VARIATION OF ORDER

This Order was varied by Rushmoor Borough Council on the Apr 8, 2022 by a variation order under reference number 380 a copy of which is attached. This order will now be referred to as 380V.

Signed on behalf of Rushmoor Borough Council by

<u>Tim Mills</u> Tim Mills (Apr 8, 2022 17:28 GMT+1)

Head of Economy, Planning and Strategic Housing

Authorised by the Council to Sign in that behalf

TREE PRESERVATION ORDER 380V

SCHEDULE V

Article 4

SPECIFICATION OF TREES

Trees specified individually

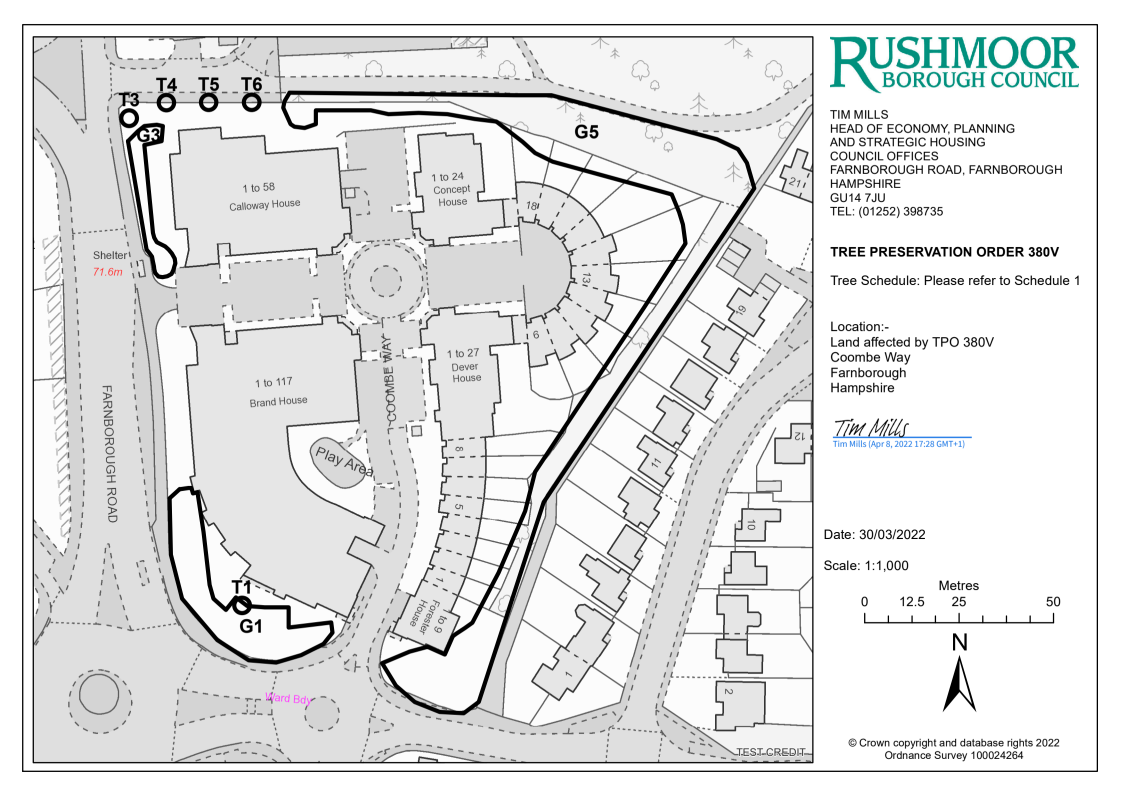
(encircled in black on the map)

Reference on map	Description	Situation
T1	Horse Chestnut	Concept House
ТЗ	Oak	Concept House
T4	Oak	Concept House
Т5	Oak	Concept House
Т6	Oak	Concept House

Trees specified by reference to an area (within a dotted black line on the map)

Reference on map	Description	Situation	
	NONE		

Groups of trees (within a broken line on the map)		
Reference on map	Description (including number of trees in the group) Robinia x 3 Maple x 3	Situation Concept House
G3	Maple x 6	Conce <u>p</u> t House
G5	Sycamore x 17 Holly x 15 Hawthorn x1 Oak x 7 Maple x 7 Yew x 3 Lime x 1 Ash x 1 Birch x 3	Conce <u>p</u> t House



Town and Country Planning Act 1990 TOWN AND COUNTRY PLANNING (TREES) REGULATIONS 1999 TPO 380

Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire, 2005.

