The Planning Inspectorate

Further information on us and the planning appeal system can be found on our website www.planning-inspectorate.gov.uk

For official use only (Date received)

1-Mar-2010 21:20

PLANNING APPEAL FORM (Online Version)

Your appeal and essential supporting documents must reach the Inspectorate within 6 months of the date shown on the Local Planning Authority's decision notice (or, for 'failure' appeals, within 6 months of the date by which they should have decided the application). Before completing this form, please read our booklet 'Making your planning appeal' which was sent to you with this form.

WARNING

If any of the 'Essential supporting documents' listed in Section J are not received by us within the 6 month period, the appeal will not be accepted.

APPEAL REFERENCE: APP/B1550/A/10/2123724

A. APPELLANT DETAILS

The name of the person(s) making the appeal must appear as an applicant on the planning application form.

Name

Mr Michael Davies

Address Chadwell

Phone no. 07787577195

Lambourne Hall Road, Canewdon

ROCHFORD

Fax no

Postcode SS4 3PG

E-mail mikew@balmanddavies.co.uk

Please confirm how you wish to correspond with us:

Electronically, via the email address specified above

On paper, by post.

B. AGENT DETAILS FOR THE APPEAL (if any)

Name

Address

Your reference

Phone no

Fax no.

Postcode

É-mail

Please confirm how you wish to correspond with us:

Electronically, via the email address specified above

On paper, by post.

C. LOCAL PLANNING AUTHORITY (LPA) DETAILS

Name of the LPA

Rochford District Council

LPA's reference number 09/00564/FUL

Date of the planning application

29 Sep 2009

Date of the LPA's decision (if issued)

09 Dec 2009

D. APPEAL SITE ADDRESS

Address Chadwell

Lambourne Hall Road, Canewdon
ROCHFORD
Essex

Postcode ss4 3PG

Grid Reference: Easting 05913680 Northing 01941034

Is the appeal site within a Green Belt?

YES ✓ NO

Are there any health and safety issues at, or near, the site which the Inspector would need to take into account when visiting the site?

YES

NO \checkmark

E. DESCRIPTION OF THE DEVELOPMENT

Area of the whole appeal site (in hectares)

Area of floor space of proposed development (in square metres)

0.40

103

Has the description of the development changed from that stated on the application form?

YES NO ✓

If YES, please state below the revised wording, and enclose a copy of the LPA's agreement to the change.

Construct ground floor rear extension and construct new pitched roof over with front and rear dormers to convert bungalow to chalet. Demolish Outbuildings.

F. REASON FOR THE APPEAL

This appeal is against the decision of the LPA to:-

Please tick one box only

- 1 Refuse planning permission for the development described on the application form or in Section E.
- 2 Grant planning permission for the development subject to conditions to which you object.
- 3 Refuse approval of the matters reserved under an outline planning permission.
- 4 Grant approval of the matters reserved under an outline planning permission subject to conditions to which you object.
- Refuse to approve any matter required by a condition on a previous planning permission (other than those in 3 or 4 above).

Or

Failed to give notice of its decision within the appropriate period (usually 8 weeks) on an application for permission or approval.

G.	CI	HOICE OF PROCEDURE							
		3 possible procedures:- written representations, hearings and inquiring which method suits your circumstances before selecting your preference.							
1.	ТН	WRITTEN REPRESENTATIONS PROCEDURE			_ ✓				
	writ	s is normally the simplest, quickest and most straightforward way a ten procedure is particularly suited to small-scale developments (e all groups of houses; appeals against conditions or changes of use)	e.g. indiv						
	Plea	se answer the questions below.							
	a) b)	Could the Inspector see the relevant parts of the appeal site suffito judge the proposal from public land? Is it essential for the Inspector to enter the site to check measure or other relevant facts?		YES ✓	NO ✓				
		If so, please explain below or on a separate sheet.							
2.	TH!	HEARING PROCEDURE			_				
	This procedure is likely to be suited to more complicated cases which require detailed discussion about the merits of a proposal. At the hearing the Inspector will lead a discussion on the matters already presented in the written statements and supporting documents. Although you may indicate a preference for a hearing, the Inspectorate must also consider that your appeal is suitable for this procedure. Please answer the question below.								
	a)	Is there any further information relevant to the hearing which yo to tell us about? If so please explain below.	u need	YES	NO				
		to tell as about? If so please explain below.							
3.	TH	E INQUIRY PROCEDURE							
:	be o	is the most formal of procedures. Although it is not a court of law the quite similar, as the parties to the appeal will usually be legally representabled to give evidence. Although you may indicate a preference for an occupied that your appeal is suitable for this procedure.	ented and	l expert witn	esses may				
	Plea	ase answer the questions below.							
	a)	How long do you estimate the inquiry will last? (Note: We will take this into consideration, but please bear in mind that our estimate will also be informed by others' advice and our own assessment.)	No. of	days					
	b)	How many witnesses do you intend to call?	No. of	witnesses					

