## **DELEGATED DECISION OFFICER REPORT**

AUTHORISATION	INITIALS	DATE	
Planning Officer recommendation:	BB	02/09/2024	
EIA Development - Notify Planning Casework Unit of Decision:	NO		
Team Leader authorisation / sign off:	AN	05/09/24	
Assistant Planner final checks and despatch:	ER	05/09/2024	

**Application**: 24/00866/FULHH **Town / Parish**: Mistley Parish Council

**Applicant**: Mr B Smith

Address: 10 New Road Mistley Manningtree

**Development**: Householder Planning Application - Proposed replacement fence to front

elevation.

# 1. Town / Parish Council

council recommended approval of this proposal.

# 2. Consultation Responses

Not Applicable

# 3. Planning History

TPC/98/50	Fell 2 Leylandii on frontage	Current	03.06.1998
06/00603/FUL	Erection of one detached house garage and formation of vehicle access.	Approved	16.06.2006
15/01495/TCA	1 no. Fir tree - Fell. 1 no. Sycamore tree - Fell.	Approved	27.10.2015
24/00866/FULHH	Householder Planning Application - Proposed replacement fence to front elevation.	Current	

#### 4. Status of the Local Plan

Planning law requires that decisions on applications must be taken in accordance with the development plan unless there are material considerations that indicate otherwise (Section 70(2) of the 1990 Town and Country Planning Act and Section 38(6) of the Planning and Compulsory Purchase Act 2004). This is set out in Paragraph 2 of the National Planning Policy Framework (the Framework). The 'development plan' for Tendring comprises, in part, Sections 1 and 2 of the Tendring District Local Plan 2013-33 and Beyond (adopted January 2021 and January 2022, respectively), supported suite of evidence base documents by our core (https://www.tendringdc.uk/content/evidence-base) together with any Neighbourhood Plans that have been made and the Minerals and Waste Local Plans adopted by Essex County Council.

## 5. Neighbourhood Plans

A neighbourhood plan introduced by the Localism Act that can be prepared by the local community and gives communities the power to develop a shared vision for their area. Neighbourhood plans

can shape, direct and help to deliver sustainable development, by influencing local planning decisions as part of the statutory development plan to promote development and uphold the strategic policies as part of the Development Plan alongside the Local Plan. Relevant policies are considered in the assessment. Further information on our Neighbourhood Plans and their progress can be found via our website <a href="https://www.tendringdc.uk/content/neighbourhood-plans">https://www.tendringdc.uk/content/neighbourhood-plans</a>.

There are currently no neighbourhood plans for this area.

## 6. Relevant Policies / Government Guidance

#### National:

National Planning Policy Framework December 2023 (NPPF) National Planning Practice Guidance (NPPG)

#### Local:

Tendring District Local Plan 2013-2033 and Beyond North Essex Authorities' Shared Strategic Section 1 (adopted January 2021)

SP1 Presumption in Favour of Sustainable Development

SP7 Place Shaping Principles

# Tendring District Local Plan 2013-2033 and Beyond Section 2 (adopted January 2022)

SPL1 Managing Growth

SPL3 Sustainable Design

LP3 Housing Density and Standards

LP4 Housing Layout PPL8 Conservation Areas

# Supplementary Planning Documents

Essex Design Guide

Manningtree and Mistley Conservation Area 2006 Manningtree and Mistley Management Plan 2010

#### 7. Officer Appraisal (including Site Description and Proposal)

### Application site

The application site is located on south-eastern side of New Road and consists of a two storey detached dwelling facing north west. The site is separated from the highway via a low picket fence behind which is a mix of hard and soft landscaping. The site is within the Conservation Area for Manningtree and Mistley.

## **Proposal**

This application seeks planning permission to remove and replace the picket fence on the front boundary for one of a similar design and height.

#### Assessment

The key considerations of this application will be Design and Appearance, Impact upon the Neighbours, heritage and Other Considerations.

#### Design and Appearance

The proposed picket fence will be visible within the streetscene; however, due to its modest height and open nature combined with the established landscaping behind which will in time help soften its overall appearance, the proposal is considered to pose no detrimental harm upon the visual amenities of the area.