Rushmoor Borough Council, exercise of the powers conferred on them by sections 198, 201^(a) and 203 of the town and Country Planning Act 1990 ^(b) and Regulations 1999, hereby make the following Order –

Citation

1. This Tree Preservation Order shall be cited as TPO 380, trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire, 2005.

Interpretation

2. In this Order "the authority" means Rushmoor Borough Council and unless the context otherwise requires, any reference in this Order to a number section is a reference to the section so numbered in the Town and County Planning Act 1990.

Application of section 201

3. The authority hereby direct that section 201 (provisional tree preservation orders) shall apply to this Variation Order, and accordingly, this Order shall take effect provisionally on 6 June 2005

Prohibited acts in relation to trees

4. Without prejudice to subsections (6) and (7) of section 198 (power to make tree preservation order)^(c)(c) or subsection (3) of section 200 (orders affecting land where Forestry Commissioners interested), and subject to article 5, no person shall –

^(a) Under section 199(1), tree preservation orders generally do not take effect until confirmed, but a direction may be given under section 201 for an order to take provisional effect immediately.

^(b) Where the Order is to be made under the sections cited *and* section 300 of the Town and Country Planning Act 1990, all those provisions should be cited, as should the fact of the consent of the appropriate authority. As to the circumstances in which the consent of the Forestry Commission is required (and should be cited) see section 200(1) of that Act.

^(b) Subsection (6) of section 198 exempts from the application of tree preservation orders the cutting down, uprooting, topping or lopping of trees which are dying, dead or have become dangerous, or the undertaking of those acts in compliance with obligations imposed by or under an Act of Parliament or so far as may be necessary for the prevention or abatement of a nuisance. Subsection (7) of that section makes section 198 subject to section 39(2) of the Housing and Planning Act 1986 (c.63) (saving for effect of section 2(4) of the Opencast Act 1967 1958 on land affected by a tree preservation order despite its repeal) and section 15 of the Forestry Act 1967 (c.10) (licences under that Act to fell trees comprised in a tree preservation order).

cut down, top, lop, uproot, wilfully damage or wilfully destroy; or *cause* or permit the cutting down, topping, lopping, uprooting, wilful damage or wilful destruction of,

any tree specified in Schedule 1 to this Order or comprised in a group of trees or in a woodland so specified, except with the consent of the authority and, where such consent is given subject to conditions, in accordance with those conditions.

Exemptions

- 5. (1) Nothing in article 4 shall prevent
 - (a) the cutting down, lopping or uprooting of a tree by or at the request of a statutory undertaker, where the land on which the tree is situated is operational land^(d) of the statutory undertaker and the work is necessary –
 - (i) in the interests of the safe operation of the undertaking;
 - (ii) in connection with the inspection, repair or renewal of any sewers, mains, pipes, cables or other apparatus of the statutory undertaker; or
 - (iii) to enable the statutory undertaker to carry out development permitted by or under the Town and Country Planning (General Permitted Development) Order 1995^(a)
 - (b) the cutting down, topping, lopping or uprooting of a tree cultivated for the production of fruit in the course of a business or trade where such work is in the interests of that business or trade;
 - (c) the pruning in accordance with good horticultural practice, of any tree cultivated for the production of fruit;
 - (d) the cutting down, topping, lopping or uprooting of a tree where that work is required to enable a person to implement a planning permission (other than an outline planning permission or, without prejudice to paragraph (a)(iii), a permission granted by or under the Town and Country Planning (General Permitted Development) Order 1995) granted on an application under Part III of the Act, or deemed to have been granted (whether for the purposes of that Part or otherwise);
 - (e) the cutting down, topping, lopping or uprooting of a tree by or at the request of the Environment Agency to enable the Agency to carry out development permitted by or under the Town and Country Planning (General Permitted Development) Order 1995.

^(d) See section 263 of the town and Country Planning Act 1990.

^(a) S.I. 1995/418.

