## Report of the Head of Planning, Sport and Green Spaces

Address 51 HILLIARD ROAD NORTHWOOD

**Development:** Change of use from a 3-bed end of terrace dwelling to 1 x 1-bed and 1 x 2 bec

self contained flats with associated parking and amenity space

**LBH Ref Nos:** 70450/APP/2015/4598

**Drawing Nos:** Design and Access Statement

Transport Assessment

Location Plan 15/2880/43

15/2880/41 Rev B 15/2880/42 Rev C 15/2880/40 Rev A

Date Plans Received: 16/12/2015 Date(s) of Amendment(s): 16/12/2015

**Date Application Valid:** 16/12/2015

### 1. SUMMARY

The property is located within the 'Developed Area' as identified in the Hillingdon Local Plan: Part One - Strategic Policies (November 2012). This proposal considers the subdivision of the two storey semi-detached property into 2 separate residential units with associated parking and amenity space.

There are no external alterations to the dwellings proposed but the proposed development would utilise approved certificate of lawfulness and prior approval developments comprising a single storey rear extension and loft conversion to provide the floorspace for 2 flats. All extensions have been implemented and completed on site.

The initial submission raised concerns that the development failed to provide satisfactory indoor living space and amenities for future occupiers and furthermore failed to demonstrate it can provide usable parking provision for both properties, which would therefore result in the increased demand for on street parking. Revised plans have reconfigured the internal floor layout to ensure that all habitable rooms have an adequate outlook and natural lighting and additional information has been supplied to address concerns over the ability for the applicant to ensure free access to the parking space to the rear. The proposal is therefore considered acceptable.

## 2. RECOMMENDATION

### APPROVAL subject to the following:

### 1 RES3 Time Limit

The development hereby permitted shall be begun before the expiration of three years from the date of this permission.

### **REASON**

To comply with Section 91 of the Town and Country Planning Act 1990

2 RES4 Accordance with Approved Plans

The development hereby permitted shall not be carried out except in complete accordance with the details shown on the submitted plans, number 15/2880/42 Rev C and 15/2880/40 Rev A and shall thereafter be retained/maintained for as long as the development remains in existence.

#### REASON

To ensure the development complies with the provisions of the Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012) and the London Plan (2015).

### 3 HO5 No additional windows or doors

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification), no additional windows, doors or other openings shall be constructed in the walls or roof slopes of the development hereby approved facing 53 Hilliard Road.

### REASON

To prevent overlooking to adjoining properties in accordance with policy BE24 of the Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012)

## 4 HO7 No roof gardens

Access to the flat roof over the extension hereby approved shall be for maintenance or emergency purposes only and the flat roof shall not be used as a roof garden, terrace, balcony, patio or similar amenity area.

#### REASON

To prevent overlooking to adjoining properties in accordance with policy BE24 of the Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012)

## 5 RES15 Sustainable Water Management (changed from SUDS)

No development approved by this permission shall be commenced until a scheme for the provision of sustainable water management has been submitted to and approved in writing by the Local Planning Authority. The scheme shall clearly demonstrate that sustainable drainage systems (SUDS) have been incorporated into the designs of the development in accordance with the hierarchy set out in accordance with Policy 5.15 of the London Plan and will:

- i. provide information about the design storm period and intensity, the method employed to delay and control the surface water discharged from the site and the measures taken to prevent pollution of the receiving groundwater and/or surface waters;
- ii. include a timetable for its implementation; and
- iii. provide a management and maintenance plan for the lifetime of the development which shall include the arrangements for adoption by any public authority or statutory undertaker and any other arrangements to secure the operation of the scheme throughout its lifetime. The scheme shall also demonstrate the use of methods to minimise the use of potable water through water collection, reuse and recycling and will:
- iv. provide details of water collection facilities to capture excess rainwater;
- v. provide details of how rain and grey water will be recycled and reused in the development.

Thereafter the development shall be implemented and retained/maintained in accordance with these details for as long as the development remains in existence.

### REASON

To ensure the development does not increase the risk of flooding in accordance with Policy OE8 Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012) and

London Plan (2015) Policy 5.12.

#### 6 NONSC Non Standard Condition

The car parking area, vehicular access road and lighting bollards shall not be sited otherwise than in the position shown on the approved plans and following their provision the car parking spaces and access road to these spaces shall be kept free of obstruction and shall not be used otherwise than for access for the parking of vehicles in connection with the development hereby approved.

