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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

Mr Clive Willoughby Sandiland Drigg Road Seascale CA20 1NX

**APPLICATION REFERENCE: 4/25/2113/0E1** 

APPLICATION FOR A LAWFUL DEVELOPMENT CERTIFICATE FOR A PROPOSED DOUBLE GARAGE

SANDILAND, DRIGG ROAD, SEASCALE

## Mr Clive Willoughby

The operations/matter described in the First Schedule to this Certificate in respect of the land specified in the Second Schedule to this certificate would be lawful within the meaning of 192 (Proposed) of the Town and Country Planning Act 1990 (as amended), for the following reason:

It has been adequately demonstrated that the proposed development comprising the construction of a double garage at Sandiland, Drigg Road meets the requirements and constitutes permitted under Schedule 2, Part 1, Class E of the Town and Country Planning (General Permitted Development) (England) Order 201

N. S. Hayhur Nick Hayhurst

Inclusive Growth and Placemaking

Head of Planning and Place

21st May 2025

## FIRST SCHEDULE:

Application for a Lawful Development Certificate for a proposed double garage

## SECOND SCHEDULE:

Sandiland, Drigg Road, Seascale

## **NOTES**

- 1. This certificate is issues 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 and identified on the attached plan. Any use which is materially different from that described or which relates to other land may render the owner of occupier liable to enforcement action.