# NOTICE OF DECISION

Town And Country Planning Act 1990



Mr Gerry Rich Gerald Rich Planning Moorcroft 24 Eastfield Road Hutton Weston-super-Mare BS24 9ST

Application Number:

18/P/3165/FUL

Category: Full application

**Application No:** 18/P/3165/FUL

**Applicant:** Mr C And A Sandford

Site: Land Adjacent, Mendip Model Racing Club, Accommodation Road, Bleadon

**Description:** Siting of 5no. holiday lodges

North Somerset District Council in pursuance of powers under the above mentioned Act hereby **GRANTS PERMISSION** for the above development in accordance with the plans and particulars received and subject to the following condition(s):-

The development hereby permitted shall be begun before the expiry of three years from the date of this permission.

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

The development hereby permitted shall be carried out in accordance with the following approved plans and documents:

DJS/ACCO/181/A Site layout
DJS/ACCO/181 Existing Site Plan
DJS/ACCO/18/4 Plans and Sections
DJS/ACCO/18/5 Plans and Sections

and the following documents:

Flood Risk Assessment dated 24/4/18 Planning Statement dated 2/5/18

Reason: For the avoidance of doubt and in the interests of proper planning.

The holiday lodges or caravans shall not be occupied as a person's sole or main place of residence. The lodges or caravans hereby permitted shall be used for the purposes of self-catering holiday accommodation and for no other purpose, including

short term residential leases or any other purpose in Class C3 of the schedule to the Town and Country Planning (Use Classes) Order 1987 (as amended) or in any provision equivalent to that Class in any statutory instrument amending, revoking and re-enacting that Order with or without modification. The owners/operators of the site shall maintain an up to date register of the names of all owners/occupiers of individual holiday accommodation units on the site together with their dates of arrival and departure, and main home addresses. That register shall be made available at all reasonable times for inspection and copying by the local planning authority for record keeping purposes.

Reason: To ensure that the holiday lodges/caravans are not occupied as primary residences in order to comply with policies CS33 of the Adopted Core Strategy, Policies DM44 and DM45 of the Sites and Policies Plan Part 1.

4 No holiday lodge/caravan shall be occupied until a properly consolidated and surfaced parking area for one vehicles has been constructed and made available for it in accordance with the approved plans and specifications. The approved parking area(s) shall thereafter be permanently retained and kept available for parking at all times.

Reason: In order to ensure that adequate parking provision is made for each occupier in the interests of preserving highway safety and in accordance with policies CS10 and CS11 of the North Somerset Core Strategy, policies DM24 and DM28 of the North Somerset Sites and Policies Plan (Part 1) and the North Somerset Parking Standards SPD.

The holiday lodges/caravans shall not be occupied until a soft landscape scheme has been submitted to and approved in writing by the Local Planning Authority showing details of all trees, hedgerows and other planting to be retained; finished ground levels; a planting specification to include numbers, density, size, species and positions of all new trees and shrubs; and a programme of implementation. The landscaping scheme shall be carried out in accordance with the approved details, specifications and programme of implementation. Trees, hedges and plants shown in the landscaping scheme to be retained or planted which, during the development works or a period of ten years following full implementation of the landscaping scheme, are removed without prior written consent from the Local Planning Authority or die, become seriously diseased or are damaged, shall be replaced in the first available planting season with others of such species and size as the Authority may specify.

Reason: To ensure a satisfactory landscaping scheme is implemented and maintained in the interests of the character and biodiversity value of the area, and in accordance with policies CS4, CS5 and CS9 of the North Somerset Core Strategy, policies DM8, DM9, DM10 and DM32 of the North Somerset Sites and Policies Plan (Part 1) and the North Somerset Biodiversity and Trees SPD.

For advice on how to discharge this condition, please refer to www.n-somerset.gov.uk/landscapingconditions

The development permitted by this planning permission shall only be carried out in accordance with the approved Flood Risk Assessment (FRA) 1802-01 Bleadon

Accommodation Revision 24 April 2018 by Harcombe Environment Services Ltd and the mitigation measures detailed within the FRA:

The lodges floor levels should be a minimum of 600mm above existing ground levels.

The lodges shall be securely attached to the ground by means of foundations or else chained to ensure the lodges cannot move in the event of a flood.

The mitigation measures shall be fully implemented prior to occupation.

Reason: To provide resistance to flooding and to ensure the lodges cannot move, should the flood defences overtop in accordance with policies CS3 of the Adopted Core Strategy and DM1 of the adopted Sites and Policies Plan Part 1.