- (f) the cutting down, topping, lopping or uprooting of a tree by or at the request of a drainage body where that tree interferes, or is likely to interfere with the exercise of any of the functions of that body in relation to the maintenance, improvement or construction of watercourses or of drainage works, and for this purpose "drainage body" and "drainage" have the same meanings as in the Land Drainage Act 1991^(b); or
- (g) without prejudice to section 198(6)(b), the felling or lopping of a tree or the cutting back of its roots by or at the request of, or in accordance with a notice served by, a licence holder under paragraph 9 of Schedule 4 to the Electricity Act 1989^(c).
- (2) In paragraph (1), "statutory undertaker" means any of the following

a person authorised by any enactment to carry on any railway, light railway, tramway, road transport, water transport, canal, inland navigation, dock, harbour, pier or lighthouse undertaking, or any undertaking for the supply of hydraulic power,

a relevant airport operator (within the meaning of Part V of the Airports Act 1986) ^(d)

the holder of a licence under section 6 of the Electricity Act 1989, a public gas transporter,

the holder of a licence under section 7 of the Telecommunications Act 1984 ^(e) to whom the telecommunications code (within the meaning of that Act) is applied.

a water or sewerage undertaker,

the Civil Aviation Authority or a body acting on behalf of that Authority,

the Post Office.

Applications for consent under the Order

6. An application for consent to the cutting down, topping, lopping or uprooting of any tree in respect of which this Order is for the time being in force shall be made in writing to the authority and shall –

- (a) identify the tree or trees to which it relates (if necessary, by reference to a plan);
- (b) specify the work for which consent is sought; and
- (c) contain a statement of the applicant's reasons for making the application.

Application of provisions of the Town and Country Planning Act 1990

^(b) 1991 c.59, see section 72.

^(c) 1989 c.29.

^(d) 1986 c.31.

^(e) 1984 c.12.

(1) The provisions of the Town and Country Planning Act 1990 relating (1) agisters, applications, permissions and appeals mentioned in column (1) of p_{art} 1 of Schedule 2 to this Order shall have effect, in relation to consents under this Order and applications for such consent, subject to the adaptations and modifications mentioned in column (2).

(2) The provisions referred to in paragraph (1), as so adapted and modified, are set out in Part II of that Schedule.

Directions as to replanting

8. (1) Where consent is granted under this Order for the felling in the course of forestry operations of any part of a woodland area, the authority may give to the owner of the land on which that part is situated ("the relevant land") a direction in writing specifying the manner in which and the time within which he shall replant the relevant land.

(2) Where a direction is given under paragraph (1) and trees on the relevant land are felled (pursuant to the consent), the owner of that land shall replant it in accordance with the direction.

- (3) A direction under paragraph (1) may include requirements as to -
 - (a) species;
 - (b) number of trees per hectare;
 - (c) the preparation of the relevant land prior to the replanting; and
 - (d) the erection of fencing necessary for the protection of the newly planted trees.

Compensation

9. (1) If, on a claim under this article, a person establishes that loss or damage has been caused or incurred in consequence of –

- (a) the refusal of any consent required under this Order; or
- (b) the grant of any such consent subject to conditions,

he shall, subject to paragraphs (3) and (4), be entitled to compensation from the authority.

- (2) No claim, other than a claim made under paragraph (3), may be made under this article
 - (a) if more than 12 months have elapsed since the date of the authority's decision or, where such a decision is the subject of an appeal to the Secretary of State, the date of the final determination of the appeal; or
 - (b) if the amount in respect of which the claim would otherwise have been made is less than £500.

(3) Where the authority refuse consent under this Order for the felling in the course of forestry operations or any part of a woodland area, they shall not be required to pay compensation to any person other than the owner of the land; and such compensation shall be limited to an amount equal to any depreciation in the value of the trees which is attributable to deterioration in the quality of the timber in consequence of the refusal.

- (4) In any other case, no compensation shall be payable to a person
 - (a) for loss of development value or other diminution in the value of the land;
 - (b) for loss or damage which, having regard to the statement of reasons submitted in accordance with article 6(c) and any documents or other evidence submitted in support of any such statement, was not reasonably foreseeable when consent was refused or was granted subject to conditions;
 - (c) for loss or damage reasonably foreseeable by that person and attributable to his failure to take reasonable steps to avert the loss or damage or to mitigate its extent; or
 - (d) for costs incurred in appealing to the Secretary of State against the refusal of any consent required under this Order or the grant of any such consent subject to conditions.

(5) Subsections (3) to (5) of section 11 (terms of compensation on refusal of licence) of the Forestry Act 1967 shall apply to the assessment of compensation under paragraph (3) as it applies to the assessment of compensation where a felling licence is refused under section 10 (application for felling licence and decision of Commissioners thereon) of that Act as if for any reference to a felling licence there were substituted a reference to a consent required under this Order and for the reference to the Commissioners there were substituted a reference to the authority.

