Mr Pattison 57A Dale Road Marple Stockport

Mr John Taylor Brindley & Taylor Stockport Cheshire SK7 6AA Mr Pattison 57A Dale Road Marple Stockport

Application no: HPK/2016/0202

Determined on: 01/08/2016

Town and Country Planning Act 1990
Planning and Compensation Act 1991
Town and Country Planning (Development Management Procedure) (England) Order 2015

# REFUSAL OF PLANNING PERMISSION

### **Location of Development:**

3 & 5 Buxton Road New Mills High Peak SK22 3JS

#### **Description of Development:**

Formation of an access to highway by removal of the low stone wall to front of properties to form access onto the highway, i.e. back of footpath

High Peak Borough Council in pursuance of powers under the above mentioned Act hereby **REFUSE** to permit the development described above in accordance with plans ref: 14/132 for the reason(s) specified below:-

- The details submitted with this application do not adequately demonstrate that the proposed vehicular access will provide satisfactory exit and forward visibility splays to Buxton Road. This therefore would cause to traffic movements to and from the highway which would be a potential danger and inconvenience to other highway users. It is therefoer considered that the scheme does not comply with Local Plan Adopted Policy CF6 and the relevant sections of the National Planning Policy Framework.
- The proposed scheme does not demonstrate adequate provision within the site for the parking and manoeuvring of vehicles clear of the public highway. This would result in reversing manoeuvres onto the highway, which would be contrary to the best interests of safe and efficient traffic movement on a strategic route. Therefore this scheme does not comply with Local Plan Adopted Policy CF6 and sections of the National Planning Policy Framework.





### **Informatives**

Where possible the local planning authority aims to work proactively with applicants to secure developments that improve the economic, social and environmental conditions of the area. However, it is not considered that a solution can be achieved to address the above reasons for refusal.

Signed by: Haywood, Ben

X B.J. Haywood

On behalf of High Peak Borough Council

## **NOTES**

- 1. If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under section 78 of the Town and Country Planning Act 1990.
- 2. If the decision to refuse planning permission is for a householder application, and you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice. All other types of development have a 6 month deadline for submission of appeals. Appeals must be made using a form which you can get from the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN online at https://www.gov.uk/appealplanning-inspectorate#other-ways-to-apply. The Secretary of State can allow 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 they imposed, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order. In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based their decision on a direction given by him.
- 3. If either the local planning authority or the Secretary of State refuses permission to develop land or grants it subject to conditions, the owner may claim that he can neither put the land to a reasonably beneficial use in its existing state nor render the land capable of a reasonably beneficial use by the carrying out of any development which has been or would be permitted. In these circumstances, the owner may serve a purchase notice on the Council (District Council, London Borough Council or Common Council of the City of London) in whose area the land is situated. This notice will require the Council to purchase his interest in the land in accordance with the provisions of Part VI of the Town and Country Planning Act 1990.