Reason:In the interests of highway and pedestrian safety in accordance with policy AM7 Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012)

#### **INFORMATIVES**

### 1 I15 Control of Environmental Nuisance from Construction Work

Nuisance from demolition and construction works is subject to control under The Control of Pollution Act 1974, the Clean Air Acts and other related legislation. In particular, you should ensure that the following are complied with:-

- A. Demolition and construction works which are audible at the site boundary shall only be carried out between the hours of 08.00 and 18.00 hours Monday to Friday and between the hours of 08.00 hours and 13.00 hours on Saturday. No works shall be carried out on Sundays, Bank or Public Holidays.
- B. All noise generated during such works shall be controlled in compliance with British Standard Code of Practice BS 5228:2009.
- C. Dust emissions shall be controlled in compliance with the Mayor of London's Best Practice Guidance' The Control of dust and emissions from construction and demolition.
- D. No bonfires that create dark smoke or nuisance to local residents.

You are advised to consult the Councils Environmental Protection Unit (www.hillingdon.gov.uk/noise Tel. 01895 250155) or to seek prior approval under Section 61 of the Control of Pollution Act if you anticipate any difficulty in carrying out construction other than within the normal working hours set out in (A) above, and by means that would minimise disturbance to adjoining premises.

## 2 I59 Councils Local Plan : Part 1 - Strategic Policies

On this decision notice policies from the Councils Local Plan: Part 1 - Strategic Policies appear first, then relevant saved policies (referred to as policies from the Hillingdon Unitary Development Plan - Saved Policies September 2007), the London Plan Policies (2015). On the 8th November 2012 Hillingdon's Full Council agreed the adoption of the Councils Local Plan: Part 1 - Strategic Policies. Appendix 5 of this explains which saved policies from the old Unitary Development (which was subject to a direction from Secretary of State in September 2007 agreeing that the policies were 'saved') still apply for development control decisions.

## 3 I47 Damage to Verge - For Council Roads:

The Council will recover from the applicant the cost of highway and footway repairs, including damage to grass verges.

Care should be taken during the building works hereby approved to ensure no damage

occurs to the verge or footpaths during construction. Vehicles delivering materials to this development shall not override or cause damage to the public footway. Any damage will require to be made good to the satisfaction of the Council and at the applicant's expense.

For further information and advice contact - Highways Maintenance Operations, Central Depot - Block K, Harlington Road Depot, 128 Harlington Road, Hillingdon, Middlesex, UB3 3EU (Tel: 01895 277524).

### 4 I5 Party Walls

The Party Wall Act 1996 requires a building owner to notify, and obtain formal agreement from, any adjoining owner, where the building owner proposes to:

carry out work to an existing party wall;

build on the boundary with a neighbouring property;

in some circumstances, carry out groundworks within 6 metres of an adjoining building. Notification and agreements under this Act are the responsibility of the building owner and are quite separate from Building Regulations, or Planning Controls. The Building Control Service will assume that an applicant has obtained any necessary agreements with the adjoining owner, and nothing said or implied by the Council should be taken as removing the necessity for the building owner to comply fully with the Party Wall Act. Further information and advice is to be found in "the Party Walls etc. Act 1996 - explanatory booklet" published by the ODPM, available free of charge from the Residents Services Reception Desk, Level 3, Civic Centre, Uxbridge, UB8 1UW.

## 5 I6 Property Rights/Rights of Light

Your attention is drawn to the fact that the planning permission does not override property rights and any ancient rights of light that may exist. This permission does not empower you to enter onto land not in your ownership without the specific consent of the owner. If you require further information or advice, you should consult a solicitor.

### 6 | 12 | Encroachment

You are advised that if any part of the development hereby permitted encroaches by either its roof, walls, eaves, gutters, or foundations, then a new planning application will have to be submitted. This planning permission is not valid for a development that results in any form of encroachment.

7

In dealing with the application the Council has implemented the requirement in the National Planning Policy Framework to work with the applicant in a positive and proactive way. We have made available detailed advice in the form of our statutory policies from the 'Saved' UDP 2007, Local Plan Part 1, Supplementary Planning Documents, Planning Briefs and other informal written guidance, as well as offering a full pre-application advice service, in order to ensure that the applicant has been given every opportunity to submit an application which is likely to be considered favourably.

