ENIVIRONIMENT DIRECTORATE

PLANNING REPORT

Printed for officer by

Jeremy MacIsaac on 19 November

Application reference: 24/2385/PS192

EAST SHEEN WARD

Date application received	Date made valid	Target report date	8 Week date
23.09.2024	23.09.2024	18.11.2024	18.11.2024

Site:

6 Larches Avenue, East Sheen, London, SW14 8LX

Proposal:

CONSTRUCTION OF REAR DORMER LOFT EXTENSION , and CONSTRUCTION OF REAR GROUND FLOOR EXTENSION

APPLICANT NAME MR ADAM WEBB 6 Larches Avenue East Sheen London Richmond Upon Thames SW14 8LX AGENT NAME
MR Zbigniew Dyszlewicz
17 gap road
wimbledon
london
SW19 8JG
United Kingdom

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

Neighbours:

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

Development Management

Status: PCO Application:24/2385/PS192

Date: CONSTRUCTION OF REAR DORMER LOFT EXTENSION, and CONSTRUCTION

OF REAR GROUND FLOOR EXTENSION

Building Control

Deposit Date: 04.02.2006 FENSA Notification of Replacement Glazing comprising 1 Windows and 1 Doors. Installed by Everest Ltd. FENSA Member No 12404. Installation ID

3460705. Invoice No LW0170AK Reference: 06/5234/FENSA

Application Number	24/2385/PS192
Address	6 Larches Avenue East Sheen London SW14 8LX
Proposal	CONSTRUCTION OF REAR DORMER LOFT EXTENSION, and CONSTRUCTION OF REAR GROUND FLOOR EXTENSION
Contact Officer	Jeremy MacIsaac

1. Introduction

The Town and Country Planning (General Permitted Development) Order 2015 (as amended) applies to all land in England and Wales, other than land which is the subject of a special development order, and specifies various classes of development which may be undertaken without the permission of the local planning authority. Such development, referred to as "permitted development", is deemed to have planning permission by the Order, and does not require an application for planning permission to be submitted to the Council.

The applicant has submitted an application for a Certificate of Lawful Development (Proposed). In assessing this application, the Council is making a determination of law as to whether or not the proposed development complies with the Town and Country Planning (General Permitted Development) Order 2015 (as amended). Issues such as the policies contained in the Council's adopted Richmond Local Plan (2018) are not to be taken into consideration as the decision is based on fact and not on policy grounds.

2. DESCRIPTION OF THE SITE AND ITS SURROUNDINGS

The subject site is a two storey dwellinghouse located on the south side of Larches Ave.

The application site is designated as:

The application site is assignated a	
Area Poorly Provided With Public Open Space	Area poorly provided with Public Open Space
Area Susceptible To Groundwater Flood - Environment Agency	Superficial Deposits Flooding - >= 75% - SSA Pool ID: 1648
Article 4 Direction Basements	Article 4 Direction - Basements / Ref: ART4/BASEMENTS / Effective from: 18/04/2018
Community Infrastructure Levy Band	Higher
Critical Drainage Area - Environment Agency	Richmond Town Centre and Mortlake [Richmond] / Ref: Group8_004 /
Increased Potential Elevated Groundwater	GLA Drain London
Main Centre Buffer Zone	East Sheen Town Centre Boundary Buffer Zone - A residential development or a mixed use scheme within this 400 metre buffer area identified within the Plan does not have to apply the Sequential Test (for Flood Risk) as set out in Local Plan policy LP21.
Take Away Management Zone	Take Away Management Zone
Village	East Sheen Village
Village Character Area	Palewell Park, Hertford Avenue and surrounds - Character Area 9 East Sheen Village Planning Guidance Page 33 CHARAREA05/09/01
Ward	East Sheen Ward

3. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

construction of rear dormer loft extension, and construction of rear ground floor extension

Volume calculation:

Rear dormer roof extension

 $3.835 \times 2.5 \times 5.5 / 2 = 26.3 \text{m}$

The scheme seeks confirmation in the form of a lawful development certificate that the construction of the development described above would constitute permitted development.

The comprehensive list of planning history can be found above however the most relevant planning history is as follows:

There is no relevant planning history associated with the site.

4. CONSULTATIONS CARRIED OUT

This is an application for a Certificate of Lawful Development (Proposed), which is a request to the Council to confirm that the development as specified does not require an application for planning permission to be submitted to the Council. In assessing this application, the Council is making a determination of law, and as such it is not considered to be necessary to undertake a public consultation.

5. AMENDMENTS

None

6. EXPLANATION OF RECOMMENDATION

The application site is a dwellinghouse, and the application will be assessed against Schedule 2, Part 1 of the Town and Country (General Permitted Development) Order 2015 (as amended), which relates to "Development within the curtilage of a dwellinghouse".

