# Council of the Isles of Scilly Delegated Planning Report Householder application

**Application Number:** P/23/029/NMA

**UPRN:** 000192000905

Received on: 3 May 2023

Valid on: 3 May 2023

Application Expiry date: 31 May 2023 Neighbour expiry date: 24 May 2023 Consultation expiry date: 24 May 2023

> Site notice posted: N/A Site notice expiry: N/A

**Applicant:** Mrs Rachel Greenlaw

Site Address: 2 Ennor Close

Old Town St Mary's Isles Of Scilly TR21 0NL

**Proposal:** Non Material Amendment to approved extension (as

approved under P/22/082/HH) to change the roof of the rear

extension

**Application Type:** Non Material Amendments

**Recommendation:** PERMIT the NMA

# **Reason for Delegated Decision**

No Councillor has requested that the application come to the Full Council. The decision defaults to the level of Delegated:

- Not a Councillor√
- Not a Senior Officer (or Officer with influence over planning Decisions) √
- No relation to a Councillor/Officer √
- Not Major √
- Not Council's own application √
- Not a departure from the Development Plan √
- Not Called in √

Lead Member Planning Agreed

Name: Dan Marcus Date: 15.05.2023

## **Site Description and Proposed Development**

Application P/22/02/HH was determined on the 31/01/2023 at Full Council. The committee report can be read here:

https://committees.scilly.gov.uk/documents/s29723/P-22-082%20Committee%20Report.pdf

Number 2 Ennor Close in Old Town, St Mary's is an ex-Council house. The house is a semi-detached two storey dwelling, located on the north side of the road, close to the junction with Old Town Road. To the front is an enclosed grassed garden area to the south side with adjacent driveway parking and a private rear garden to the north side. The building has a painted render finish with upvc windows and doors.

The approved planning permission is to erect a larger front porch extension, which will extend towards the driveway parking between numbers 1 and 2, and a replacement of the existing rear conservatory with a single storey rear extension with a lean-to roof. Materials are identified to match the existing dwelling.

The non-material amendments applied for are to replace the approved pitched to flat roof on the rear extension with an entirely flat roof. This would be lower overall by approximately 0.5m and introduce two roof lanterns instead of rooflights in the pitched roof. The east elevation of the rear extension would have the approved 3no narrow windows extending to ground level replaced with two smaller windows at 1.7m above ground level. One set of the approved bi-fold doors on the north elevation would be replaced with windows. The other proposed amendments are to reduce the height of the existing stairway window above the front extension in order to raise the flat roof element of the front extension by around 0.3m.





Certificate: N/A

Other Land Owners: N/A

#### Consultations and Publicity

This application type does not require a site notice or wider publicity on the weekly list.

## Representations from Residents:

Neighbouring properties written to directly:

- The Old Chapel, Old Town Lane
- 1, 3 & 4 Ennor Close, Old Town
- [0] letters of objection have been received
- [0] letters of support have been received
- [0] letters of representation have been received.

## Relevant Planning History:

No planning history relevant under the adopted Local Plan except for the approval being amended.

The house was granted planning permission in 1982, as part of an extension to Ennor Close (P2094) and the existing conservatory was granted planning permission in 1996 (P4095). The current conservatory structure is therefore around 24 years old and has become unusable due to leaks, which the applicant states as a source of damp and drafts within the property.

#### Constraints:

- Conservation Area
- Area of Outstanding Natural Beauty
- Heritage Coast

Planning Assessment

Design	YES OR NO
Would the proposal maintain the character and qualities of the area in which it is proposed?	Υ
Would the proposal appear in-keeping with the appearance of the existing dwelling, street and area?	Υ
Would the materials, details and features match the existing dwelling and be consistent with the general use of materials in the area?	Υ
Would the proposal leave adequate garden area and green space to prevent the proposal appearing as an overdevelopment of the site and to ensure an adequate level of amenity?	N/A
Is the parking and turning provision on site acceptable?	N/A
Would the proposal generally appear to be secondary or subservient to the main building?	Υ
Is the scale proposed in accordance with NDSS	Υ

Amenity	YES OR NO
Is the proposal acceptable with regard to any significant overlooking/loss of privacy issues?	Y
Has the proposal been designed to respect the amenities of neighbouring properties avoiding unreasonable loss of light or an overbearing impact?	Υ
Is the proposal acceptable with regard to any significant change or intensification of use?	Y

Heritage	YES OR NO
Would the proposal sustain or enhance the character and appearance of the Conservation Area?	Υ
If within the setting of, or a listed building,	N/A
<ul> <li>a) Will the development preserve the character and special architectural or historic interest of the building?</li> </ul>	
b) Will the development preserve the setting of the building?	
Within an Archaeological Constraint Area	N
Other Impacts	N/A
Does the proposal comply with Highways standing advice such that it does not adversely affect highway safety?	
Impact on protected trees	N/A
Will this be acceptable	