(6) In this article –

"development value" means an increase in value attributable to the prospect of development; and, in relation to any land the development of it shall include the clearing of it; and

"owner" has the meaning given to it by section 34 of the Forestry Act 1967.

TREE PRESERVATION ORDER 2005 (No. 380)

LIST OF ALL PEOPLE SERVED WITH ORDER AND NOTICE

The Owner/ Occupier, Concept House 250 Farnborough Road Farnborough Hants GU14 7LU

The Owner/ Occupier Abbey House 282 Farnborough Road Farnborough Hants GU14 7NJ

The Owner/ Occupier 1 – 21 (odds) Abbey Way Farnborough Hants GU14 7DA

Vail Williams C/o Marc Riggs Robert Shaw Planning 3000 Cathedral Hill Guildford Surrey GU2 7YB

Rushmoor Borough Council Property Services Council Offices Farnborough Hants GU14 7JU

Empress Ward Councillors: P Devereux, P Hodge, J Wall

TREE PRESERVATION ORDER: 380

Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire, 2005.

It is expedient in the interest of amenity to make provision for the preservation of trees on the above site and that a Tree Preservation Order should be issued in respect of the above site.

Signed	M	
Head of Plann	ing Services	
Dated:	1.6.05	
Agreed	Duan	
Chuere exe Solicitor to the	eurive Council	5
Dated: 9605	-	-

Dated

The Common Seal of *Rushmoor Borough Council* was hereunto affixed in the presence of –

day of June 2005

179105

Leader of the Council of appropriate Council Member.

. Solicitor to the Council CHIEF EXELITIE

SCHEDULE 1

SPECIFICATION OF TREES

Trees specified individually

		SCHEDULE 1		
مربع		SPECIFICATION OF	TREES	Article 4
		Trees specified indiv (encircled in black on th	idually ne map)	
	Reference on map	Description	Situation	<u> </u>
	T1	Horse Chestnut	Concept House	
	T2	Birch	Concept House	-
	Т3	Oak	Concept House	. (
	T4	Oak	Concept House	
	T5	Oak	Concept House	
	Τ6	Oak	Concept House	e
	T7	Robinia	Concept House	
	Τ8	Cedar	Concept House	

Trees specified by reference to an area (within a dotted black line on the map)

Reference on map	Description	Situation	<u>.</u>
	NONE		

Groups of trees

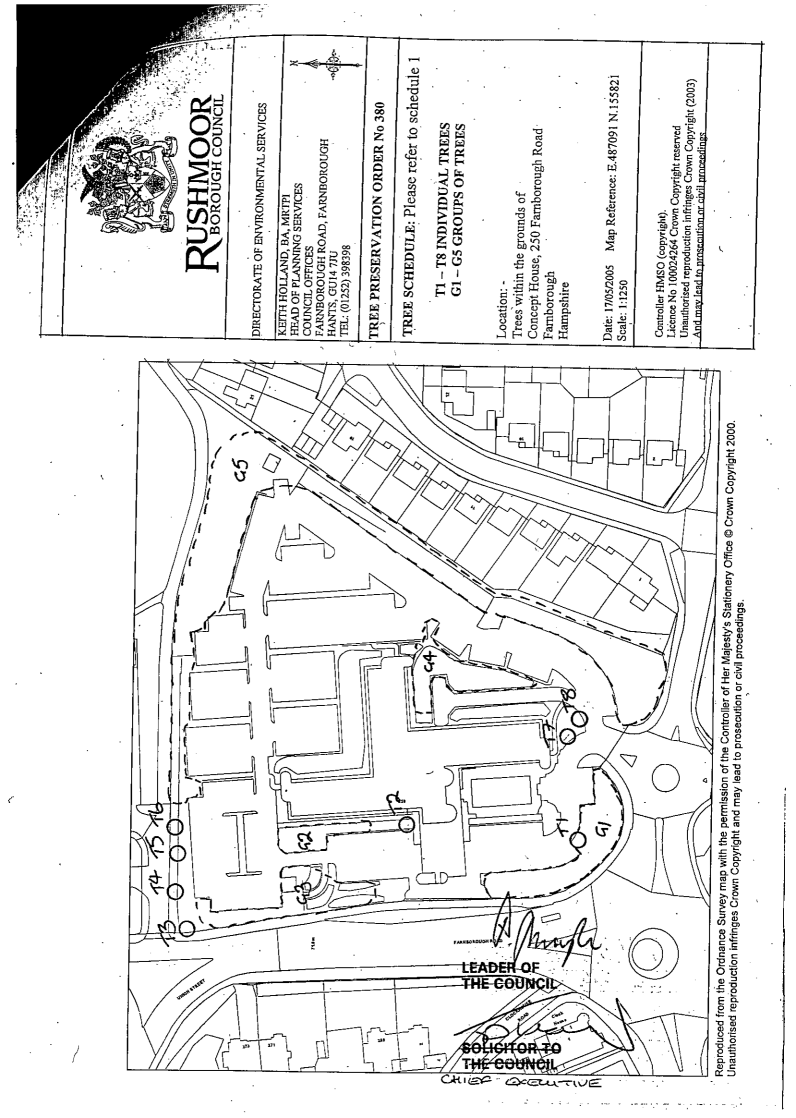
(within a broken line on the map)