c) Is there any further information relevant to the inquiry which you need to tell us about? If so, please explain below.

Please continue on a separate sheet if necessary.

YES

NO

H. GROUNDS OF APPEAL

If you have chosen the written representations procedure, your **FULL** grounds of appeal must be made, otherwise we will return the appeal form.

If you have requested a hearing or an inquiry, you do not have to provide your full grounds of appeal. You can provide only a brief outline of your grounds, but it must be sufficiently detailed and comprehensive enough to enable the LPA to prepare their case.

Refer to our booklet 'Making your planning appeal' for help.

Please continue on a separate sheet if necessary.

Do you intend to submit a planning obligation (a section 106 agreement or a unilateral undertaking) with this appeal? YES ✓ NO

We are writing to appeal the refusal of the attached application on the following grounds. Although the proposed application exceeds the permitted development allowable on this site, when considering the size of the overall plot we do not feel this to be excessive. The property at present is neighboured by semi-detached houses and a substantial two storey farm house. The proposed development will not encroach in any aspect to the views of the neighbouring properties, due to the consideration taken within the plans.

The plot currently includes a number of hard standing outbuildings previously used for storage and housing of livestock. We feel that these buildings are of detriment to the existing landscape, particularly to neighbouring properties that have full view of the rear grounds. In total, the estimated floor space of these buildings is 320 metres squared. We plan to remove all of said buildings to restore the natural landscape in keeping with the surrounding area. We feel that this will be beneficial to both our own property / neighbours and passing traffic, as they are currently visible from Lambourne Hall Road. Although these buildings have never been inhabited, they are of sound construction and appear on the deeds of the property. Once removed, we are returning 320 metres squared back to the countryside and propose to incorporate a small proportion of this existing space to improve the quality of living within the existing property.

Although we appreciate that the external appearance of the property will change, we intend to maintain as many of the existing features and character of the building as possible. This will ensure that the building's history remains, despite the inevitable changes it requires to become a long term family home. As a young professional couple, we are looking to start a family in the near future, although this was not a consideration when purchasing the property. The property sits on a flood plain within close proximity to the River Crouch. We feel that two storeys are essential when considering a young family and the possible risk of flooding within the area. The neighbouring properties benefit from this living arrangement and so we feel that the proposed development would be in keeping with the area.

With regards to the supporting documentation please see photos taken on 27/2/10 showing the very high levels of water overflowing from the surrounding ditches and coming within close proximity of the bungalow following heavy rainfall.

We hope that our appeal will be considered on these grounds and look forward to receiving confirmation of your decision.

Best Regards, Michael Davies

H. GROUNDS OF APPEAL	(continued)	A MARINA A M			
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I. (part one) APPEAL SITE OWNERSHIP DETAILS

We need to know who owns the appeals site. If you do not own the appeal site or only own a part of it, we need to know the name(s) of the owner(s) or part owner(s), and be sure that you have told them that you have made an appeal. YOU MUST TICK WHICH OF THE CERTIFICATES APPLIES. Please read the enclosed *Guidance Notes* if in doubt.

