

# Thomas Deery BA (Hons), MSc Interim Head of Regeneration and Development

## TOWN AND COUNTRY PLANNING ACT 1990 PERMISSION FOR TREE WORKS

Date valid application received: 05/06/2023

Application No: P/2023/00704

Name and address of Agent Tree Development 85 Spring Gardens Leek ST13 8DD Name and address of Applicant Mrs Janet Joynes Manor House Maker Lane Hoar Cross Staffordshire DE13 8QR

**EAST STAFFORDSHIRE BOROUGH COUNCIL** in pursuance of powers under the above mentioned Act hereby **GRANTS** consent for:

Cut and remove epicormic growth from around the base of the trunk to aid future inspection of three Lime trees (T1748, T1752 + T1756). Crown raise low canopy to clear the road by 5m, due to conflict with traffic of one Horse Chestnut tree (T1790), Crown raise low canopy to clear the road by 5.5m and remove canopy deadwood, due to conflict with traffic of one Lime tree (T1794), Remove canopy deadwood, risk to people and property of one Lime tree (T1800), Re-cut tree to original points of pollard cutting at 7m, risk of branch failure into road of one Horse Chestnut tree (T420), felling of three Sycamore trees, one Elm tree, one Ash tree (T1921, T1924, T1955, T1966 + T1995)

# Manor House, Maker Lane, Hoar Cross, Staffordshire, DE13 8QR

in accordance with the submitted documents and plans and subject to the condition(s) specified hereunder:

1 The works hereby granted consent shall be carried out within two years from the date of this consent.

Reason: To conform with Section 17(4)(a) of the Town and Country Planning (Tree Preservation)(England) Regulations 2012.

2 The works shall be carried out in accordance with BS.3998.2010 (tree work).

Reason: To safeguard the appearance and future well-being of the tree(s) in the interests of the visual amenity of the area and in accordance with East Staffordshire Local Plan Policy

P.O. Box 8045, Burton upon Trent, Staffordshire, DE14 9JG www.eaststaffsbc.gov.uk DP8 and the Town and Country Planning (Tree Preservation) (England) Regulations 2012 and the National Planning Policy Framework.

#### Informative(s):

1 The applicant(s) is/are advised that this consent does not override any obligations in respect of protected species under relevant wildlife legislation. In particular, trees can provide a habitat for nesting birds and bats which are protected species. It is a criminal offence to wilfully cause harm to either. The works should therefore be carried out outside the bird nesting season, and if bats are known to be using the tree(s) as a roost, or are discovered during the carrying out of the works, a competent ecologist should be employed to ensure the bats are safeguarded.

This permission is granted by the under signed under powers delegated by the Borough Council in accordance with the provisions of Section 101 of the Local Government Act 1972.

This consent is given in pursuance of the relevant Planning Legislation and does not entitle you to do anything for which the consent of some other landowner, person, public authority, or department of the Council is required.

Dated 28/07/2023

Signed

Naomi Perry

# **PLANNING DECISION – NOTES**

## Appeals to the Secretary of State

If you are aggrieved by the decision of your Local Planning Authority to refuse permission for the proposed works or to grant it subject to conditions, then you can appeal to the Secretary of State for Communities and Local Government under Section 78 of the Town & Country Planning Act 1990.

If you want to appeal, then you, must do so within twenty eight days of the date of this notice, using a form which you can get from The Environment Team, Room 4/04, Kite Wing Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN or online at <a href="https://www.gov.uk/appeal-planning-inspectorate">https://www.gov.uk/appeal-planning-inspectorate</a>.

The Secretary of State can give a longer period for giving notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances, which excuse the delay in giving notice of appeal.

The Secretary of State need not consider an appeal if it seems to him that the Local Planning Authority could not have granted planning permission for the proposed development or could not have granted it without the conditions it imposed having regard to the statutory requirements to the provisions of the development order and to any directions given under the order.