Reference on map	Description (including	Situation
•	number of trees in the	
	group)	
G1	Robinia x 3	Concept House
	Birch x 9	
	Maple x 3	
G2	Birch x 3	Concept House
	Robinia x 5	
G3	Pine x 5	Concept House
	Maple x 6	
	Birch x 1	
	Robinia x 1	
	Oak x 1	
G4 ,	Birch x 7	Concept House
	Alder x 1	
	Maple x 2	
•	Sweet Chestnut x 2	

د. اور ۱۹۰۰ میروند اور ۱۹۰۰ میروند اور	
Sycamore x 17	Concept House
Holly x 15 Hawthorn x1	
Oak x 7 Maple x 7	
Yew x 3	·
Lime x 1 Ash x 1	
Birch x 3	:

Woodlands (within a continuous black line on the map)

Reference on map	Description	Situation	
	Description NONE	· ·	
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TOWN AND COUNTRY PLANNING ACT 1990

(SECTION 199)

RUSHMOOR BOROUGH COUNCIL

TPO 380

Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire, 2005.

Under the provisions of Section 199 of the Town and Country Planning Act 1990 and the Town and Country Planning (Trees) Regulations 1999; Rushmoor Borough Council having received no letters of representation in respect of the above Tree Preservation Order, this Order is hereby confirmed without modification.

.....Head of Planning Services Signed......

AGREED

Signed K.C. InmSolicitor to the Council

Dated. 17/1105.

CONFIRMATION OF ORDER 380

267105

This Order was confirmed by Rushmoor Borough Council without modification:

on the

Marke Leader of the Council or appropriate Council Member

17th day of NOV., 2005

K-C. Anni, Solicitor to the Council





ENVIRONMENTAL SERVICES John Edwards, Director Council Offices, Farnborough Road, Farnborough, Hants. GU14 7JU Tel: (01252) 398 398



INVESTOR IN PEOPLE

Your reference

Our reference

IM/TPO 380

ContactIan MayDirect line01252 398737e-mailimay@rushmoor.gov.ukDate14 June 2005

Rushmoor Borough Council Property Services Council Offices Farnborough Hants GU14 7JU

Dear Sir/Madam,

IMPORTANT - THIS COMMUNICATION MAY AFFECT YOUR PROPERTY

TOWN & COUNTRY PLANNING ACT 1990 TOWN & COUNTRY PLANNING (TREES) REGULATIONS 1999

Re: Revocation Order (TPO) No. 74 and replacement Tree Preservation Order No. 380, Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire. 2005. Rushmoor Borough Council

The Government has advised all Councils to review their older Tree Preservation Orders (TPOs) and in particular those that include trees protected by Area designation. This is because significant changes may have occurred in the years since the original TPO was served and so the TPO is likely to now be out of date. In most cases the process is best served by Revoking (removing) the old Order and replacing it with a new up to date Tree Preservation Order. As an affected party with protected trees on or adjoining your land, I am writing to let you know that following a recent tree survey, we have decided that TPO No.74 should be revoked because it no longer adequately reflects the current situation in respect of trees protected by this order and those having grown up since.

THIS IS A FORMAL NOTICE

- 1. that on 9th June 2005 the Council revoked Tree Preservation Order No. 74. A copy of the Revocation Order along with the map of the old order is enclosed.
- and that on 9th June 2005 the Council made a replacement Tree Preservation Order No. 380. (The law requires TPOs to be served on the land on which the tree is situated and any land adjoining thereto).