Class A

The scheme *is* considered to be permitted development under Class A 'The 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 od the existing dwellinghouse	Complies
(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 dwellinghouse;	Complies
(e) the enlarged part of the dwellinghouse would extend beyond a wall which — (i) forms the principal elevation of the original dwellinghouse; or	Complies

(ii) fronts a highway and forms a side elevation of the original dwellinghouse (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, or 3m in the case of any other dwellinghouse, or 3m in the case of any other dwellinghouse, or 3m in the case of any other dwellinghouse, or 3m in the case of any other dwellinghouse and (i) exceed 4m in height (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, or 6m in the case of any other dwellinghouse, or (ii) exceed 4m in height; (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 being enlarged which is opposite the rear wall of that dwellinghouse (ii) be within 7m of any boundary of the curtilage of the dwellinghouse being enlarged which is opposite the rear wall of that dwellinghouse (ii) 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; (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; (j) 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 (i); (k) it would consist of or include (i) the construction or provision of a verandah, balcony or raised platform, (iii) the installation, alteration or replacement of a chimney, flue, soil and vent pipe, or (iv) an alteration to any part of		
divellinghouse 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 3m in the case of any other dwellinghouse, or 3m in the case of any other dwellinghouse, or 3m in the case of any other dwellinghouse, or 3m in the case of any other original 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 6m in the case of any other 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 (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; (i) the enlarged part of the dwellinghouse would extend 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; (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); (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 or		
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2m of the boundary of the curtilage of the dwellinghouse, and the height of the eaves of the enlarged part would exceed 3m; (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; (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); (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 or (I) the dwellinghouse is built under Part 20 of this Schedule Complies	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	Complies
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; (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); (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 or (I) the dwellinghouse is built under Part 20 of this Schedule Complies	2m of the boundary of the curtilage of the dwellinghouse, and the height of the eaves of the enlarged part would	Complies
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); (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 or (I) the dwellinghouse is built under Part 20 of this Schedule Complies	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	Complies
(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 or (I) the dwellinghouse is built under Part 20 of this Schedule Complies	with any existing enlargement of the dwellinghouse to which it will be joined) exceeds or would exceed the limits	Complies
	(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
		Complies

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

	In the case of a dwellinghouse on article 2(3) land, relopment 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;	Complies
(b)	The enlarged part of the dwellinghouse would extend beyond a wall forming a side elevation of the original dwellinghouse; or	Complies
(c)	The enlarged part of the dwellinghouse would have more than a single storey and extend beyond the rear wall of the original dwellinghouse	Complies
(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 sub-paragraphs (b) and (c).	Complies

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 As annotated on plan 24-09-04 Rev A.
(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.	Complies
(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.	Complies

Class B

The scheme *is* considered to be permitted development under Class B 'The enlargement of a dwelling house consisting of an addition or alteration to its roof' for the following reasons:

B.1 Development is not permitted by Class B if—

B.1 Development is not permitted by Class B 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) any part of the dwellinghouse would, as a result of the works, exceed the height of the highest part of the existing roof;	Complies

(c) any part of the dwellinghouse would, as a result of the works, extend beyond the plane of any existing roof slope which forms the principal elevation of the dwellinghouse and fronts a highway;	Complies
(d) the cubic content of the resulting roof space would exceed the cubic content of the original roof space by more than— (i) 40 cubic metres in the case of a terrace house, or (ii) 50 cubic metres in any other case;	Complies (Please see calculations set out under 'Proposals' above)
(e) it would consist of or include— (i) the construction or provision of a verandah, balcony or raised platform, or (ii) the installation, alteration or replacement of a chimney, flue or soil and vent pipe;	Complies
(f) the dwellinghouse is on article 2(3) land;	Complies
(g) the dwellinghouse is built under Part 20 of this Schedule (construction of new dwellinghouses); or	Complies
(h) the existing dwelinghouse has been enlarged in reliance on the permission granted by Class AA (enlargement of a dwellinghouse by construction of additional storeys)	Complies

B.2 Development is permitted by Class B subject to the following conditions—

B.2 Development is permitted by Class B subject to the following conditions—	Officer's Comment:
(a) the materials used in any exterior work must be of a similar appearance to those used in the construction of the	Complies
exterior of the existing dwellinghouse;	As annotated on plan 24-09-04 Rev A.
(b) the enlargement must be constructed so that—.	Complies
 (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 is, so far as practicable, not less than 0.2 metres from the eaves, measured along the roof slope from the outside edge of the eaves; and (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; and	
(c) any window inserted on 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.	Complies

7. RECOMMENDATION

Grant	Certificate	
	mendation: ermination of this application falls within	n the scope of Officer delegated powers - YES #
I therefo	ore recommend the following:	
1. 2. 3.	REFUSAL PERMISSION FORWARD TO COMMITTEE	
This app	olication is CIL liable	YES* NO (*If yes, complete CIL tab in Uniform)
	olication requires a Legal Agreement ng in Uniform)	YES* NO (*If yes, complete Development Condition
(which a	olication has representations online are not on the file)	☐ YES ■ NO ☐ YES ■ NO
Case Of	ficer (Initials):JMA	Dated:19.11.2024
Team Le	the recommendation: pader/Head of Development Management19/11/2024	·
recomm represer	olication has been subject to represental endation. The Head of Development Montations and concluded that the application of Committee in conjunction with ex	flanagement has considered those ation can be determined without reference to
Head of	Development Management:	
Dated: .		