Can impact be properly mitigated?	
Has the proposal been designed to prevent the loss of any significant wildlife habitats or proposes appropriate mitigation where this has been demonstrated to be unavoidable?	N/A
Does the proposal conserve and enhance the landscape and scenic beauty of the AONB	Y
Are the Water connection/foul or surface water drainage details acceptable?	N/A
If sited within a Critical Flood Risk Area (low lying land below the 5m datum) is the application accompanied by an acceptable Flood Risk Assessment?	N/A
Are there external lights	N

Protected Species	YES OR NO
Does the proposal include any re-roofing works or other alteration to the roof	N/A
Does the proposal include any demolition	N
Does the proposal include tree or hedge removal	N
Is an assessment of impact on protected species required	N
Has an assessment been provided that adequately assesses the site and includes mitigation, enhancement and timing requirements	N
Are biodiversity enhancement measures required	N
Is a condition required to provide biodiversity enhancement measures	N

Waste Management	YES OR NO
Does the proposal generate construction waste	N
Does the proposal materially increase the use of the site to require additional long-term waste management facilities	N
Does the proposal include a Site Waste Management Plan	N
Is a condition required to secure a Site Waste Management Plan	N

Sustainable Design	YES OR NO
Does the proposal materially increase the use of the site to require additional sustainable design measures	N
Does the proposal include any site specific sustainable design measures	N
Is a condition required to secure a Sustainable Design Measures	N

#### Conclusion:

This proposed amendment is considered to be non-material for the following reasons:

- No changes are proposed to the elevations visible from the public realm
- Changes to fenestration reduce window heights and sizes and do not introduce any potential new overlooking
- The alterations to the rear-extension roof do reduce its bulk
- No representations have been received

**EIA:** Due to the scale, nature and location this development will not have significant effects on the environment and therefore is not considered to be EIA development.

**Proactive working**: In accordance with guidance within the National Planning Policy Framework the Council has worked in a positive and creative way and has concluded that the application is acceptable for planning permission to be granted. This application has been considered in accordance with Section 38 of the Planning & Compulsory Purchase Act 2004. This application has been considered in accordance with Section 38 of the Planning & Compulsory Purchase Act 2004 and with Section 72 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

**Planning Policy:** Section 70 of the 1990 Town and Country Planning Act requires that regard be had to the development plan, any local finance and any other material considerations. Section 38(6) of the 2004 Planning and Compensation Act requires that applications are to be determined in accordance with the development plan unless material considerations indicate otherwise. For the purposes of decision making, as of March 2021, the development plan for the Isles of Scilly comprises the Isles of Scilly Local Plan 2015-2030.

The relevant development plan policies that have been taken into consideration are set out below:

Isles of Scilly Local Plan, 2015-2030

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Tick if Used 🗸	
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Policy OE2 Biodiversity and Geodiversity	
Policy OE3 Managing Pollution	
Policy OE4 Protecting Scilly's Dark Night Skies	
Policy OE5 Managing Waste	
Policy OE6 Minerals	
Policy OE7 Development affecting heritage	
Policy LC1 Isles of Scilly Housing Strategy to 2030	
Policy LC2 Qualifying for Affordable Housing	
Policy LC3 Balanced Housing Stock	
Policy LC4 Staff Accommodation	
Policy LC5 Removal of Occupancy Conditions	
Policy LC6 Housing Allocations	
Policy LC7 Windfall Housing:	
Policy LC8 Replacement Dwellings and Residential Extensions	1
Policy LC9 Homes in Multiple Occupation	
Policy WC1 General Employment Policy	
Policy WC2 Home based businesses	
Policy WC3 New Employment Development	
Policy WC4 Alternative Uses for Business/Industrial land and buildings	
Policy WC5 Visitor Economy and Tourism Developments	

Other material considerations include the policies of the National Planning Policy Framework (NPPF) and guidance in Planning Practice Guidance (PPG).

Considerations under Human Rights Act 1998 and Equalities Act 2010: The provisions of the Human Rights Act 1998 and Equalities Act 2010 have been taken into account in reaching the recommendation contained in this report. In discharging their functions, must have "due regard" to the need to:

- a) Eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under the Act;
- b) Advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- c) Foster good relations between persons who share a relevant protected characteristic and persons who do not share it.

Having due regard to the need to advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it involves having due regard in particular to the need to:

- a) removing or minimising disadvantages suffered by persons who share a relevant protected characteristic that are connected to that characteristic;
- b) take steps to meet the needs of persons who share a relevant protected characteristic that are different from the needs of other persons who do not share it
- encourage persons who share a relevant protected characteristic to participate in public life or in any other activity in which participation by such persons is disproportionately low.

Whilst there is no absolute requirement to fully remove any disadvantage the Duty is to have "regard to" and remove OR minimise disadvantage and in considering the merits of this planning application the planning authority has had due regard to the matters set out in section 149 of the Equality Act 2010.

Print Name: Lisa Walton 31/05/2023

Job Title: Chief Planning Officer

Signed:

Authorised Officer with Delegated Authority to determine Planning Applications