## 3. CONSIDERATIONS

### 3.1 Site and Locality

The site relates to a two storey end of terrace dwelling located on the western side of Hilliard Road. It has a single storey bay window to the front and a two storey rear projection. It has recently been extended with a loft conversion, with a change from hip to gable and a rear dormer window and two separate single storey rear extensions. There is a small front

garden and an elongated rear garden with a shared 2.8m wide access to the rear running between the application site and no.49.

Hilliard Road is residential in character and appearance comprises a mixture of terraced and semi-detached period properties.

The site is located within the Old Northwood Area of Special Local Character and the developed area as identified in the Hillingdon Local Plan Part Two -UDP Saved Policies (November 2012).

### 3.2 Proposed Scheme

Planning permission is sought for a change of use from a single dwelling into 2 flats. There are no external alterations to the dwelling proposed but the development would utilise the approved and implemented certificate of lawfulness developments comprising two single storey rear extensions and a loft conversion to provide the floorspace for the development, 2 no. 1 bed flats. However it is noted that in flat B there is a study room of a similar scale to the proposed bedroom in flat A and was a bedroom in the original dwelling. The proposal is therefore assessed on the basis of the provision of 1 x 1 bed and 1 x 2 bed flats

Flat A (ground floor flat) would have a floor area of 57sqm and flat B (first floor and loft space), 72sqm. The rear garden would be divided resulting in 35sqm for flat A and 38.8sqm of garden space for flat B.

## 3.3 Relevant Planning History

70450/APP/2014/4140 51 Hilliard Road Northwood

Erection of a single storey rear extension, which would extend beyond the rear wall of the origin house by 4 metres, for which the maximum height would be 3.2 metres, and for which the heigh of the eaves would be 2.7 metres

**Decision:** 31-12-2014 Approved

70450/APP/2014/4141 51 Hilliard Road Northwood

Conversion of roof space to habitable use to include a rear dormer, 2 front rooflights and conversion of roof from hip to gable end (Application for a Certificate of Lawful Development for Proposed Development)

**Decision:** 16-01-2015 Approved

70450/APP/2015/3266 51 Hilliard Road Northwood

Conversion of two storey dwelling into 2 self contained flats

**Decision:** 13-11-2015 Withdrawn

70450/APP/2015/565 51 Hilliard Road Northwood

Single storey rear extension and conversion of roof space to habitable use to include a rear dormer, 2 front rooflights and conversion of roof from hip to gable end (Application for a Certifica of Lawful Development for a Proposed Development)

**Decision:** 13-04-2015 Approved

## **Comment on Relevant Planning History**

70450/APP/2015/3266 - Conversion of two storey dwelling into 2 self contained flats (withdrawn)

70450/APP/2015/565 CLD - Single storey Rear Extension and conversion of roof space to habitable use including a rear dormer (approved)

70450/APP/2014/4141 CLD - Conversion of roof space to habitable use to include a rear dormer, 2 front rooflights and conversion of roof from hip to gable end (approved) 70076/APP/2014/2765 PAH - Single storey rear extension (approved)

## 4. Planning Policies and Standards

## UDP / LDF Designation and London Plan

The following UDP Policies are considered relevant to the application:-

### Part 1 Policies:

PT1.BE1 (2012) Built Environment

#### Part 2 Policies:

AM7	Consideration of traffic generated by proposed developments.
AM14	New development and car parking standards.
BE13	New development must harmonise with the existing street scene.
BE15	Alterations and extensions to existing buildings
BE19	New development must improve or complement the character of the area.
BE20	Daylight and sunlight considerations.
BE21	Siting, bulk and proximity of new buildings/extensions.
BE23	Requires the provision of adequate amenity space.
BE24	Requires new development to ensure adequate levels of privacy to neighbours.
H4	Mix of housing units
H7	Conversion of residential properties into a number of units
OE1	Protection of the character and amenities of surrounding properties and the local area
LPP 3.3	(2015) Increasing housing supply
LPP 3.4	(2015) Optimising housing potential
LPP 3.5	(2015) Quality and design of housing developments
LPP 3.8	(2015) Housing Choice
LPP 5.3	(2015) Sustainable design and construction
HDAS-LAY	Residential Layouts, Hillingdon Design & Access Statement, Supplementary

Planning Document, adopted July 2006

LDF-AH Accessible Hillingdon, Local Development Framework, Supplementary Planning Document, adopted January 2010

