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Report of the Chief Planning Officer

NORTH AND EAST PLANS PANEL

Date: 27th August 2015

Subject: 15/03918/FU – Variation of condition 2 (approved plans) of planning permission 13/03241/FU to allow minor material amendments to east, south, west and north elevations at, Conkers, The Ridge, Linton, Wetherby

APPLICANT DATE VALID TARGET DATE

Mr and Mrs Bedford 1st July 2015 26th August 2015

Electoral Wards Affected:	Specific Implications For:
Yes Ward Members consulted (referred to in report)	Equality and Diversity Community Cohesion Narrowing the Gap

RECOMMENDATION: GRANT PERMISSION subject to the following conditions:

- 1. Time Limit;
- 2. Plans to be approved;
- 3. Materials as agreed;
- 4. Boundary treatment to be agreed;
- 5. Levels to be agreed:
- 6. Landscaping details to be agreed;
- 7. Protection of trees/hedges/bushes;
- 8. Continued compliance with the agreed construction method statement;

1.0 INTRODUCTION

1.1 This application seeks to make small changes to the design of a house that was granted planning permission in early 2014. As will be outlined below the changes are considered to be acceptable and thus the application is recommended for approval.

1.2 The application is brought to Panel at the request of Councillor Rachael due to the level of local concern and matters of character and neighbour amenity..

2.0 PROPOSAL:

- A large, modern dwelling was granted permission in February of 2014. The house had a pastiche neo-classical design and was 7 bays in width with a hipped, slate roof. The house had a central portico and a forward projecting bay to the eastern side of the property. A link-detached garage projected forward of the house to the western side. Two dormers were included to the rear as were two, balanced chimneys one beside each dormer.
- 2.2 The proposed changes are as follows:
 - the forward projecting garage to be increased by 0.7m in length;
 - hard landscaping associated with the garage (eg bins store and retaining walls) to be set 0.7m closer to the road;
 - two windows to the ground floor dining room to be omitted;
 - one ground floor window to the eastern elevation omitted;
 - a ground floor bay to the rear relocated and enlarged;
 - full height glazing to the rear truncated and replaced by two smaller windows:
 - roof lights added to the rear of the garage link;
 - one balcony enlarged at first floor level to the rear of the dwelling;
 - two new side facing windows serving first floor bedrooms added to the eastern elevation;
 - two side facing first floor windows removed from the western elevation;
 - one of the rear chimneys is to be moved to the eastern side elevation.

3.0 SITE AND SURROUNDINGS:

- 3.1 The application site used to house a large detached bungalow set within a large sloping garden. Works are well commenced on site and the house as partially built includes amendments which are sought as part of this permission.
- 3.2 The site occupies the corner plot on the southern side of The Ridge. The road borders its northern and western frontages. The site rises from east to west and the pervious was set down at a lower level than the garden. The plot is characterised by mature and dense planting to its boundaries. A large driveway with a wide entrance opens up the front boundary.
- 3.3 The Ridge is a single street enclosed by the green belt between Linton and Wetherby. Although plot sizes do vary the majority of dwellings are set within large grounds and the area has a verdant, semi-rural character. The majority of dwellings appear to date from the mid-late twentieth century however a new built property lies just to the north of the host. There is a mixture of architectural styles and scales but the houses are generally two stories (but there are a number of bungalows along the road) and set back to some degree from the road frontage. Several garages within the vicinity project forward of the principal elevations of the dwelling. Mature landscaping and informal road verges are strong characteristics of the road.

4.0 RELEVANT PLANNING HISTORY:

4.1 13/03241/FU Replacement detached house, attached triple garage with

accommodation over

Approved

14/9/00069/MOD Replacement detached house, attached triple garage with

accommodation over - NON MATERIAL AMENDMENT to 13/03241/FU for approval to drawings P1, P2 and P3 as

revised.

