

COUNTY OF DEVON

TOWN AND COUNTRY PLANNING ACT 1990 THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (ENGLAND) ORDER 2015 TOWN AND COUNTRY PLANNING (APPLICATIONS) REGULATIONS 1988 TOWN AND COUNTRY PLANNING GENERAL REGULATIONS 1992

GRANT OF CONDITIONAL PLANNING PERMISSION

To: Mrs Kate Wotton, Venture House, One Capital Court, Sowton Industrial Estate, Exeter, EX2 7FW

Agent for: Devon County Council, Room 11, Matford Lane Offices, County Hall, Topsham Road, Exeter, EX2 4QD

Devon County Council hereby grants planning permission to carry out the development described in the application received on 15 June 2016, and the plans and drawings attached thereto numbered: NPS-DR-A(00)-05 revision P1, NPS-DR-A-(00)-006 revision P2, NPS-DR-A-(00)-02 revision P1, NPS-DR-A-(00)-010 revision P1, NPS-DR-A-(00)-001 revision P3, NPS-DR-A-(00)-011 revision P2, RLL-DR-(00)-062 revision P2, 1402/2/TPP, NPS-DR-A-(00)-007 revision P5, NPS-DR-L-(90)-800 revision P4, NPS-DR-A-(00)-012 revision P3, NPS-DR-A-(00)-08 revision P4, RLL-DR-C-(00)-061 revision P3, RLL-DR-C-(00)-063 revision P1, Haywards Primary School Crediton - Drainage Report in response to Planning (Report 12-20-14-3-0290 PD1 August 2016), Construction Traffic Management Plan revision A (dated 05/04/2016) and Validation checklist & planning statement - Proposed Expansion of Haywards Primary School.

brief particulars of which are as follows:

Two classroom extension, alterations to the kitchen (including facade alterations), New MUGA, New ramp to the old youth centre building and associated landscaping and tree works

at Crediton Haywards Primary School, East Street, Crediton, EX17 3AX

subject to the conditions set out in the attached sheets

C.J. Kesh.

on behalf of the Head of Planning, Transportation and Environment

Date: 16 August 2016

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This is not a decision under the Building Regulations

Failure to adhere to the details of the approved plans or to comply with the above conditions constitutes a contravention of the Town and Country Planning Act 1990, in respect of which enforcement action may be taken.

If this planning permission is for development by Devon County Council it can enure only for the Council's benefit.

TOWN AND COUNTRY PLANNING ACT 1990

NOTIFICATION TO BE SENT TO AN APPLICANT WHEN A LOCAL PLANNING AUTHORITY REFUSE PLANNING PERMISSION OR GRANT IT SUBJECT TO CONDITIONS

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.
- 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>https://acp.planninginspectorate.gov.uk</u>.
- 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.

PURCHASE NOTICES

If either the Local Planning Authority or the First Secretary of State refuses permission to develop land or grants it subject to conditions, the owner may claim that he/she can neither put the land to a reasonably beneficial use in its existing state nor can he/she render that land capable of a reasonably beneficial use by carrying out of any development which has been or would be permitted.

In these circumstances, the owner may serve a Purchase Notice on the District Council 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 VI of the Town and Country Planning Act 1990.

Schedule of Conditions - Mid Devon District Council Application No. 16/00959/DCC Devon County Council Ref. DCC/3878/2016

1. The development shall commence within three years of the date of this permission.

REASON: In accordance with Section 91 of the Town and Country Planning Act 1990.

2. The development shall be carried out in strict accordance with the details shown on the approved drawings and documents numbered NPS-DR-A(00)-05 revision P1, NPS-DR-A-(00)-006 revision P2, NPS-DR-A-(00)-02 revision P1, NPS-DR-A-(00)-010 revision P1, NPS-DR-A-(00)-001 revision P3, NPS-DR-A-(00)- 011 revision P2, RLL-DR-(00)-062 revision P2, 1402/2/TPP, NPS-DR-A-(00)-007 revision P5, NPS-DR-L-(90)-800 revision P4, NPS-DR-A-(00)-012 revision P3, NPS-DR-A-(00)-08 revision P4, RLL-DR-C-(00)-061 revision P3, RLL-DR-C-(00)-063 revision P1, Haywards Primary School Crediton - Drainage Report in response to Planning (Report 12-20-14-3-0290 PD1 August 2016), Construction Traffic Management Plan revision A (dated 05/04/2016) and Validation checklist & planning statement - Proposed Expansion of Haywards Primary School. except as varied by the conditions below.

REASON: To ensure that the development is carried out in accordance with the approved details.

CONDITIONS (DURING CONSTRUCTION)

3. All trees and shrubs identified on approved drawing **1402/2/TPP** shall be retained and protected during construction in accordance with the recommendations in the submitted Tree Survey ref. **1407/2/AIA**

REASON: To ensure that trees, shrubs and other natural features to be retained are adequately protected from damage throughout the construction period, in the interests of visual amenity and in accordance with policies COR2 (Local Distinctiveness) and DM2 (High Quality Design).

INFORMATIVE NOTE

Statement of compliance with Article 35 of the Town and Country Planning (Development Management Procedure) (England) Order 2015

In determining this application, the Local Planning Authority has worked with the applicant in a positive and proactive manner based on seeking solutions to problems arising in relation to dealing with the planning application by liaising with consultees, respondents and the applicant/agent and discussing changes to the proposal where considered appropriate or necessary. This approach has been taken positively and proactively in accordance with the requirement of the NPPF, as set out in The Town and Country Planning (Development Management Procedure) (England) Order 2015.