

Copeland Borough Council The Copeland Centre, Catherine Street, Whitehaven, Cumbria CA28 7SJ tel: 01946 59 83 00 email: info@copeland.gov.uk web: www.copeland.gov.uk twitter: @copelandbc

Town and Country Planning Act 1990 (As amended)

4/20/2306/0R1

NOTICE OF APPROVAL OF RESERVED MATTERS

Miss Charlotte Youdale 18 Jacktrees Crescent CLEATOR MOOR Cumbria CA25 5PA

RESERVED MATTERS APPLICATION FOR THE ERECTION OF A TWO STOREY DETACHED DWELLING (ACCESS, APPEARANCE, LANDSCAPING, LAYOUT & SCALE) FOLLOWING APPROVED OUTLINE PERMISSION FOR 26 DWELLINGS

PLOT 26, RUSPER DRIVE, MOOR ROW

Miss Charlotte Youdale

The above application dated 11/08/2020has been considered by the Council in pursuance of its powers under the above Act and APPROVAL OF RESERVED MATTERS HAS BEEN GRANTED subject to the following conditions:

1. The development shall be carried out in accordance with the plans submitted and in accordance with the conditions attached to the outline planning permission.

Reason

To comply with Section 92 of the Town and Country Planning Act 1990, as amended by the Planning and Compulsory Purchase Act 2004.

- 2. Permission shall relate to the following plans and documents as received on the respective dates and development shall be carried out in accordance with them: -
 - Location Plan: Proposed Housing at Moor Row, drawing no. B8845/10, scale 1:250, Received 17 August 2020.
 - Amended Plan, Floor Plans and Elevations (Proposed), drawing no 001 Rev. D, received 29 September 2020.

Reason





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To conform to the requirements of Section 91 of the Town and Country Planning Act 1990, as amended by the Planning and Compulsory Purchase Act 2004.

3. Gates, if erected, shall open inwards only away from the highway.

Reason

In the interests of highway safety.

4. The dwelling shall not be occupied until the estate road including footways serving the dwelling has been constructed in all respects to base course level and street lighting where it is to form part of the estate road has been provided and brought into full operational use.

Reason

In the interests of highway safety.

5. Any boundary fences or walls erected in front of the front building line / front elevation of the dwelling shall be no more than 1.0m in height. This boundary shall hereinafter be retained in perpetuity.

Reason

In the interests of highway safety.

6. The dwelling shall not be occupied until the onsite parking provision has been completed.

Reason

In the interests of highway safety.

7. The access drive shall be surfaced in bituminous or cement bound materials, or otherwise bound, and shall be constructed and completed before the development is occupied / brought into use.

Reason

In the interests of highway safety.

8. Before the dwelling is occupied a 1.8m high close boarded timber fence or wall shall be erected to the southern side and rear boundaries, details of which shall be submitted to and approved in writing by the Local Planning Authority before they are erected. The approve boundary treatment shall be retained thereafter in perpetuity.

Reason

To safeguard neighbouring amenities.

Informative – Coal Mining Area

The proposed development lies within a coal mining area which may contain unrecorded coal mining related hazards. If any coal mining feature is encountered during development, this should be reported immediately to the Coal Authority on 0345 762 6848.

Further information is also available on the Coal Authority website at: www.gov.uk/government/organisations/the-coal-authority

Informative – Highways

Any works within the Highway must be agreed with the Highway Authority.

No works and/or any person performing works on any part of the Highway, including verges, will be permitted until an appropriate permit has been obtained allowing such works. Enquiries should be made to Cumbria County Council's Streetwork's Team.

Statement

The Local Planning Authority has acted positively and proactively in determining this application by assessing the proposal against all material considerations, including planning policies and any representations that may have been received, and subsequently determining to grant planning permission in accordance with the presumption in favour of sustainable development as set out in the National Planning Policy Framework.

Please read the accompanying notice

N. S. Haypurk

PP Pat Graham Chief Executive

06th November 2020

APPROVALS (OUTLINE, FULL RESERVED MATTERS & HOUSEHOLDER)

DEVELOPMENT MANAGEMENT PROCEDURE (ENGLAND) ORDER 2015

PART 2

TOWN AND COUNTRY PLANNING ACT 1990

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 against your local planning authority's decision then you must do so within 6 months of the date of this notice.
- Appeals can be made online at: <u>https://www.gov.uk/planning-inspectorate</u>. If you are unable to access the online appeal form, please contact the Planning Inspectorate to obtain a paper copy of the appeal form on tel: 0303 444 5000.
- The Secretary of State can allow a longer period for giving notice of an appeal but 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 the Secretary of State 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.
- If you intend to submit an appeal that you would like examined by inquiry then you must notify the Local Planning Authority and Planning Inspectorate (inquiryappeals@planninginspectorate.gov.uk) at least 10 days before submitting the appeal. <u>Further details are on GOV.UK</u>.

Purchase Notices

- 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 V1 of the Town and Country Planning Act 1990.





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