Approved (see 5.3 below)

14/9/00255/MOD Replacement detached house, attached triple garage with

accommodation over- NON MATERIAL AMENDMENT to

13/03241/FU

Refused

14/02669/COND Consent, agreement or approval required by conditions 3, 4,

5, 6, 7 and 8 of Planning Application 13/03241/FU

Interim decision (3 and 8 discharged; 4, 5, 6 and 7 not

discharged)

5.0 HISTORY OF NEGOTIATIONS:

- 5.1 The initial planning application was subject to significant negotiation. In its original form the application was to be recommended for permission. Councillor Robinson requested a Senior Officer Review and this concluded that the proposed house was unacceptable. Particular criticisms were raised in respect of the overall scale of the proposed dwelling and that as a consequence of this and its prominent siting it unduly imposed itself on the streetscene and would be a visually dominant addition to the streetscene.
- As consequence the scheme been amended to reduce its height (by approximately 2.5m and the house was shown to be set further down into the site further reducing its impression of height). Front dormers were removed and also the extent of the projection and massing of the proposed garage was lessened. The applicant also agreed to the principle of a landscaping scheme to the front to help soften the impact of the house and to reinforce its landscaped setting.
- 5.3 Further to the grant of planning permission two non-material amendment applications have been submitted. The first was approved as this sought to remove two windows and thus was a minor change which would not harm neighbours. The second was refused as this included an increase in the garage size, balconies to the rear and additional side facing windows. These were considered to be material changes and thus the application could not be dealt with as a non-material amendment.
- 5.4 There have also been discussions regarding conditions and some have been discharged. The proposals for the front boundary remain unacceptable and officers remain in discussion on this point.
- 5.5 During the consideration of this application a balcony has been removed from the scheme.

6.0 PUBLIC/LOCAL RESPONSE:

- 6.1 The application has been advertised by site notice and neighbour letter.
- 6.2 Linton Parish Council raise concern regarding overlooking and non-compliance with the approved plans.
- 6.3 Objections have been received from 7 properties on The Ridge with concerns raised regarding overlooking and the process/procedure of a minor-material amendment application.

7.0 CONSULTATIONS RESPONSES:

7.1 None

8.0 PLANNING POLICIES:

8.1 Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires that planning applications are determined in accordance with the Development Plan unless material considerations indicate otherwise. The Development Plan for Leeds currently comprises the Core Strategy, saved policies within the Leeds Unitary Development Plan (Review 2006) and the Natural Resources and Waste Development Plan Document (2013).

Local Planning Policy

- The Core Strategy is the development plan for the whole of the Leeds district. The following core strategy policies are relevant:
 - Seeks to concentrate the majority of new development within the main urban areas and ensure that development is appropriate to its context.
 - <u>H2</u> Housing on non-allocated sites must not exceed local infrastructure capacity.
 - <u>P10</u> Seeks to ensure that new development is well designed and respect its context.
 - P12 Seeks to ensure that Leeds' landscape character is retained.
 - <u>T2</u> Seeks to ensure that new development does not harm highway safety.
 - <u>G8</u> Seeks to ensure that important species and habitats are preserved.

The following saved UDP policies are also relevant:

<u>GP5:</u> Seeks to ensure that development proposals resolve detailed planning

considerations, including amenity.

BD5: Seeks to ensure new development protects amenity. LD1: Seeks to ensure the quality of good development.

National Planning Policy

8.3 The National Planning Policy Framework (2012) sets out the Government's planning policies for England and how these are expected to be applied. It sets out the Government's requirements for the planning system. The National Planning

Policy Framework must be taken into account in the preparation of local and neighbourhood plans and is a material consideration in planning decisions.

- The introduction of the NPPF has not changed the legal requirement that applications for planning permission must be determined in accordance with the development plan unless material considerations indicate otherwise. The policy guidance in Annex 1 to the NPPF is that due weight should be given to relevant policies in existing plans according to their degree of consistency with the NPPF. The closer the policies in the plan to the policies in the Framework, the greater the weight that may be given. It is considered that the local planning policies mentioned above are consistent with the wider aims of the NPPF.
- 8.5 Section 7 (design) of the NPPF is relevant to the consideration of this application.

