DELEGATED DECISION		
 Please select each of the categories that enables this application to be determined under delegated powers Criteria 1 to 5 or criteria 7 to 9 must be addressed for all categories of application, except for applications for Certificates of Lawfulness, etc. 		
APPROVAL RECOMMENDED: GENERAL Select C	Option	The delegation powers schedule has
 No valid planning application objection in the form of a petition of 20 or more signatures, has been received Application complies with all relevant planning policies and is acceptable on planning grounds 		been checked. Director of Planning, Environment and Community Services can determine this applicatior
3. There is no Committee resolution for the enforcement action		Case Officer
4. There is no effect on listed buildings or their settings		
5. The site is not in the Green Belt (but see 11 below)		Signature:
REFUSAL RECOMMENDED: GENERAL		
6. Application is contrary to relevant planning policies/standards		
7. No petition of 20 or more signatures has been received		Date:
8. Application has not been supported independently by a person/s		
9. The site is not in Green Belt (but see 11 below)		A delegated decision is appropriate
RESIDENTIAL DEVELOPMENT		and the recommendation,
 Single dwelling or less then 10 dewlling units and/or a site of less than 0.5 ha 		conditions/reasons for refusal and informatives are satisfactory.
11. Householder application in the Green Belt		Team Manager:
COMMERCIAL, INDUSTRIAL AND RETAIL DEVELOPMENT		
12. Change of use of retail units on site less than 1 ha or with less than 1000 sq m other than a change involving a loss of A1 uses		Signature:
13. Refusal of change of use from retail class A1 to any other use		
14. Change of use of industrial units on site less than 1 ha or with less than 1000sq.m. of floor space other than to a retail use.		Date:
CERTIFICATE OF LAWFULNESS		
15. Certificate of Lawfulness (for proposed use or Development)		The decision notice for this
16. Certificate of Lawfulness (for existing use or Development)		application can be issued.
17. Certificate of Appropriate Alternative Development		
CERTIFICATE OF LAWFULNESS		Director / Member of Senior
18. ADVERTISMENT CONSENT (excluding Hoardings)		Management Team:
19. PRIOR APPROVAL APPLICATION		O and A
20. OUT-OF-BOROUGH OBSERVATIONS		Signature:
21. CIRCULAR 18/84 APPLICATION		
22. CORPSEWOOD COVENANT APPLICATION		Data
23. APPROVAL OF DETAILS		Date:
24. ANCILLARY PLANNING AGREEMENT (S.106 or S.278) where Heads of Terms have already received Committee approval		
25. WORKS TO TREES		NONE OF THE ABOVE DATES SHOULD BE USED IN THE PS2 RETURNS TO THE
26. OTHER (please specify)		ODPM

Report of the Head of Planning & Enforcement Services

Address 29 WILLOW GROVE RUISLIP

Development: Conversion of roof space to habitable use to include a rear dormer, 3 front rooflights and conversion of roof from hip to gable end (Application for a Certificate of Lawful Development for a Proposed Development)

LBH Ref Nos: 68744/APP/2012/2158

Drawing Nos: 1230/03 1230/02A

Date Plans Received:31/08/2012Date Application Valid:31/08/2012

1. **RECOMMENDATIONS**

1.1 Recommendations

That a certificate of lawful use or development be **GRANTED** for the proposed development described above in respect of the land edged red on the attached plans for the following reasons:

The proposed development constitutes permitted development by virtue of the provisions of Schedule 2, Part 1, Class B and Class C of the Town and Country Planning (General Permitted Development) Order 1995 as amended by the Town and Country Planning (General Permitted Development) (Amendment) (No2) (England) Order 2008.

Date(s) of Amendment(s):

This determination is based on your submitted plans. All measurements are taken from existing ground level.

INFORMATIVES

2.0 Planning Considerations

This certificate of Lawful Development application is for a conversion of roof space to habitable use to include a hip to gable end, rear dormer window and two rooflights to the front. Plans indicate that the hip to gable roof, the rear dormer window, front rooflights would:

i) Not exceed the height of the highest part of the roof,

ii) Not extend beyond the plane of any existing roof slope which form part of a principal elevation of the dwelling house and fronts a highway,

iii) Not exceed the cubic content of the original roof space by more than 50 cubic metres,

iv) Materials used shall be of a similar appearance to those used in the construction of the exterior of the existing dwellinghouse,

v) The rear dormer window would be inset by 200mm from the eaves.

Vi) The rooflights would not protrude more than 150mm beyond the plane of the slope of the original roof when measured from the perpendicular with the external surface of the original roof.

04/10/2012

3.0 Relevant Planning History

4.0 ALL CLASSES

Is the dwelling a flat or a maisonette? NO

Is there a planning condition removing permitted development rights? NO

Is the building listed? NO

CLASS B - Proposed Roof Alterations

Does the volume of the proposed, and any existing roof extensions, exceed the permitted development allowance? NO

Does any part of the dormer project forward of the plane of a roof which forms a principle elevation and fronts a highway? NO

Does any part of the extension encroach on the neighbouring property - including eaves and foundations? NO

Would the dormer be higher than the highest part of the roof? NO

Is the building Listed? NO

Does the roof alteration include a Veranda, balcony or raised platform? NO

Conditions to Class B: (If the answer to any of these questions is NO then planning permission is required):

Are the materials proposed similar in appearance to the property? YES

Is the enlargement/dormer set in 20cm (200mm) from the roof margins? YES

Are any side facing windows obscurely glazed? N/A

CLASS C - Any Other Alt. to the Roof of a Dwellinghouse

Would the alteration protrude more than 150 millimetres beyond the plane of the slope of the original roof when measured from the perpendicular with the external surface of the original? NO

Would it result in the highest part of the alteration being higher than the highest part of the original roof? NO Would it consist or include the installation, alteration or replacement of a chimney, flue or soil and vent pipe? NO

Would it involve the installation, alteration or replacement of solar photovoltaics or solar thermal equipment? NO

NOTE: Installation of solar photovoltaics may fall within permitted development under Part 40 of Class A

5.0 Other including Measurements

Volume Calculations:

Hip to gable: (w) $3.75 \times (h) 2.70 \times (d) 7.60 = 76.95/6 = 12.82$ cubic metres x 2 = 25.64 sq. metres.

Dormer window: (h) 2.35 x (w) 6.1 x (d) 3.30 = 47.30/2 = 23.65 cubic metres

Total = 49.29 cubic metres (i.e the total volume of the hip to gable extension and dormer window is under 50 cubic metres.

Contact Officer: Mandeep Chaggar

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