Snodland Snodland East	569859 160591	10 January 2008	TM/08/00074/FL
Proposal:	Demolition of existing house and garage and erection of a block of 8no. apartments		
Location: Applicant:	Dene Hall 269 Malling Road Snodland Kent ME6 5LE Mr S McMorrow		

1. Description:

1.1 Members will recall that this application was deferred from the February Area 3 Planning Committee (copy of the report attached as an Annex) for a Members Site Inspection. The Inspection was held on the 26 March 2008 at 08:30 hours.

2. Consultees (bought forward from supplementary papers):

- 2.1 TC: Strongly Object. STC objections previously raised have not been addressed. This is gross overdevelopment of the site. It relates badly to 1-5 Lakeside. It has unsatisfactory parking and creates a dangerous junction onto an already busy road.
- 2.2 Private Reps: Three additional letters of objection received raising no new issues.
- 2.2.1 Three letters received supporting the proposal on the following grounds:
 - Support the provision of 1 bedroom apartments for key workers;
 - This affordable scheme gives the chance for first time buyers;
 - The proposal is in keeping with the local area;
 - Vast improvement on what currently is next door;
 - Privacy concerns have been addressed by use of frosted glazing;
 - 2.4m high wall will protect the amenity of the 2 Brook Lane;
 - Proposal will not overshadow or overlook;
 - Proposal will be a visual improvement for this site and the gateway into Snodland.

3. Determining Issues:

3.1 During the Members' Site Inspection, particular attention was given to the proximity to the proposed development of a beech tree on the southern boundary, outside the applicant's ownership. The beech tree is not protected by a Tree Preservation Order. No formal consent from the Borough Council is required to

remove overhanging branches from this tree. Given the close proximity of this tree to the development site, I have recommended a condition to protect the tree during construction works. In addition, I have asked the Landscape Officer to re-examine the proximity of the tree to the development, to assess whether we need to look at controlling the proposed foundation type to ensure the tree will not be harmed. I will report the response in the supplementary papers.

3.2 In light of the above considerations and those raised in my original report from February 2008, I am satisfied that this proposal is acceptable.

4. Recommendation:

- 4.1 **Grant Planning Permission** this was approved in accordance with the following submitted details: Drawing 07-4501 E dated 12.02.2008, Letter dated 10.01.2008, Location Plan dated 10.01.2008, Noise Assessment dated 10.01.2008, Email dated 26.02.2008 subject to the following conditions:
- 1 The development hereby permitted shall be begun before the expiration of three years from the date of this permission.

Reason: In pursuance of Section 91 of the Town and Country Planning Act 1990.

- No development shall take place until details and samples of materials to be used externally have been submitted to and approved by the Local Planning Authority, and the development shall be carried out in accordance with the approved details.
 - Reason: To ensure that the development does not harm the character and appearance of the existing building or the visual amenity of the locality.
- The use shall not be commenced, nor the premises occupied, until the area shown on the submitted layout as vehicle parking space has been provided, surfaced and drained. Thereafter it shall be kept available for such use and no permanent development, whether or not permitted by the Town and Country Planning (General Permitted Development) Order 1995 (or any order amending, revoking or re-enacting that Order) shall be carried out on the land so shown or in such a position as to preclude vehicular access to this reserved parking space.

Reason: Development without provision of adequate accommodation for the parking of vehicles is likely to lead to hazardous on-street parking.

- 4 No development shall be commenced until:
 - (a) a site investigation has been undertaken to determine the nature and extent of any contamination, and
 - (b) the results of the investigation, together with an assessment by a competent person and details of a scheme to contain, treat or remove any contamination, as

appropriate, have been submitted to and approved by the Local Planning Authority. The assessment and scheme shall have regard to the need to ensure that contaminants do not escape from the site to cause air and water pollution or pollution of adjoining land.

The scheme submitted pursuant to (b) shall include details of arrangements for responding to any discovery of unforeseen contamination during the undertaking of the development hereby permitted. Such arrangements shall include a requirement to notify the Local Planning Authority of the presence of any such unforeseen contamination.

Prior to the first occupation of the development or any part of the development hereby permitted

- (c) the approved remediation scheme shall be fully implemented insofar as it relates to that part of the development which is to be occupied, and
- (d) a Certificate shall be provided to the Local Planning Authority by a responsible person stating that remediation has been completed and the site is suitable for the permitted end use.

Thereafter, no works shall take place within the site such as to prejudice the effectiveness of the approved scheme of remediation.

Reason: In the interests of amenity and public safety.