#### 5. Advertisement and Site Notice

**5.1** Advertisement Expiry Date:- Not applicable

5.2 Site Notice Expiry Date:- 20th January 2016

### 6. Consultations

#### **External Consultees**

9 neighbours were consulted for a period of 21 days expiring on the 11 January 2016. A site notice was also erected to the front of the property expiring on the 20 January 2016. Six responses were received raising the following issues:

- Set a precedent which is out of keeping with the character of the area, which is family accommodation
- Parking in the area is always a problem, the proposal could lead to increased demand for on street parking
- The proposed parking provision to the rear is impractical as the access between the buildings is too narrow. The existing properties who have garages to the rear do not use them for this reason
- The area at the bottom of the garden is very small and turning is impossible without going onto neighbouring land
- Potential damage to the adjacent property from cars using the narrow driveway
- Unsightly wheelie bins in the front garden
- Impact of access to the rear by building two garages. It will be difficult to manoeuvre in and out and cars could be left blocking access to the rear
- Concerned the height of the rear patio would compromise our privacy
- The conversion of garden to parking should be discouraged. Too many areas of hard standing are being created in front gardens, so should retain the rear gardens
- The patio area has been raised significantly, which means people using the patio will be able to look into the garden and house of no.49

A petition against the proposal with 31 signatures was also submitted.

Officer response: The proposal is for two parking spaces to the rear, not garages.

Northwood Hills Residents Association - The description is misleading there will be 1 x 1 bed flat and 1 x 2 bed flat. In principle the change from a family home to a flatted development changes the character of the area. Wheelie bins are shown in the front garden; this is not a characteristic or common practise in Hillingdon. The layout of the dwellings will not be contusive to good living conditions for the inhabitants of the ground floor flat, with the kitchen of flat B above the bedroom of flat A. An unacceptable arrangement considering the amount of noise and vibration machines in a kitchen can cause.

Northwood Residents Association - No response

#### **Internal Consultees**

Access Officer - No comments

EPU - No response to this application but commented on the previous proposal that due to poor stacking would recommend improved sound insulation between floors to protect residents from noise

North Planning Committee - 22nd March 2016 PART 1 - MEMBERS, PUBLIC & PRESS

## Conservation and Urban Design - No Comments

Sustainability Officer - No comments

Highways - The revised layout is an improvement and given the consent granted for development at 81-93 Hilliard Road, it would be difficult to sustain a highway objection. The following requirements should be secured via a condition/S106

- The new footpath should be 'made up' and maintained in a serviceable condition.
- The Area required for vehicles to manoeuvre in / out of the car parking spaces must be cleared and maintained in a serviceable condition. The applicant should confirm (evidence) that they have rights of access over the vehicular turning space

Officer response: Informed the agent in an email on the 2 February that with regard to the highways issues (assuming all other aspects were acceptable) we may be able to apply a grampian condition regarding the required works not within the applicants control, subject to written evidence/confirmation that this would be achievable. Further information confirming the long standing right of access have been provided to the council.

#### 7. MAIN PLANNING ISSUES

## 7.01 The principle of the development

The site lies within an established residential area where there would be no objection in principle to the intensification of the residential use of the site, subject to all other material planning considerations being acceptable, in accordance with Policy H7 of the Hillingdon Local Plan (November 2012).

The Council's planning records show that a few former employment and workshops located to the rear of the existing dwellings have been redeveloped to form additional housing. These represent significantly less than 10% of the properties along Hilliard Road. Therefore, after the conversion less than 10% of the original dwellings in this street would have been converted, ensuring the development is in accordance with the HDAS: Residential Layouts, in this respect.

## 7.02 Density of the proposed development

Paragraph 4.1 of HDAS Residential Layouts specifies that in new developments numerical densities are considered to be more appropriate to larger sites and will not be used in the assessment of schemes of less than 10 units, such as this proposal. The key consideration is therefore whether the development sits comfortably within its environment rather than a consideration of the density of the proposal.

## 7.03 Impact on archaeology/CAs/LBs or Areas of Special Character

With specific reference to the site location within an Area of Special Local Character, Policy BE5 of the Hillingdon Local Plan: Part Two - Saved Unitary Development Plan Policies (November 2012) states that new development should harmonise with the materials, design features, architectural style and building heights predominant in such areas.