#### Impact on Neighbouring Amenities

Due to the proposal's siting, modest height and open nature, the proposed fencing is considered to pose no detrimental harm to the amenities of the neighbouring properties.

## Heritage Assessment

The application site lies inside the Conservation Area for Manningtree and Mistley. The proposed picket fence by way of its open, traditional design and modest height is considered sympathetic to the locale and can be found on other properties within the Conservation Area. As such, the proposal is considered to preserve the character and appearance of the Conservation Area, subject to the colour/finish of the fence being agreed in writing by the Local Planning Authority. A condition will be placed upon the permission to ensure the colour/finish does not adversely affect the Conservation Area for Manningtree and Mistley.

## Other Considerations

Mistley Parish Council support the application.

No letters of representation have been received.

# **Ecology and Biodiversity**

### General Duty on all Authorities

The Natural Environment and Rural Communities Act 2006 amended by the Environment Act 2021 provides under Section 40 the general duty to conserve and enhance biodiversity: "For the purposes of this section "the general biodiversity objective" is the conservation and enhancement of biodiversity in England through the exercise of functions in relation to England." Section 40 states authorities must consider what actions they can take to further the general biodiversity objective and determine policies and specific objectives to achieve this goal. The actions mentioned include conserving, restoring, or enhancing populations of particular species and habitats. In conclusion for decision making, it is considered that the Local Planning Authority must be satisfied that the development would conserve and enhance.

This development is subject to the general duty outlined above. An informative has been imposed strongly encouraging the applicant to improve the biodiversity of the application site through appropriate additional planting and wildlife friendly features. Therefore the development on balance, with consideration of the impact of the development and baseline situation on site, is considered likely to conserve and enhance biodiversity interests.

### **Biodiversity Net Gain**

Biodiversity net gain (BNG) is an approach that aims to leave the natural environment in a measurably better state than it was beforehand. This excludes applications for householders this proposal is not therefore applicable for Biodiversity Net Gain.

### **Protected Species**

In accordance with Natural England's standing advice the proposed development site and surrounding habitat have been assessed for potential impacts on protected species. It is considered that the proposal is unlikely to adversely impact upon protected species or habitats.

#### Conclusion

In accordance with the overarching duty outlined above, this development is considered to accord to best practice, policy, and legislation requirements in consideration of the impacts on ecology interests. Further, the proposed development is consistent with the above mentioned national and local planning policies and, in the absence of material harm the proposal is recommended for approval.

# 8. Recommendation

Approval - Full

# 9. Conditions / Reasons for Refusal

#### 1 COMPLIANCE REQUIRED: COMMENCEMENT TIME LIMIT

CONDITION: The development hereby permitted shall be begun not later the expiration of three years from the date of this permission.

REASON: To comply with the requirements of Section 91 of the Town and Country Planning Act 1990 as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.

#### NOTE/S FOR CONDITION:

The development needs to commence within the timeframe provided. Failure to comply with this condition will result in the permission becoming lapsed and unable to be carried out. If commencement takes place after the time lapses this may result in unlawful works at risk Enforcement Action proceedings. You should only commence works when all other conditions requiring agreement prior to commencement have been complied with.

#### 2 APPROVED PLANS & DOCUMENTS

CONDITION: The development hereby permitted shall be carried out in accordance with the drawings/documents listed below and/or such other drawings/documents as may be approved by the Local Planning Authority in writing pursuant to other conditions of this permission or such drawings/documents as may subsequently be approved in writing by the Local Planning Authority as a non-material amendment following an application in that regard (except for Listed Building Consents). Such development hereby permitted shall be carried out in accordance with any Phasing Plan approved, or as necessary in accordance with any successive Phasing Plan as may subsequently be approved in writing by the Local Planning Authority prior to the commencement of development pursuant to this condition.

Drawing No. 132NR\_100 Drawing No. 132NR\_102 Drawing No. 132NR\_104 A

Document titled; Proposed Replacement Fencing to Front Elevation Planning & Heritage Statement.

REASON: For the avoidance of doubt and in the interests of proper phased planning of the development.