No development shall take place until there has been submitted to and approved by the Local Planning Authority a scheme of landscaping and boundary treatment. All planting, seeding and turfing comprised in the approved scheme of landscaping shall be implemented during the first planting season following occupation of the buildings or the completion of the development, whichever is the earlier. Any trees or shrubs removed, dying, being seriously damaged or diseased within 10 years of planting shall be replaced in the next planting season with trees or shrubs of similar size and species, unless the Authority gives written consent to any variation. Any boundary fences or walls or similar structures as may be approved shall be erected before first occupation of the building to which they relate.

Reason: Pursuant to Section 197 of the Town and Country Planning Act 1990 and to protect and enhance the appearance and character of the site and locality.

The use of the access shall not be commenced until turning facilities have been provided within the curtilage of the site and these facilities shall be retained thereafter free from any obstruction.

Reason: In order that a vehicle may enter and leave the site in a forward direction to ensure the safe and free flow of traffic.

- Notwithstanding the provisions of Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 (or any order amending, revoking and re-enacting that Order), no windows or similar openings shall be constructed in any elevation of the building other than as hereby approved, without the prior written consent of the Local Planning Authority.
 - Reason: To enable the Local Planning Authority to regulate and control any such further development in the interests of amenity and privacy of adjoining property.
- Notwithstanding the provisions of Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 (or any order amending, revoking and re-enacting that Order), no windows or similar openings shall be constructed in the roof of the building without the prior written consent of the Local Planning Authority.
 - Reason: To enable the Local Planning Authority to regulate and control any such further development in the interests of amenity and privacy of adjoining property.
- The first windows on the east elevation shall be fitted with obscured glass and, apart from any top-hung light shall be non-opening. This work shall be effected before the room is occupied and shall be retained thereafter.
 - Reason: To minimise the effect of overlooking onto adjoining property.
- The bottom cill of the first floor windows and roof lights in the south elevation shall be a minimum of 1.8m above the internal floor level. This work shall be effected before the room is occupied and shall be retained thereafter. (R003)
 - Reason: To minimise the effect of overlooking onto adjoining property.
- 11 The development shall be constructed at the level indicated on the approved drawing.
 - Reason: In the interests of amenity and privacy.
- The noise mitigation measures proposed within the Baseline Noise Assessment dated November 2006 shall be implemented prior to first occupation of the dwelling to which it relates and shall be retained and maintained at all times thereafter.
 - Reason: To safeguard the aural amenity of the occupiers of the dwellings hereby approved.
- The access shall not be used until vision splays of 2m x 2m x 45° between the driveway and the back of the footway have been provided. The area of land within these vision splays shall be reduced in level as necessary and cleared of any obstruction exceeding a height of 0.6m above the level of the nearest part of the

carriageway. The vision splays so created shall be retained at all times thereafter.

Reason: In the interests of highway safety.

14 No development shall commence until details of a scheme for the storage and screening of refuse has been submitted to and approved by the Local Planning Authority. The approved scheme shall be implemented before the development is occupied and shall be retained at all times thereafter. (R004)

Reason: To facilitate the collection of refuse and preserve visual amenity.

- The development hereby approved shall be carried out in such a manner as to avoid damage to the existing trees, including their root system, or other planting to be retained as part of the landscaping scheme by observing the following:
 - (a) All trees to be preserved shall be marked on site and protected during any operation on site by a fence erected at 0.5 metres beyond the canopy spread (or as otherwise agreed in writing by the Local Planning Authority).
 - (b) No fires shall be lit within the spread of the branches of the trees.
 - (c) No materials or equipment shall be stored within the spread of the branches of the trees.
 - (d) Any damage to trees shall be made good with a coating of fungicidal sealant.
 - (e) No roots over 50mm diameter shall be cut and unless expressly authorised by this permission no buildings, roads or other engineering operations shall be constructed or carried out within the spread of the branches of the trees.
 - (f) Ground levels within the spread of the branches of the trees shall not be raised or lowered in relation to the existing ground level, except as may be otherwise agreed in writing by the Local Planning Authority.

Reason: Pursuant to Section 197 of the Town and Country Planning Act 1990 and to protect the appearance and character of the site and locality.

Informatives

The proposed development is within a road which has a formal street numbering scheme and it will be necessary for the Council to allocate number(s) to the new property/ies. To discuss the allocation of numbers you are asked to write to the Chief Solicitor, Tonbridge and Malling Borough Council, Gibson Building, Gibson Drive, Kings Hill, West Malling, Kent, ME19 4LZ or telephone Trevor Bowen, Principal Legal Officer, on 01732 876039. To avoid difficulties, you are advised to

- do this as soon as possible and, in any event, not less than one month before the new properties are ready for occupation.
- The Local Planning Authority supports the Kent Fire Brigade's wish to reduce the severity of property fires and the number of injuries by the use of sprinkler systems in all new buildings and extensions.

Contact: Aaron Hill