There are no physical external alterations proposed to the building as a result of this application. The physical alterations have already been carried out under permitted development rights. Therefore the development does not create any changes to the character and appearance of the Area of Special Local Character.

### 7.04 Airport safeguarding

No objections are raised to the scheme in terms of airport safeguarding.

### 7.05 Impact on the green belt

Not applicable, the site is not located within the green belt.

## 7.07 Impact on the character & appearance of the area

Policy BE1 of the Hillingdon Local Plan: Part One - Strategic Policies (November 2012) requires all new development to maintain the quality of the built environment including providing high quality urban design. Furthermore Policies BE13 and BE15 of the Hillingdon Local Plan: Part Two - Saved UDP Policies (November 2012) resist any development which would fail to harmonise with the existing street scene or would fail to safeguard the design of existing and adjoining sites.

There are no external alterations to the property as a result of this proposal. The alterations already carried out comprise of recently approved developments under prior approval and permitted development to the rear of the property at ground floor and in the loft. It is considered, in visual terms, that this proposal would not result in any harm to the visual amenity of the area and that it would be in accordance with Policy BE1 of the Hillingdon Local Plan: Part One - Strategic Policies (November 2012)and Policies BE13 and BE15 of the Hillingdon Local Plan: Part Two - Saved UDP Policies (November 2012).

## 7.08 Impact on neighbours

Policy OE1 of the Hillingdon Local Plan: Part Two - Saved UDP Policies (November 2012) that uses that become detrimental to the amenity of the adjoining occupiers or area will not be approved.

The proposed development would not involve any extensions that have not already been approved via the permitted development or the neighbour notification scheme and it is noted that these would not breach the 45-degree line from any neighbouring occupiers. There are no new windows in any elevation and the windows proposed to serve the habitable rooms already serve habitable rooms and would result in no significant overlooking of any neighbouring properties. Concern has been raised regarding the potential overlooking from the patio, however the installation of the patio in the context of the existing dwelling would be permitted development. It is noted the fences between the properties are relatively low, with clear visibility over the fence to the neighbouring garden and house. The situation would not be dissimilar to the relationship with the existing 3-bedroom dwelling and the residential occupiers, and it is therefore considered to be a reason for refusal that would not be upheld on this scheme.

The proposed development would not cause any undue visual intrusion, loss of daylight, loss of sunlight or overlooking by virtue of the siting and massing of the proposed. Therefore, it is considered that the proposed development would not an un-neighbourly form of development in compliance with Policies BE20, BE24 and OE1 of the Hillingdon Local Plan: Part Two -Saved UDP Policies 2012).

### 7.09 Living conditions for future occupiers

On 25 March 2015, the Government introduced new technical housing standards in England, which comprise of new additional 'optional' Building Regulations on water and access, and a nationally described space standard (referred to as "the new national technical standards"). These new standards came into effect on 1 October 2015. The Mayor of London intends to adopt the new nation technical standards through a minor alteration to The London Plan. This alteration is in the form of the Housing Standards Policy Transition Statement and it sets out how the existing policies relating to Housing Standards in The London Plan should be applied from October 2015. Appendix 1 of the Transition Statement sets out how the standards stemming from the policy specified in the 2012 Housing SPG should be interpreted in relation to the national standards.

The London Plan Transition Statement sets out the minimum internal floor spaces required

for developments in order to ensure that there is an adequate level of amenity for existing and future occupants. The statement requires a 1 bedroom (floor area 9.8sqm, 1 person) dwelling to have a minimum internal floor area of 50sqm plus 1sqm of built in storage and a 2 bedroom (floor areas of 8.9sqm and 15sqm, 2 person) dwelling set over two storeys to have a minimum floor area of 70sqm plus 2sqm of built in storage. The proposed flats would have internal floor areas of approximately 57m2 (flat A) and 72m2 (flat B).

Therefore in terms of floor space the proposal is considered to result in an acceptable standard of living environment for future occupants of the dwellings in accordance with Policy 3.5 of the London Plan 2015.