If you are the sole owner of the whole appeal site, certificate A will apply:

Please tick **one** box only

CERTIFICATE A

I certify that, on the day 21 days before the date of this appeal, nobody except the appellant, was the owner (see Note (i) of the *Guidance Notes* for a definition) of any part of the land to which the appeal relates:

OR

CERTIFICATE B

I certify that the appellant (or the agent) has given the requisite notice (see the *Guidance Notes*) to every one else who, on the day 21 days before the date of this appeal, was the owner (see Note (i) of the *Guidance Notes* for a definition) of any part of the land to which the appeal relates, as listed below:

Owner's name

Address at which the notice was served

Date the notice was served

CERTIFICATES C & D

If you do not know who owns all or part of the appeal site, complete either Certificate C or Certificate D enclosed with the accompanying *Guidance Notes* and attach it to the appeal form.

I (part two) AGRICULTURAL HOLDINGS CERTIFICATE

We also need to know whether the appeal site forms part of an agricultural holding. Please tick either (a) or (b).

(a) None of the land to which the appeal relates is, or is part of, an agricultural holding:

OR

(b) The appeal site is, or is part of, an agricultural holding and the appellant (or the agent) has given the requisite notice to every person (other than the appellant) who, on the day 21 days before the date of the appeal, was a tenant of an agricultural holding on all or part of the land to which the appeal relates as listed below:

Tenant's name

Address at which the notice was served

Date the notice was served

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You **must** send the documents listed 1-7 below with your appeal form. Please tick the boxes to show which documents you are enclosing.

- 1 A copy of the original **planning application** sent to the LPA.
- A copy of the site ownership certificate and agricultural holdings certificate submitted to the LPA

at application stage (this is usually part of the LPA's planning application form).

- A copy of the **LPA's decision notice** (if issued). Or, in the event of the failure of the LPA to give a decision, if possible please enclose a copy of the LPA's letter in which they acknowledged the application.
- A **site plan** (preferably on a copy of an Ordnance Survey map at not less than 10,000 scale) showing the general location of the proposed development and its boundary. This plan should show <u>two named roads</u> so as to assist identifying the location of the appeal site or premises. The application site should be edged or shaded in red and any other adjoining land owned or controlled by the appellant (if any) edged or shaded blue.
- Copies of all **plans, drawings and documents** sent to the LPA as part of the application. The plans and drawings should show all boundaries and coloured markings given on those sent to the LPA.

Please number them clearly and list the numbers here or on a separate sheet:

- Copies of any **additional plans, drawings and documents** sent to the LPA but which did not form part of the original application (e.g. drawings for illustrative purposes). Please number them clearly and list the numbers here or on a separate sheet:
- 7 A copy of the **design and access statement** sent to the LPA (if required)

You must send copies of the following, if appropriate:

Additional plans, drawings or documents relating to the application but **not previously** seen by the LPA.

Please number them clearly and list the numbers here or on a separate sheet:

- 9 Any relevant **correspondence** with the LPA. Including any supporting information submitted with your application in accordance with the list of local requirements.
- 10 If the appeal is against the LPA's refusal or failure to approve the **matters reserved** under an outline permission, please encose:
 - (a) the relevant outline application;
 - (b) all plans sent at outline application stage;
 - (c) the original outline planning permission.
- If the appeal is against the LPA's refusal or failure to decide an application which relates to a **condition**, we must have a copy of the <u>original permission</u> with the condition attached.
- A copy of any **Environmental Statement** plus certificates and notices relating to publicity (if one was sent with the application, or required by the LPA).

K. OTHER APPEALS

If you have sent other appeals for this or nearby sites to us and these have not been decided, please give details and our reference numbers.

L. CHECK SIGN AND DATE

(All supporting documents must be received by us within the 6 month time limit)

I confirm that I have sent a copy of this appeal form and relevant documents to the LPA (if you do not your appeal will not normally be accepted).

I confirm that all sections have been fully completed and that the details of the ownership (section I) are correct to the best of my knowledge.

