

**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

Mr A Walker Rockland Ladyhall MILLOM Cumbria LA18 5HR

Please Contact: Chloe Unsworth Officer Tel No: 07823825302 My Ref: 4/20/2317/HPAE Date: 30 September 2020

Dear Sir/Madam

## Town & Country Planning (General Permitted Development) Order 2015 Schedule 2, Part 1 – Prior Approval for Single Storey Rear House Extension

Address: HERONS REACH, THE GREEN, MILLOM Description: NOTIFICATION FOR PRIOR APPROVAL TO REMOVE CONSERVATORY AND ERECT SUNROOM EXTENSION TO REAR

I refer to the above application which was made under the prior approval procedure for household extensions on the 28<sup>th</sup> June 2016. Copeland Borough Council, as Local Planning Authority, has determined that prior approval is **NOT REQUIRED** for the above proposed development under Part 1 of Schedule 2 of the Town & Country Planning (General Permitted Development) Order 2015 in accordance with the information that the applicant has provided to the Local Planning Authority.

The extension must also be constructed using materials of a similar appearance to the existing house (excluding materials used in the construction of a conservatory).

I must point out that although prior approval is not required for planning purposes, you may require permission under the Building Regulations 2010 and would suggest that if you are in doubt on this issue, you should endeavour to check with the Council's building control service.

## Informative

This written notice indicates that the proposed development would comply with condition A.4 of Schedule 2 Part 1 Class A of the Town and Country Planning (General Permitted Development) Order 2015 (as amended). It is important to note that this written notice doesn't indicate whether or not the proposed development would comply with any of the other limitations or conditions of Schedule 2 Part 1 Class A. If you want confirmation that the proposed development would be lawful (e.g. on





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the basis that it would comply with all of the limitations and conditions of Schedule 2 Part 1 Class A), then you should submit an (optional) application to the local planning authority for a Lawful Development Certificate (LDC).

Yours sincerely

N. J. Haypurk

PP Pat Graham Chief Executive



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