A copy of the new Tree Preservation order is enclosed. In simple terms, it prohibits anyone from cutting down, topping or lopping any trees described in the First Schedule and shown on the map without the Council's consent.

visit our website at www.rushmoor.gov.uk

Fax: (01252) 524 017 • Textphone: (01252) 371 233 • email: customerservices@rushmoor.gov.uk • DX 122250 FARNBOROUGH 2

Some explanatory guidance on tree preservation orders is given in the enclosed leaflet, *Protected Trees: A Guide to Tree Preservation Orders*, produced by the Office of the Deputy Prime Minister.

The Order was considered necessary to give the Council the opportunity to offer guidance should any work ever be required to these visually prominent trees.

The order took effect, on a provisional basis on 9th June 2005. It will continue in force on this basis for a further 6 months or until the order is confirmed by the council, whichever first occurs.

The Council will now consider whether the order should be confirmed, that is to say, whether it should take effect formally. Before this decision is made, the people affected by the order have the right to make objections or other representations about any of the trees, groups of trees or woodlands covered by the order.

If you would like to make any objections or other comments in respect of the new Tree Preservation Order, please make sure we receive them in writing by **15th July 2005**. Your comments must comply with regulation 4 of the Town & Country Planning (Trees) Regulations 1999, a copy of which is provided at the end of this notice. Please send your comments to the Conservation Section at the Council Offices. All valid objections and representations are carefully considered before a decision on whether to confirm the order is made.

The Council will write to you again when a decision has been made. In the meantime, if you would like any further information or have any questions about this letter, please do not hesitate to contact me on 01252 398 737.

Yours sincerely

IAN MAY Arboricultural Officer (Planning Services)

RUSHMOOR BOROUGH COUNCIL



ENVIRONMENTAL SERVICES John Edwards, Director Council Offices, Farnborough Road, Farnborough, Hants. GU14 7JU Tel: (01252) 398 398

Your reference

Our reference

IM/TPO 380/TPO 45

ContactIan MayDirect line01252 398737e-mailimay@rushmoor.gov.ukDate08 August 2005

Rushmoor Borough Council Property Services Council Offices Farnborough Hants GU14 7JU

Dear Sir/Madam,

IMPORTANT - THIS COMMUNICATION MAY AFFECT YOUR PROPERTY

TOWN & COUNTRY PLANNING ACT 1990 TOWN & COUNTRY PLANNING (TREES) REGULATIONS 1999

Re: Tree Preservation Order No. 380, Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire. 2005. Rushmoor Borough Council

I write to clarify the situation with regard to the status of the tree protection at the Concept House site.

The recently served TPO 380 provides protection for the trees on the Concept House site, as identified in schedule 1 of the Order.

TPO 45 no longer provides protection for any of the trees or tree groups on this particular site. I enclose a copy of the title page and relevant parts of schedule 1 and the map for your information, which you may wish to append to your copy of TPO 380.

If you would like any further information or have any questions about this letter, please do not hesitate to contact me on 01252 398 737.

Yours sincerely

Arboricultural Officer (Planning Services)



INVESTOR IN PEOPLE

visit our website at www.rushmoor.gov.uk

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T.P.O.: 45 Groups 89 and 90 Superseded by Variation Order TOWN AND COUNTRY PLANNING ACT 1971 THE COUNCIL OF THE BOROUGH OF RUSHMOOR (THE PARK AREA) TREE PRESERVATION ORDER 1974 TPO. 380.

The Council of the Borough of Rushmoor being the successor under the Local Government Act 1972 of the Urban District Council of Farnborough acting by virtue of delegation agreement dated Twenty-fourth day of August 1960 and a supplemental agreement dated the Twenty-fifth day of March 1968 made under the provisions of the Town and Country Planning Acts 1947 and 1962 for and on behalf of the Hampshire County Council the local planning authority (in this Order called "the Authority") in pursuance of the powers conferred in that behalf by Sections 60 and 61 of the Town and Country Planning Act 1971 and subject to the provisions of the Forestry Act 1967 hereby make the following Order:-

1. In this Order:-

"the Act" means the Town and Country Planning Act, 1971; "owner" means the owner in fee simple, either in possession or who has granted a lease or tenancy of which the unexpired portion is less than three years; a lessee (including a sublessee) or tenant in possession, the unexpired portion of whose lease or tenancy is three years or more; and a mortgagee in possession; and "the Minister" means the Secretary of State for the Environment.

