10 1: /
(b) The enlargement shall be constructed so that –	Compliant.
(i) Other than in the case of a hip-to-gable enlargement or an	
enlargement which joins the original roof to the roof of a	
rear or side extension –	
(aa) the eaves of the original roof are maintained or	
reinstated; and	
(bb) the edge of the enlargement closest to the eaves of	
the original roof shall, so far as practicable, be not less	
than 0.2 metres from the eaves, measure along the roof	
slop from the outside edge of the eaves; and	
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(ii) Other than in the case of an enlargement which joins the	
original roof to the roof of a rear or side extension, no part	
of the enlargement extends beyond the outside face of	
any external wall of the original dwellinghouse	
(c) Any window inserted on a wall or roof slope forming a side	Addressed by
elevation of the dwellinghouse shall be –	Condition.
(i) Obscure-glazed, and	
(ii) Non-opening unless the parts of the windows which can	
be opened are more than 1.7 metres above the floor of the	}
room in which the window is installed	

The proposal falls under Class $\ensuremath{\text{C}}$ - other alterations to the roof.

Requirements under Class C	Compliance	
C.1 Development is not permitted by Class C if-		
(a) Permission to use the dwellinghouse as a dwellinghouse has	Compliant.	
been granted only be virtue of Class M, N, P, PA or Q of Part 2 of		
this Schedule (change of use)		
(b) The alteration would protrude more than 0.15 metres beyond the	Compliant.	
plane of the slope of the original roof when measured from the		
perpendicular with the external surface of the original roof		
(c) It would result in the highest part of the alteration being higher	Compliant.	
than the highest part of the original roof; or		
(d) It would consist of or include-	Compliant.	
(i) The installation, alteration or replacement of a chimney,		
flue or soil and vent pipe, or		

(ii) The installation, alteration or replacement of solar photovoltaics or solar thermal equipment		
C.2 Development is permitted by Class C subject to the condition that		
any window located on a roof slope forming a side elevation of the		
dwellinghouse shall be –		
(a) Obscure-glazed; and	Addressed	by
(b) Non-opening unless the parts of the window which can be opened	Condition.	
are more than 1.7 metres above the floor of the room in which the		
window is installed		

Summary:

The proposal is considered to be lawful within the meaning of section.192 of the Act, given such proposal meets the requirements of Classes A, B and C of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).

Recommendation:

It is recommended that application 21/0828/PS192 is supported and a Lawful Development Certificate is issued.

Planning Officer's Volume Calculation

Rear Dormer

3.277 m x 2.514 m x 5.470 m = **22.54 m3**

Hip-to-gable

 $3.483 \text{ m} \times 2.90 \text{ m} \times 7.38 \text{ m} / 6 = 12.42 \text{ m}$

Total: 12.42 m3 + 22.54 m3 = 34.96 m3 < 50 m3

Recommendation:

I therefore recommend the following:

The determination of this application falls within the scope of Officer delegated powers - YES

1. 2. 3.	REFUSAL PERMISSION FORWARD TO COMMITTEE	
This applica	ation is CIL liable	YES* NO (*If yes, complete CIL tab in Uniform)
This applica	ation requires a Legal Agreement	YES* NO (*If yes, complete Development Condition Monitoring in Uniform)
	ation has representations online not on the file)	YES NO
This applica	ation has representations on file	☐ YES ■ NO
Case Office	er (Initials): GAP Dated:	27/04/2021
I agree the	recommendation: WT	
Team Lead	ler/Head of Development Manageme	ent/Principal Planner
Dated:	27/4/2021	
Head of [Development Management has co can be determined without referer	tations that are contrary to the officer recommendation. The onsidered those representations and concluded that the nice to the Planning Committee in conjunction with existing
Head of Development Management:		
Dated:		
REASONS	:	
CONDITIO	NS:	
INFORMAT	TIVES:	
UDP POLIC	CIES:	
OTHER PO	DLICIES:	

Official

INFORMATIVES

Uniform	
SUMMARY OF CONDITIONS AND INFORMATIV	ES
CONDITIONS	

The following table will populate as a quick check by running the template once items have been entered into