SPDs/SPGs

8.6 Neighbourhoods for Living; Linton Neighbourhood Plan (unadopted)

9.0 MAIN ISSUES

- 1) Procedure/Process
- 2) Design and Character
- 3) Neighbour Amenity

10.0 APPRAISAL

Procedure/Process

- 10.1 Concern has been raised locally regarding the Minor Material Amendment process with residents commenting that a full planning application should be submitted. Concern has also been raised regarding the fact the building works do not comply with the approved plans.
- The planning process includes a number of mechanisms which allows changes to be made to a development following approval. A new full planning application can be submitted, but in many cases this is not required. Where a development remains substantially the same and only small changes are requested then either a non-material amendment or a minor material amendment application will likely be appropriate. Non-material amendment applications are suitable for very minor changes (such as the omission of approved windows) which do not affect material matters such as design or amenity. These applications are often not advertised to neighbours and are considered at an officer level. Minor material amendment applications are for changes which are small but which could have a material impact ie they may affect design or neighbours. These applications are advertised to neighbours, treated as a planning application and essentially grant a second planning permission.
- 10.3 Neighbours are concerned that because a non-material amendment for changes similar to those now applied for was refused, the minor-material amendment should also be refused. However, the non-material amendment was refused not because the works were unacceptable but because they went beyond non-material changes and raised issues which were of concern to officers and neighbours during the first planning application. The minor-material application which has been submitted

allows officers and neighbours to fully consider the changes and thus the process is correct and reasonable.

10.4 It is noted that the works which are proceeding on site are not in accordance with the approved plans. The current application seeks to regularise these unauthorised changes as well as add others such as a rear balcony. Whilst it is always unfortunate when applicants knowingly undertake unauthorised works the application must be considered on its merits against the development plan and its retrospective nature can have no bearing. As will be outlined below the application is considered to be acceptable in policy terms and thus will be recommended for approval.

Design and Character

- The National Planning Policy Framework states that "good design is indivisible from good planning" and authorities are encouraged to refuse "development of poor design", and that which "fails to take the opportunities available for the improving the character and quality of an area and the way it functions, should not be accepted". Core Strategy policy P10 and saved UDP policy GP5 seek to ensure that development is of high quality.
- The application which is under consideration makes three main changes to the design of the dwelling. Two of these relate to the garage, which is being projected closer to the roadside and the roof of the link section is being raised in height. This has the consequence of increasing the visual prominence of the garage within the streetscene and diluting the sense of separation between the house and garage. The third main change to the design of the house is the relocation of the chimney from within the property to the east side elevation. The other changes which are proposed such as the creation/relocation of bay windows and alterations to the glazing pattern do also affect the balance and character of the property, albeit to a lesser degree.
- 10.7 The judgement which then needs to be made is whether the changes cause harm to visual amenity. The enlarged garage may be considered a distinctly retrograde step as this element was reduced in size during negotiations on the first application in order to lessen the mass and prominence of the dwelling. However, this said, the enlarged garage does remain smaller than first applied for and the 700mm increase is not so significant that a refusal would be warranted. This is also the case for the increase in the height of the link roof and the other changes. The relocation of the chimney and the alterations to the glazing pattern dilute the design of the dwelling and make is less attractive, however this is not to a degree which would warrant refusal.
- 10.8 As such the application is acceptable in this regard.

Neighbour Amenity

10.9 Core Strategy Policy P10 notes that developments should "[protect] ... residential and general amenity through high quality design that protects and enhances... useable space, privacy...and satisfactory penetration of sunlight and daylight. Saved policy GP5 notes that extensions should protect amenity and policy BD5 notes that "all new buildings should be designed with consideration given to both their own amenity and that of their surroundings".

- 10.10 As outlined above changes are being made to the location and quantum of windows within the new property; local residents are concerned about the impact of the changes upon the amenity of near neighbours with overlooking of Nithbank and South Breezes specifically mentioned.
- 10.11 Nithbank is set to the east side of the application property and is a single storey dwelling set at a slightly lower level. As approved there is a separation distance of approximately 12-13m between the two properties (10.0m to the common boundary) and both primary and secondary windows look toward the neighbouring house and garden areas. The changes introduce an additional bedroom window within the side elevation. This additional bedroom window is not considered to be harmful as a secondary window a distance of 7.5m is required to the boundary, a distance which is achieved. As initially submitted the application included a balcony, however as this did not meet the required distances to the boundaries with neighbours this has been removed. It is also noted that a dense planted screen has historically been present on this boundary. Landscaping conditions were imposed on the first application and these have not been adequately discharged. The conditions will be re-imposed and thus it will be possible for the authority ensure that an adequate screen is retained on this boundary.
- 10.12 South Breeze is set to the rear of the application property with its main garden area immediately adjoining the rear boundary of the application property. As was noted when permission was first granted for the new house, although a larger dwelling obviously increases the potential for the overlooking of neighbours, a separation distance of 14m to 18m was considered sufficient to mitigate any harmful impact. The balcony which is now proposed will increase the potential for overlooking as, unlike the small previously approved, this structure is large enough to allow seating. As such this should be considered a principle living space and as outlined within Neighbourhoods for Living a minimum distance of 10.5m is required. balcony is elevated at first floor level it is usual practice for the authority to require a greater distance, with approximately 3.0m added for each additional floor. As such a minimum distance of 13.5m is required. The balcony is set approximately 17m from the common boundary and exceeds the required distance and is. As such, with landscaping conditions being re-imposed the distances retained between the amended house and the boundary with South Breeze are considered sufficient to ensure that no significant harm is caused.
- 10.13 As such it is considered that the proposal complies with policy P10 of the Core Strategy and policies GP5 and BD5 of the Unitary Development Plan as well as advice contained within Neighbourhoods for Living.