#### NOTE/S FOR CONDITION:

The primary role of this condition is to confirm the approved plans and documents that form the planning decision. Any document or plan not listed in this condition is not approved, unless otherwise separately referenced in other conditions that also form this decision. The second role of this condition is to allow the potential process of Non Material Amendment if found necessary and such future applications shall be considered on their merits. Lastly, this condition also allows for a phasing plan to be submitted for consideration as a discharge of condition application should phasing be needed by the developer/s if not otherwise already approved as part of this permission. A phasing plan submission via this condition is optional and not a requirement.

Please note in the latest revision of the National Planning Policy Framework (NPPF) it provides that Local Planning Authorities should seek to ensure that the quality of approved

development is not materially diminished between permission and completion, as a result of changes being made to the permitted scheme (for example through changes to approved details such as the materials used). Accordingly, any future amendment of any kind will be considered in line with this paragraph, alongside the Development Plan and all other material considerations.

Any indication found on the approved plans and documents to describe the plans as approximate and/or not to be scaled and/or measurements to be checked on site or similar, will not be considered applicable and the scale and measurements shown shall be the approved details and used as necessary for compliance purposes and/or enforcement action.

### 3 FURTHER APPROVAL: AGREEMENT OF MATERIALS COLOUR FINISH

CONDITION: No development shall be commenced above slab level until precise details of the external colour finish to be used on the fence have been submitted to and approved, in writing, by the Local Planning Authority. Such colours/treatment as may be agreed shall be those used in the development and fully applied within one week of installation of the fence and thereafter retained unless otherwise approved, in writing, at a later date with the Local Planning Authority.

REASON: To secure an orderly and well designed development in the interests of visual amenity and preserving the character and appearance of the conservation area.

#### NOTE/S FOR CONDITION:

Slab level normally refers to the concrete slab supported on foundations or directly on the subsoil and is used to construct the ground floor of the development. In any other case, please assume slab level to be the point before any walls and/or development can be visually seen above ground level or seek confirmation from the Local Planning Authority for your development.

#### 10. Informatives

### Positive and Proactive Statement

The Local Planning Authority has acted positively and proactively in determining this application by assessing the proposal against all material considerations, including planning policies and any representations that may have been received and subsequently determining to grant planning permission in accordance with the presumption in favour of sustainable development, as set out within the National Planning Policy Framework.

# **Ecology Informative**

In accordance with the Council's general duty to conserve and enhance biodiversity, you are strongly encouraged to improve the biodiversity of the application site through appropriate additional planting and wildlife friendly features. Suggested enhancements could include: https://www.rhs.org.uk/wildlife/in-the-garden/encourage-wildlife-to-your-garden

#### 11. Equality Impact Assessment

In making this recommendation/decision regard must be had to the public sector equality duty (PSED) under section 149 of the Equality Act 2010 (as amended). This means that the Council must have due regard to the need in discharging its functions that in summary include A) Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Act; B. Advance equality of opportunity between people who share a protected characteristic\* (See Table) and those who do not; C. Foster good relations between people who share a protected characteristic\* and those who do not, including tackling prejudice and promoting understanding.

It is vital to note that the PSED and associated legislation are a significant consideration and material planning consideration in the decision-making process. This is applicable to all planning decisions including prior approvals, outline, full, adverts, listed buildings etc. It does not impose an obligation to achieve the outcomes outlined in Section 149. Section 149 represents just one of several factors to be weighed against other pertinent considerations.

In the present context, it has been carefully evaluated that the recommendation articulated in this report and the consequent decision are not expected to disproportionately affect any protected characteristic\* adversely. The PSED has been duly considered and given the necessary regard, as expounded below.

Protected Characteristics *	Analysis	Impact
Age	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Disability	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Gender Reassignment	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Marriage or Civil Partnership	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Pregnancy and Maternity	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Race (Including colour, nationality and ethnic or national origin)	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Sexual Orientation	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Sex (gender)	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral
Religion or Belief	The proposal put forward will not likely have direct equality impacts on this target group.	Neutral

# 12. Notification of Decision

Are there any letters to be sent to applicant / agent with the decision? If so please specify:	YES	<u>NO</u>
Are there any third parties to be informed of the decision? If so, please specify:	YES	<u>NO</u>