

WORKS TO TREES COVERED BY A TREE PRESERVATION ORDER: CONSENT APPROVED

Agent:

Mr A Davis

Forestry Operations Tree Surgery & Tree Care
4 Bamford Cottages

Upton Bishop

Herefordshire

HR9 7TT

Applicant:

Mr M Walker

Woodside

3 Cedar Grove

Coughton

Herefordshire

HR9 5RY

Application code: S123450/J	TPO No: 280 (G1)
Date of receipt of application: 19 November 2012	Grid ref: 359370, 221235

Proposal:

SITE:

Woodside, 3, Coughton, Ross-On-Wye, HR9 5RY

DESCRIPTION:

Reduce height of 1 x Lime tree by 4m approximately and shorten the two lowest branches to reduce weight.

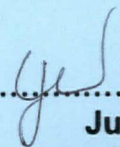
The COUNTY OF HEREFORDSHIRE DISTRICT COUNCIL has duly considered your notice of intention to carry out the above mentioned operation(s) and you are HEREBY NOTIFIED that consent is GRANTED subject to the following conditions:

1. The works shall be carried out in accordance with BS3998 recommended for works to trees.

Reason: In the interest of good tree management.

Conservation
PO Box 4
Plough Lane
Hereford
HR4 0XH

Date: 22 January 2013

Signed:.....

Juliet Wheatley
Team Leader, Conservation

YOUR ATTENTION IS DRAWN TO THE NOTES OVERLEAF

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 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.
- If you want to appeal, then you must do so within 28 days of the date of this notice, using a form which you can get from The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN.
- 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.