The holiday lodges/caravns hereby permitted shall not be occupied until works for the disposal of sewage have been provided on the site to serve the development hereby permitted, in accordance with details that have first been submitted to and approved in writing by the local planning authority.

Reason: To ensure that the development is served by a satisfactory system of foul drainage and to prevent pollution of the water environment, and in accordance with the National Planning Policy Framework (notably paragraphs 17, 103 and sections 10 and 11), policy CS3 of the North Somerset Core Strategy policy and policy DM1 of the North Somerset Sites and Policies Plan (Part 1- Development Management Policies).

For advice about discharging this condition please refer to www.n-somerset.gov.uk/drainageconditions

Prior to the first occupation of the development hereby approved a Flood Warning Evacuation Plan shall be submitted to and approved, in writing, by the local planning authority. This plan shall address the matters required pursuant to the National Planning Policy Framework and Planning Practice Guidance. Thereafter the Flood Warning Evacuation Plan shall be fully implemented.

Reason: To limit the risk of flooding by ensuring the provision of satisfactory means of flood management and incident response on the site in accordance with paragraph 17 and sections 10 and 11 of the National Planning Policy Framework and Planning Practice Guidance and policy CS3 of the North Somerset Core Strategy.

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) (or any Order revoking and reenacting that Order, with or without modification), no extensions to the holiday lodges/caravans shall be carried out without the permission, in writing, of the Local Planning Authority.

Reason: The Local Planning Authority wish to retain control over extensions in order to maintain the integrity and appearance of this development and the character of its surroundings, and in accordance with policy CS12 of the North Somerset Core Strategy and policy DM32 of the North Somerset Sites and Policies Plan (Part 1).

# Advice Notes(s):

- Positive and proactive statement: In dealing with the application we have worked with the applicant in a positive and proactive manner and have implemented the requirement in the National Planning Policy Framework (paragraph 38) by publishing local planning guidance on the council's website, offering pre-application written advice and publishing statutory consultee and neighbour comments on the council's website.
- <u>Protected species bats:</u> Please note that bats are protected under the Conservation of Habitats and Species Regulations 2010 (as amended) and the Wildlife and Countryside Act 1981 (as amended). This includes bats and places used as bats roosts, whether bats are present at the time or not. If live bats or evidence of bats is unexpectedly found during the course of works, all works must cease and Natural England must be contacted immediately (0300 060 3900).
- Flood Warning Evacuation Plan: Advice on how to prepare a Flood Warning Evacuation Plan as required by the above condition can be found on our website (http://www.n-somerset.gov.uk/my-services/planning-building-control/planning/planning-advice/documents-to-support-an-application/plans-tests-and-reports/flood-warning-evacuation-plans/)
- 4 You are recommend to contact the Environment Agency on 0345 988 1188 to sign up for our free Floodline Warnings Direct service.
- It is noted that you propose the use of non-mains drainage facilities. However, if the site is located within an area served by a public sewer, connection should be made to the public sewer in preference to private drainage options, unless you can provide good reason why this is unfeasible.
- If non-mains foul drainage is the only feasible option an Environmental Permit may be required. This must be obtained from the Environment Agency before any discharge occurs and before any development commences. This process can take up to four months to complete and it cannot be guaranteed that a Permit will granted. The applicant should contact the Environment Agency on 03708 506506 for further details on Environmental Permits or visit http://www.environmentagency.gov.uk/business/topics/permitting/default.aspx.

Date: 29 August 2018 Signed: Richard Kent

Head of Development Management

For advice about how to comply with the conditions above visit <a href="www.n-somerset.gov.uk/planningconditions">www.n-somerset.gov.uk/planningconditions</a>

Please use our <u>online contact form</u> on our website at www.n-somerset.gov.uk/contactplanning if you require further information on this decision.

IT IS IMPORTANT THAT YOU SHOULD READ THE NOTES ACCOMPANYING THIS NOTICE

### NOTES RELATING TO A DECISION TO GRANT PLANNING PERMISSION

These notes are intended as helpful advice. PLEASE READ THEM CAREFULLY. Make sure everyone has a copy that needs it, including your builder or contractor.

## Scope of this decision notice

This decision notice grants planning permission only. It should not be taken to imply that the scheme meets the requirements of any other agency that may be involved. Please make sure that you have obtained all the approvals you need before starting work. If you are in any doubt you should obtain professional advice.

## **Building Regulations**

Before you start construction work you need to obtain separate approval under Building Regulations. You can contact the team on 01275 884550 or submit your application on our website.

#### **Conditions**

This approval is subject to conditions. They are an integral part of the decision and are important because they describe how the council requires you to carry out the approved work or operate the premises. It is your responsibility to comply fully with them.

