



**Cumberland Council
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TOWN AND COUNTRY PLANNING ACT 1990: SECTION 192, AS AMENDED BY
SECTION 10 OF THE PLANNING & COMPENSATION ACT 1991

TOWN & COUNTRY PLANNING (GENERAL DEVELOPMENT PROCEDURE)
ORDER 1995

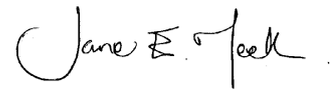
HM Architecture (NW) LLP
Aynam Cote
2 Bridge Street
Kendal
LA9 7DD
FAO: Mr Mark Deverill

**APPLICATION No: 4/23/2376/0E1
APPLICATION FOR A LAWFUL DEVELOPMENT CERTIFICATE FOR A PROPOSED
164M2 EXTENSION TO EXISTING WAREHOUSE WITH MATCHING EAVES & RIDGE
HEIGHT
SLACKS MILLOM LTD, BORWICK RAILS, MILLOM**

Slacks Millom Ltd

The Local Planning Authority hereby CERTIFY that on 11th December 2023 the proposed development described in the First Schedule hereto in respect of the land specified in the Second Schedule was lawful within the meaning of Section 192 of the Town and County Planning Act 1990 (as amended), for the following reasons:

Based on the information submitted as part of this application the proposed alterations fall within the definition of permitted development as set out within Schedule 2 Part 7 Class H of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).

A handwritten signature in black ink that reads "Jane E. Meek". The signature is written in a cursive style with a large initial 'J' and a distinct 'E'.

Jane Meek
Assistant Director
Thriving Place and Investment

05th February 2024

FIRST SCHEDULE:

Application for a Lawful Development Certificate for a proposed 164m² extension to existing warehouse with matching eaves & ridge height.

SECOND SCHEDULE:

Slacks Millom Ltd, Borwick Rails, Millom

NOTES

1. This certificate is issued solely for the purpose of Section 192 of the Town and Country Planning Act 1990 (as Amended)
2. It certifies that the use specified in the First Schedule taking place on the land described in the Second Schedule was lawful, on the specified date and, thus, was not liable to enforcement action under Section 172 of the 1990 Act on that date.
3. This certificate applies only to the extent of the use described in the First Schedule and to the land specified in the Second Schedule. Any use which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.