As originally submitted the proposed bedroom window of flat A looked directly onto the shared alleyway to the side of the property and faced the flank wall of the adjacent property just 2.3m away, which would have resulted in a constrained and substandard outlook. Revised drawings have been submitted to move the proposed bedroom to the rear extension and maintain the side windows to serve a bathroom and kitchen. As the side window which was of concern will serve a non habitable rooms (bathroom), there is no longer a concern with regard to loss of outlook. The proposed bedroom to the rear of the property has acceptable levels of outlook into the garden and the kitchen area is provided with outlook via the rear elevation door and has a secondary light source via the flank elevation window. It has been conditioned for the windows to be obscure glazed and fixed shut below 1.8m. Therefore the proposal is considered to be acceptable for use by future occupiers and makes provision for adequate visual outlook and protection of privacy.

## 7.10 Traffic impact, car/cycle parking, pedestrian safety

Policy AM7 of the Hillingdon Local Plan: Part Two - Saved Unitary Development Plan Policies (November 2012) considers whether the traffic generated by proposed developments is acceptable in terms of the local highway and junction capacity, traffic flows and conditions of general highway or pedestrian safety.

Policy AM14 states that new development will only be permitted where it is in accordance with the Council's adopted Car Parking Standards. These require a maximum provision of 1.5 off-street parking spaces for each dwelling.

The submitted plans show the provision of 2 off street car parking spaces to the rear of the dwelling, which are accessed using the side alleyway. The alleyway measures just 2.3m in width running between the properties. Access into the alley from the road is extremely tight and manoeuvring room to the rear is restricted. Two vehicles could not pass and reversing would be very restricted. It is noted that the alleyway is very overgrown and not used; and despite the on-street parking problems, the other properties that have access to the rear of their houses and have either garages or parking spaces there are not using them.

However the Highways Officer has advised that, notwithstanding the above, given that an approval for 2 dwelling to the rear of 81-93 Hilliard Road (64786/APP/2013/1434) was granted with access identical to this proposed, it would be difficult to sustain a highway objection on the access between the buildings alone. Revised plans have also been submitted which provide a 0.9m wide pedestrian footpath, with lighting bollards along the side of the rear garden. Therefore subject to a condition to ensure the area required for vehicles to manoeuvre in and out of the car parking spaces is kept clear and maintained in a serviceable condition, the highways team have no objections. The applicant has confirmed that they have rights of access over the vehicular turning space and would be able to comply with such a condition on land not within their ownership. Therefore, it is considered that the proposal could provide and maintain adequate parking and turning

provision therefore the development would comply with the requirements of Policy AM14 of the adopted Hillingdon Local Plan, 2012, Part 2.

Adequate cycle parking is also provided on-site within the rear garden, in accordance with planning policy.

## 7.11 Urban design, access and security

Section 4 of the Council's HDAS: Residential Layouts states that developments should incorporate usable attractively laid out and conveniently located garden space in relation to the flats which they serve. It should be of an appropriate size, having regard to the size of the flats and the character of the area. A minimum of 20m2 for a 1 bed flat and 25m2 for a 2 bed flat would be required. The submitted plans show that the flats would have separate private gardens, divided by a close boarded fence at 1.8m, with areas of approximately 35m2 and 38.8m2 respectively. This is in accordance with Policy BE23 of the Local Plan and HDAS guidance.

### 7.12 Disabled access

The Access Officer has not raised any concerns in relation to this application

## 7.13 Provision of affordable & special needs housing

Not relevant to this application.

## 7.14 Trees, Landscaping and Ecology

Not relevant to this application.

## 7.15 Sustainable waste management

A bin storage area is identified in the front garden of the property. It is noted that concern has been raised that the use and storage of wheelie bins in front gardens, which is deemed not to be common practise within Hillingdon, however the existing occupiers could use wheelie bins in the existing dwelling. It is therefore considered the proposed arrangement would be acceptable.

## 7.16 Renewable energy / Sustainability

Not relevant to this application.

## 7.17 Flooding or Drainage Issues

Not relevant to this application.

### 7.18 Noise or Air Quality Issues

Concerns have been raised with regard to noise transmission between the two new flats and the potential impact on residential amenity. These comments related to the original layout of the property, following the receipt of amended drawings, it is not considered that there is any impact with regard to noise transmission, as the kitchen of Flat A would be located in the same position as the kitchen of Flat B. In any event, the scheme must accord with noise insulation requirements set out in Building Regulation standards which also seek to protect the residential amenity of future occupiers.

## 7.19 Comments on Public Consultations

Most of the objections received to the scheme have been addressed within the body of the report.