Please pay particular attention to those conditions that have to be met before work commences. There is a fee for requests for written confirmation that conditions have been complied with. Details of these fees can be found on our website at <a href="www.n-somerset.gov.uk/planningconditions">www.n-somerset.gov.uk/planningconditions</a>. When sending us information please include the decision reference number and relevant condition number. Depending on the complexity of the issues involved it can take up to 12 weeks for conditions to be discharged. It is therefore important that you submit any required details to us early.

### **Appeals**

If you are aggrieved by our decision to impose any of the conditions, then you can appeal to the Secretary of State for the Environment in accordance with the provisions of Town and Country Planning Act 1990. If you want to appeal against our decision then you must do so within 6 months [12 weeks if this is a decision to refuse planning permission for a shopfront proposal or a minor commercial application] of the date of this notice.

Appeals must be made using a form, which you can get from the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN. Alternatively, your appeal can be submitted electronically using the Planning Portal at <a href="https://www.gov.uk/appeal-planning-inspectorate">www.gov.uk/appeal-planning-inspectorate</a>.

The Secretary of State can allow a longer period for giving notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances that excuse the delay in giving notice of appeal. The Secretary of State need not consider an appeal if it seems to him that the Local Planning Authority could not have granted planning permission for the proposed development or could not have granted it without the conditions imposed, having regard to the statutory requirements, to the provisions of a Development Order or to directions given under it. In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based their decision on a direction given by him.

## **Prepare for floods**

If the scheme to which this approval relates is at risk of flooding you should prepare a flood plan to help keep people safe and protect your property. You can find out if your property is at risk of flooding and how to prepare a flood plan on the <u>Government's website</u>. You should also sign up for <u>flood warnings</u>.

## Works which affect a Public Highway

Any works/events carried out by or for a developer which affects the public highway in any way must be co-coordinated in accordance with the New Roads and Street Works Act 1991 and the Traffic management Act 2004 to minimize disruption to users. Developers are required to inform undertakers of their proposed works, to jointly identify any affected apparatus, and to agree diversion or protection measures and corresponding payment.

Developers are also required to liaise/seek permission of North Somerset Council's Street Works Section (01934 888802 or <a href="mailto:streetworks@n-somerset.gov.uk">streetworks@n-somerset.gov.uk</a>) at least one month in advance of the works and this must be in line with the requirements of the NRSWA 1991 and TMA 2004. The developer must endeavor to ensure that undertaker connections/supplies are coordinated to take place whenever possible at the same times using the same traffic management. It should be noted that where road closures or formal restrictions are required to undertake works, a minimum of three months' notice will be required.

# **Public Rights of Way**

The grant of planning permission does not entitle developers to interfere or obstruct any public right of way (PROW). The obstruction of a PROW is an offence. If required an application can be made to North Somerset Council to divert the PROW and should be made well ahead of any development.

It is also an offence to drive a mechanically propelled vehicle without lawful authority on any PROW. The grant of planning permission should not be treated as a grant of lawful authority. Please contact the PROW Team for further advice on 01934 888802.

## **Changes to Plans**

Should you wish to change your plans for any reason, including the need to meet the requirements of other legislation (for example Building Regulations) it is important that you notify us (i.e. 'the planners') before carrying on with work. Amendments to your approved plans may require a fresh application and could even prove to be unacceptable. Details of how to seek formal approval of amendments to a planning approval can be found on our website or by visiting the planning portal.

#### **Enforcement**

The council has powers to enforce compliance with planning permission and there are penalties for failure to comply. In cases where terms and conditions of planning permission are not adhered to and the Council finds it necessary to take enforcement action, it almost invariably results in delay and additional expense to the applicant. In extreme cases, it can mean that newly erected buildings have to be demolished.

If the applicant was the Local Authority and the application was made under regulation 3 of the Town and Country Planning General Regulations 1992 (as amended) then this permission enures only for the benefit of the Local Authority and such other person as was specified in the application.

# **Street Naming**

When you receive consent for the building of new a development(s)/property or creating additional flats/units within an existing dwelling, for reasons of public safety and for the allocation of an official postal address, please contact the Street Naming and Property Numbering Section, Town Hall, Weston-super-Mare, BS23 1UJ; Tel: 01275 88761; email: <a href="mailto:strnames@n-somerset.gov.uk">strnames@n-somerset.gov.uk</a>. Learn more on our <a href="mailto:website">website</a>.

#### Access to further information

Further guidance on Planning and Building regulation information and services can be accessed on our website and on the Planning Portal at www.planningportal.co.uk.