Signature

Date 1 March 2010

Name (in capitals) Mr Michael Davies

On behalf of (if applicable)

The gathering and subsequent processing of the personal data supplied by you in this form, is in accordance with the terms of our registration under the Data Protection Act 1998. Further information about our Data Protection policy can be found on our website under "Privacy Statement.

M. NOW SEND

1 COPY to the LPA

1 COPY for you to keep

Send a copy of the appeal form to the address from which the decision notice was sent (or to the address shown on any letters received from the LPA). There is no need to send them all the documents again, send them any supporting documents not previously sent as part of the application. If you do not send them a copy of this form and documents, we may not accept your appeal.

WHEN WE RECEIVE YOUR APPEAL

We will:

- 1) Tell you if it is valid and who is dealing with it.
- 2) Tell you and the LPA the procedure for your appeal.
- 3) Tell you the timetable for sending further information or representations.
- 4) Tell you about the arrangements for the site visit, hearing or inquiry.
- 5) At the end of the appeal process, the Inspector will give the decision, and the reasons for it, in writing.

YOU MUST KEEP TO THE TIMETABLE

If information or representations are sent late we may disregard them. They will not be seen by the Inspector but will be sent back to you.

N. APPEAL DOCUMENTS

We will not be able to validate the appeal until all the necessary supporting documents are received.

Please remember that all supporting documentation needs to be received by us within the appropriate deadline for the case type. If forwarding the documents by email, please send to appeals@pins.gsi.gov.uk. If posting, please enclose the section of the form that lists the supporting documents and send it to PO Box 2606, Bristol, BS1 9AY.

You will not be sent any further reminders.

Please ensure that anything you do send by post or email is clearly marked with the reference number:

APP/B1550/A/10/2123724

Please ensure that a copy of your appeal form and any supporting documents are sent to the local planning authority.

- ***********
- * The Documents Listed Below Will Follow By Post *
- ======= ESSENTIAL SUPPORTING DOCUMENTS ========
- ** 01. A copy of the original planning application sent to the LPA.
- ** 02. A copy of the site ownership certificate and agricultural holdings certificate submitted to the LPA at application stage (these are usually part of the LPA's planning application form).
- ** 03. A copy of the LPA's decision notice (if issued). Or, in the event of the failure of the LPA to give a decision, if possible please enclose a copy of the LPA's letter in which they acknowledged the application.
- ** 04. A site plan (preferably on a copy of an Ordnance Survey map at not less than 10,000 scale) showing the general location of the proposed development and its boundary. This plan should show two named roads so as to assist identifying the location of th
- ** 05. Copies of all plans, drawings and documents sent to the LPA as part of the application. The plans and drawings should show all boundaries and coloured markings given on those sent to the LPA.
- ** 05i. A list of all plans, drawings and documents (stating drawing numbers) submitted with the application to the LPA.
- ** 08. Additional plans, drawings or documents relating to the application but not previously seen by the LPA. Acceptance of these will be at the Inspector's discretion.

Julie Marcsik

From:

Kerai, Tina [Tina. Kerai@pins.gsi.gov.uk]

Sent:

16 March 2010 11:25

To:

Julie Marcsik

Subject: FW: Appeal Ref: 2123724

From: mikew@balmanddavies.co.uk [mailto:mikew@balmanddavies.co.uk]

Sent: 15 March 2010 14:19

To: Martin, Nick

Subject: Appeal Ref: 2123724

Hi Nick.

As per you e-mail dated 12th March, I would like to add the following statement to my appeal:

It has been brought to my attention that under the Town and Country Planning Act (General Permitted Development Order 2008) along the flank side of the dwelling. A single storey flat roof extension could be constructed amounting to 24 square metres in floor space. I would be prepared to enter into a Unilateral undertaking to remove my permitted development rights to extend my dwelling in this manner on success of my appeal.

Please accept this statement as part of my completed appeal.

Best Regards

Mike Davies

Balm & Davies Ltd Brenham Farm South Fambridge Rochford Essex SS4 3LS

Tel: 01702 203939 Fax: 01702 207022

web: www.balmanddavies.co.uk E-mail: info@balmanddavies.co.uk

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