Concern has been raised that the proposal will set a precedent for other similar developments. It has also been suggested that the flatted development would be out of keeping with the character of the area, which is predominantly family accommodation. Each application is assessed on its own merit with regard to Local Plan Policies. These include policies which look at providing a suitable housing mix and optimising housing provision, however there is also guidance which seeks to prevent an unacceptable level of housing conversion. All of these issues would need to be considered on a case by case

basis.

## 7.20 Planning Obligations

Given that there would not result in an increase in the footprint of the buidling, there would not be a requirement for a CiL payment.

### 7.21 Expediency of enforcement action

Not relevant to this application.

#### 7.22 Other Issues

None

### 8. Observations of the Borough Solicitor

#### General

Members must determine planning applications having due regard to the provisions of the development plan so far as material to the application, any local finance considerations so far as material to the application, and to any other material considerations (including regional and national policy and guidance). Members must also determine applications in accordance with all relevant primary and secondary legislation.

Material considerations are those which are relevant to regulating the development and use of land in the public interest. The considerations must fairly and reasonably relate to the application concerned.

Members should also ensure that their involvement in the determination of planning applications adheres to the Members Code of Conduct as adopted by Full Council and also the guidance contained in Probity in Planning, 2009.

### Planning Conditions

Members may decide to grant planning consent subject to conditions. Planning consent should not be refused where planning conditions can overcome a reason for refusal. Planning conditions should only be imposed where Members are satisfied that imposing the conditions are necessary, relevant to planning, relevant to the development to be permitted, enforceable, precise and reasonable in all other respects. Where conditions are imposed, the Council is required to provide full reasons for imposing those conditions.

### Planning Obligations

Members must be satisfied that any planning obligations to be secured by way of an agreement or undertaking pursuant to Section 106 of the Town and Country Planning Act 1990 are necessary to make the development acceptable in planning terms. The obligations must be directly related to the development and fairly and reasonably related to the scale and kind to the development (Regulation 122 of Community Infrastructure Levy 2010).

## **Equalities and Human Rights**

Section 149 of the Equalities Act 2010, requires the Council, in considering planning applications to have due regard to the need to eliminate discrimination, advance equality of opportunities and foster good relations between people who have different protected characteristics. The protected characteristics are age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex and sexual orientation.

The requirement to have due regard to the above goals means that members should consider whether persons with particular protected characteristics would be affected by a

proposal when compared to persons who do not share that protected characteristic. Where equalities issues arise, members should weigh up the equalities impact of the proposals against the other material considerations relating to the planning application. Equalities impacts are not necessarily decisive, but the objective of advancing equalities must be taken into account in weighing up the merits of an application. The weight to be given to any equalities issues is a matter for the decision maker to determine in all of the circumstances.

Members should also consider whether a planning decision would affect human rights, in particular the right to a fair hearing, the right to respect for private and family life, the protection of property and the prohibition of discrimination. Any decision must be proportionate and achieve a fair balance between private interests and the public interest.

#### 9. Observations of the Director of Finance

N/A

## 10. CONCLUSION

The proposed subdivision of the two storey dwelling to provided 1 x 1 bed and 1 x 2 bed flats provides satisfactory indoor living space and amenities for future occupiers; with acceptable parking provision.

As such, the proposal is considered to comply with the requirements of policies in the Hillingdon Local Plan: Part Two Saved UDP Policies (November 2012), the SPD HDAS: Residential Layouts: and The London Plan (2015) and is considered acceptable.

#### 11. Reference Documents

Hillingdon Local Plan Part 1 - Strategic Policies (November 2012).

Hillingdon Local Plan Part 2.

The London Plan (2015).

Supplementary Planning Document 'Accessible Hillingdon'.

National Planning Policy Framework.

Contact Officer: Liz Arnold Telephone No: 01895 250230





# Site boundary

For identification purposes only.

This copy has been made by or with the authority of the Head of Committee Services pursuant to section 47 of the Copyright, Designs and Patents Act 1988 (the Act).

Unless the Act provides a relevant exception to copyright.

© Crown copyright and database rights 2016 Ordnance Survey 100019283

# 51 Hilliard Road Northwood

Planning Application Ref: 70450/APP/2015/4598

Scale:

Date:

1:1,000

Planning Committee:

**North** 

March 2016

## LONDON BOROUGH OF HILLINGDON Residents Services Planning Section

Civic Centre, Uxbridge, Middx. UB8 1UW Telephone No.: Uxbridge 250111