Representations

10.14 All material considerations raised through representations have been discussed above. It is noted that some concerns have been raised about on-street parking and the disturbance from the build process. A construction management plan has been agreed which shows all construction parking within the site; enforcement officers are involved with the site and non-compliance with this management plan will be raised with the applicants.

11.0 CONCLUSION

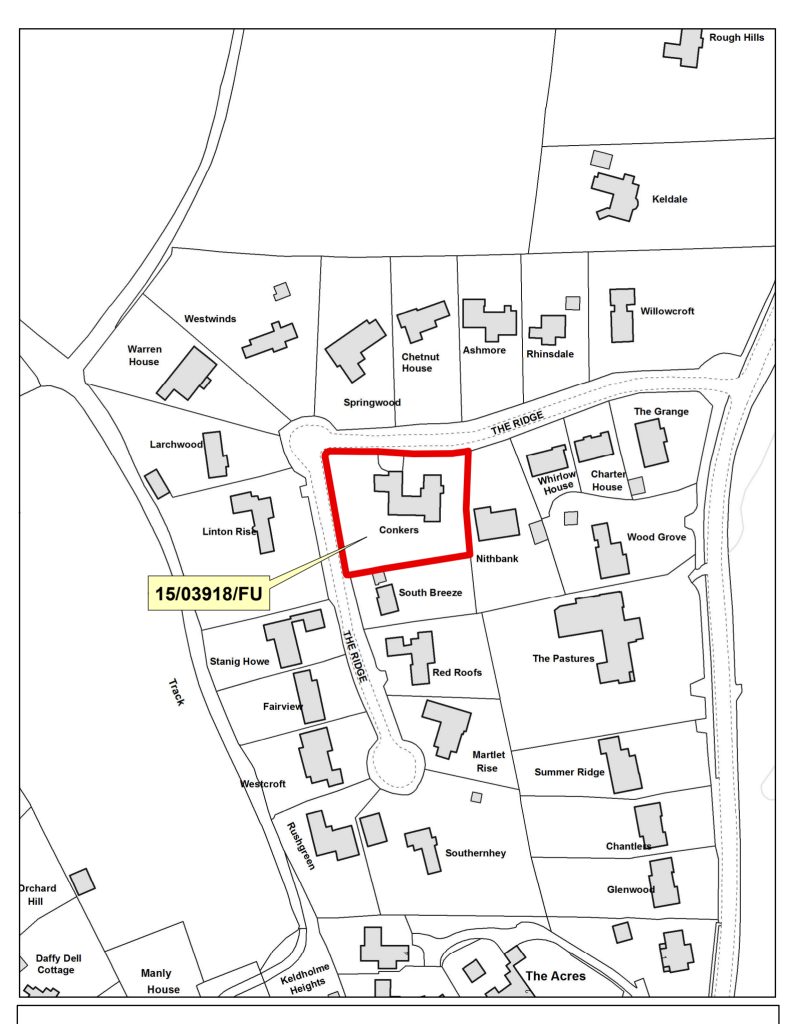
11.1 The application is therefore considered to be acceptable. The changes to the approved dwelling cause insufficient harm to visual amenity to warrant refusal and

the impact upon near neighbours is acceptable, with conditions. As such the application is compliant with the relevant policies and guidance and approval is recommended.

Background Papers:

Application files 15/03918/FU

Certificate of ownership: Certificate A signed by the agent



NORTH AND EAST PLANS PANEL

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