. Subject to the provisions of this Order and to the exemptions specified in the Second Schedule hereto, no person shall, except with the consent of the authority and in accordance with the conditions, if any, imposed on such consent, cut down, top, lop, uproot, wilfully damage or wilfully destroy or cause or permit the cutting down, topping, lopping, uprooting, wilful damage or wilful destruction of any tree specified in the First Schedule hereto or comprised in a group of trees or in a woodland therein specified, the position of which trees, groups of trees and woodlands is defined in the manner indicated in the said First Schedule on the map annexed hereto which map shall, for the purposes of such definition as aforesaid, prevail where any ambiguity arises between it and the specification in the said First Schedule.

An application for consent made to the authority under Article 2 of this Order shall be in writing stating the reasons for making the application, and shall by reference if necessary to a plan specify the trees to which the application relates, and the operations for the carrying out of which consent is required.

2.

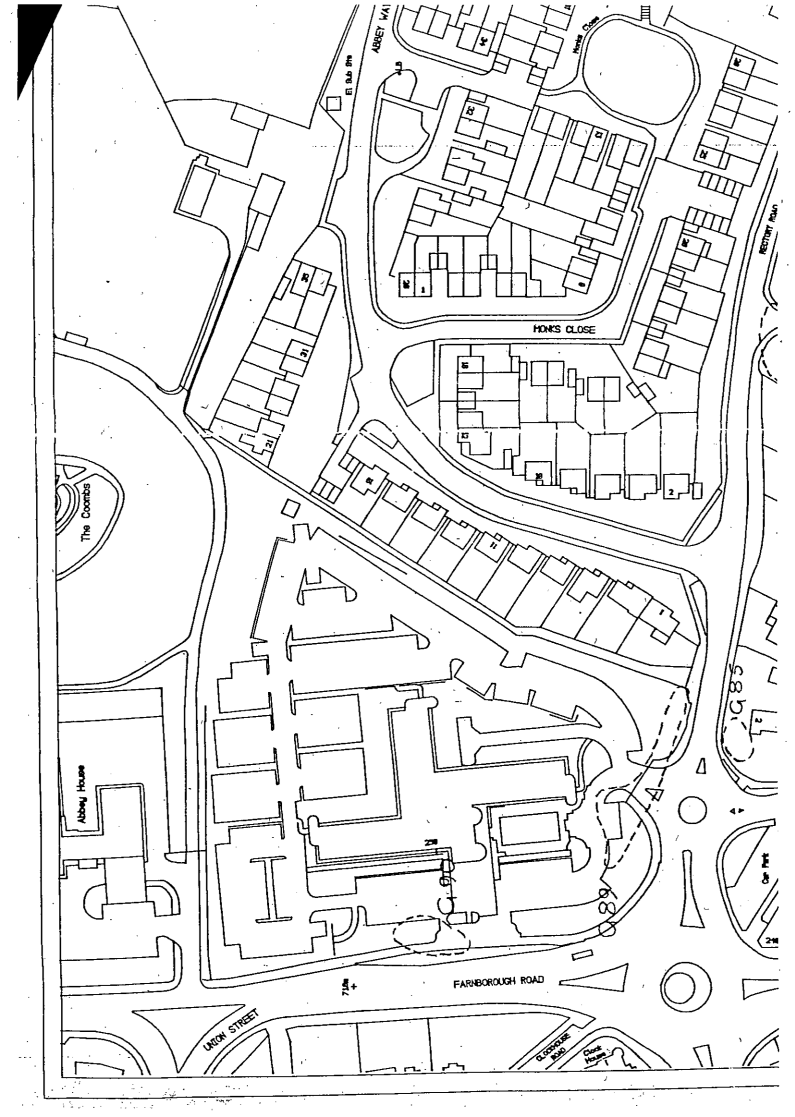
3.

