

CANTERBURYCITYCOUNCIL DECISION

NOTICE

Correspondence Address:

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Town and Country Planning Act 1990 Town and Country Planning (Development Management Procedure) (England) Order 2015

NOTIFICATION OF GRANT OF FULL PLANNING PERMISSION

Application Number:CA/22/01536Proposal:Retrospec%ve applica%on for detached garage.

Take no%ce that **Canterbury City Council**, the district planning authority under the Town and Country Planning Act 1990, has **GRANTED** your applica%on, as described above, subject to the following condi%ons:

(1) The development hereby permi ed shall be begun before the expira%on of three years from the date of this permission.

REASON: In pursuance of Sec%on 91(1) of the Town and Country Planning Act 1990 as amended by Sec%on 51 of the Planning and Compulsory Purchase Act 2004.

(2) The development hereby approved shall be carried out in accordance with the submi ed drawings/documents received on 15/07/2022:

Applica%on Form Planning Statement Exis%ng Eleva%ons A3 Exis%ng Plans A3

REASON: To secure the proper development of the area.

canterbury.gov.uk 01227 862 000

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This applica%on relates only to that required under the Town and Country Planning Acts and does not include any consent or approval under any other enactment or under the Building Regula%ons. Any other consent or approval which is necessary must be obtained from the appropriate authority.

The applica%on was processed having regard to the Na%onal Planning Policy Framework, which requires that where there are poten%al solu%ons to problems arising in rela%on to dealing with planning applica%ons, the council will work with the applicant in a posi%ve and proac%ve manner to seek solu%ons to those problems.

NOTES TO APPLICANT:

(1) Your development has been iden%fied as not liable for CIL charges, therefore will not be charged for CIL and there are no further required steps for this ma er.

Chris an De Grussa Authorised Signatory of the Council Date of issue: 23 August 2022



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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 condi%ons, then you can appeal to the Secretary of State under sec%on 78 of the Town and Country Planning Act 1990.

Appeal Type	Timescale
Householder applica%on	Within 12 weeks of the date of the no%ce
Minor commercial applica%on	Within 12 weeks of the date of the no%ce
Express consent for the display of an adver%sement	Within 8 weeks of the date of receipt of the no%ce
Tree Preserva%on Orders	Within 28 days of the date of the no%ce
Planning applica%on rela%ng to the same or substan%ally the same land and development as is already the subject of an enforcement no%ce	Within 28 days of the date of the no%ce
If an enforcement no%ce is served rela%ng to the same or substan%ally the same land and development as in your applica%on.	Within 28 days of the date of service of the enforcement no%ce, or within 6 months [12 weeks in the case of a householder appeal] of the date of this no%ce, whichever period expires earlier
All others	Within 6 months of the date of the no%ce

Appeals must be made using a form which you can get from the Secretary of State at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN (Tel: 0303 444 5000) or online at <u>h ps://acp.planninginspectorate.gov.uk</u>

The Secretary of State can allow a longer period for giving no%ce of an appeal but will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving no%ce 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 condi%ons they imposed, having regard to the statutory requirements, to the provisions of any development order and to any direc%ons given under a development order.

If you intend to submit an appeal that you would like examined by inquiry then you must no%fy the Local Planning Authority and Planning Inspectorate (inquiryappeals@planninginspectorate.gov.uk) at least 10 days before submiFng the appeal. <u>Further details are on GOV.UK.</u>

IMPORTANT NOTES

No%fica%on of permission under the Planning Acts does NOT convey consent under The Building Regula%ons

1. The development to which the a ached planning permission relates may also require a separate approval under the Building Regula%ons.

2. If the planning permission refers to amended plans, any necessary Building Regula%ons approval should alsocover those amendments.

3. If the development involves any demoli%on work, no%ce of this this may be required under the Building Act1984.

Advice on each of the above is available from STG Building Control Partnership on 01634 331133 or by email <u>building@stgbc.org.uk</u>

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