Cheadle Area Committee

14 September 2021

DEVELOPMENT APPLICATIONS

Report of the Corporate Director (Place) and Deputy Chief Executive

<u>ITEM 1</u>	DC/077459
SITE ADDRESS	Belmont House 57 Schools Hill Cheadle Stockport SK8 1JE
<u>PROPOSAL</u>	Partial demolition, refurbishment and conversion of currently vacant listed building, Belmont House, to 4no. residential apartments and 1no. residential townhouse. Plus erection of new build elements comprising: 7no. residential apartments, 3no. 3 storey residential townhouses and 2no. 2 storey residential townhouses, plus additional landscaping and amenity spaces. Total of 17no. new residential units.
<u>ITEM 2</u>	DC/079400
SITE ADDRESS	204-210 Wilmslow Road Heald Green Cheadle SK8 3BH
<u>PROPOSAL</u>	Demolition of existing buildings and erection of three storey building, providing for a Class E retail unit at the ground floor and eight residential apartments (Use Class C3) to the first and second floors, with associated vehicular access, car parking, servicing, cycle parking and wider associated works.

INFORMATION

This application needs to be considered against the provisions of the Human Rights Act 1998. Under Article 6, the applicants [and those third parties, including local residents, who have made representations] have the right to a fair hearing and to this end the Committee must give full consideration to their comments.

Article 8 and Protocol 1 Article 1 confer(s) a right of respect for a person's home, other land and business assets. In taking account of all material considerations, including Council policy as set out in the Unitary Development Plan, the Head of Development and Control has concluded that some rights conferred by these Articles on the applicant(s)/objectors/residents and other occupiers and owners of nearby land that might be affected may be interfered with but that that interference is in accordance with the law and justified by being in the public interest and on the basis of the planning merits of the development proposal. He believes that any restriction on these rights posed by approval of the application is proportionate to the wider benefits of approval and that such a decision falls within the margin of discretion afforded to the Council under the Town and Country Planning Acts.

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