Group of Trees Continued

	•	
No. on man	· Description	Situation
G80.	Catur consisting of	
600.	Group consisting of 2 Cedar	30 Avenue Road
• •	1. Cedar	32 Avenue Road
•	1 Cedar	34 Avenue Road
G81	Group consisting of	• ·
	1-Horse-Chestnut Calley	35 The Crescent
, i	$1 Beech \qquad 15/2/96.$	37 The Crescent
·		N
G82	Group consisting of	•
•	3 Corsican Pine	23 The Crescent
•		
G83	Group consisting of	
· · · · · · · · · · · · · · · · · · ·	1 Sycamore	7 The Crescent
•	1 Syacmore	9 The Crescent
	Our sure is a maintain market	1
G 34	Group consisting of	54 Church Avenue
· · ·	3 Sycamore	J4 onaren Avenae
G85	Group consisting of	•
	-1-Walnut and 1 Holly	2 Rectory Road
• •	Same	
688	Group consisting of	folloch in
	2 Cypress Malie	39 Salisbury Road - as replaced
· ·	recyclicy.	
G89	Group consisting of	O Males Royality
	1 Horse Chestnut	Keplara by
•	2 Populars, 1 Haw-	The sector
	thorn, 1 Furple Plum	10.50
	1 Walnut, 2 Holly,	
	1 Crab Apple, and	
	4 Jean	5 Rectory Road
	a	Perhapshitpp 38D
G 90	Group consisting of	EPHEC U, IFU UU
· .	2 Lawson Cypress) 1 Holly)	266 Farnborough Brad
- .	1 Beech	
	1 Beech	Land adjoining 266 Farnborough Read
	1 200011	
G91	Group consisting of	م
	1 Oak and 3 Scots Pine	80 Cambridge Road
	·	
G92	Group consisting of	
1	. Z Oak and 4 Scots Pine	86 Cambridge Road
· · · ·	2	1
•	Woodlands	
	(within a continuous black lin	ie on the mapy
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••	• • • • • • • •	
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14







ENVIRONMENTAL SERVICES John Edwards, Director Council Offices, Farnborough Road, Farnborough, Hants. GU14 7JU Tel: (01252) 398 398

Your reference	Contact	lan May
Our reference IM/TPO 380	Direct line	01252 398737
Property Services	e-mail	imay@rushmoor.gov.uk
Rushmoor Borough Council Council Offices	Date	18 November 2005
Farnborough Hants GU14 7JU		

Dear Sir/Madam

#### TREE PRESERVATION ORDER 380

Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire. 2005.

Further to our letter of the 14th June 2005, I write to inform you that the Council has now confirmed the above-mentioned Order. For your reference I enclose a copy of the confirmation sheets, which should be stored along with the original document.

If you disagree with our decision you can challenge it by applying to the High Court under sections 284 and 288 of the Town and Country Planning Act 1990. You can apply to the High Court if you believe:

(1) The order is not within the powers of the Town and Country Planning Act 1990; or

(2) The requirements of the 1990 Act or Town and Country Planning (Trees) Regulations 1999 have not been met.

You must apply to the High Court within six weeks from the date of our decision.

Should you feel I could be of further assistance with this matter then please do not hesitate to contact me.

Yours faithfully

IAN MAY Arboricultural Officer **Planning Services** Enc.



visit our website at www.rushmoor.gov.uk



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#### TOWN AND COUNTRY PLANNING ACT 1990

(SECTION 199)

#### RUSHMOOR BOROUGH COUNCIL

#### **TPO 380**

### Trees within the grounds of Concept House, 250 Farnborough Road, Farnborough, Hampshire, 2005.

Under the provisions of Section 199 of the Town and Country Planning Act 1990 and the Town and Country Planning (Trees) Regulations 1999, Rushmoor Borough Council having received no letters of representation in respect of the above Tree Preservation Order, this Order is hereby confirmed without modification.

Signed.....

...Head of Planning Services

16.11.05 Dated ...

AGREED

Dated. 17/11/05

#### **CONFIRMATION OF ORDER 380**

This Order was confirmed by Rushmoor Borough Council without modification:

17th day of NOV, , 2005 on the

Leader of the Council or appropriate Council Member

Solicitor to the Council

268/05

## 380V Pack

Final Audit Report

2022-04-08

Created:	2022-04-07
By:	Bethany Griffin (bethany.griffin@rushmoor.gov.uk)
Status:	Signed
Transaction ID:	CBJCHBCAABAAA1tZjlq7Jtb7TvAFg4O8lWyHTwQxWT5O

## "380V Pack" History

- Document created by Bethany Griffin (bethany.griffin@rushmoor.gov.uk) 2022-04-07 2:03:59 PM GMT
- Document emailed to Tim Mills (tim.mills@rushmoor.gov.uk) for signature 2022-04-07 2:04:56 PM GMT
- Email viewed by Tim Mills (tim.mills@rushmoor.gov.uk) 2022-04-08 - 4:27:56 PM GMT
- Document e-signed by Tim Mills (tim.mills@rushmoor.gov.uk) Signature Date: 2022-04-08 - 4:28:29 PM GMT - Time Source: server
- Agreement completed. 2022-04-08 - 4:28:29 PM GMT