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APPLICATION NUMBER: WSCC/005/24

REGULATION 3

TOWN AND COUNTRY PLANNING ACT 1990 TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (ENGLAND) ORDER 2015

To: Assistant Director of Property and Assets WSCC

In pursuance of their powers under the above mentioned Act and Orders, West Sussex County Council hereby notify you that they **PERMIT** the following development:

Erection of two temporary classroom blocks on existing playground with access from existing site compound at Buckingham Park Primary School, Buckingham Road, Shoreham-by-Sea, BN43 5UD

to be carried out in accordance with your application and plans (as modified by the under-mentioned conditions) submitted to this Council on 12/01/2024 and subject to the conditions specified hereunder:

Conditions

Commencement

1. The development to which this permission relates shall be begun not later than the expiration of 3 years from the date of this permission.

Reason: To comply with Section 91 of the Town and Country Planning Act 1990.

Approved Plans

- 2. The development shall not take place other than in accordance with the approved plans:
 - Location Plan (dated 11-Jan-2024);
 - Temporary Classrooms Location Plan (Project Ref 10008192 Rev P1);
 - Temporary Classrooms Location Plan (Project Ref 10008192 Rev P2);
 - Proposed Site Plan Phase 1 (Project Ref 10008192 Rev P7);
 - Temporary Classrooms Block 1 Elevations (Project Ref 10008192 Rev P1);
 - Temporary Classrooms Block 2 Elevations (Project Ref 10008192 Rev P1);
 - Proposed layout two storey double classroom plan (dwg HD/13630/01 Rev A);
 - Budget Quotation Template document (dated 23rd May 2024);
 - Ultima Building System document (Certificate number 02/S030) and;
 - Tree Protection Plan (Ref204071/TTP/MH/Phase1)

along with information submitted with the application submitted with the application including the Planning Statement (dated January 2024) save as varied by the conditions hereafter.

Date: 24/05/2024 Signed: Michael Elkington, Head of Planning Services

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Reason: To secure a satisfactory development.

Time limit

- 3. The temporary classroom unit, site compound, temporary pedestrian gate and temporary access path hereby permitted as identified on 'Proposed Site Plan Phase 1 (Project Ref 10008192 Rev P7)' shall be removed from the site and the land restored to its former condition, or to a condition to be agreed in writing by the County Planning Authority, either:
 - a. On or before the period ending 30th October 2025
 - b. Within three months of the units becoming surplus to the educational accommodation need at the school, or
 - c. Within three months of the first occupation of any new permanent replacement accommodation at the school, whichever occurs soonest.

Reason: To allow for the justification of the temporary development.

Obscure windows

4. The top floor, north-facing windows of the temporary classrooms hereby approved shall be fitted with obscure glazing or fitted with obscure film.

Reason: To ensure impacts on residential properties is minimised.

Reinstatement of pitches

5. The access route hereby approved shall be removed from the land by no later than 30th October 2025 and the playing field thereafter be restored to at least equivalent condition to existing in accordance with a scheme and timetable that has first been submitted to and approved in writing by the Local Planning Authority in consultation with Sport England.

Reason: To ensure the site is restored to a condition fit for purpose.

Temporary access use

6. The temporary gate and access path from Fairlawns shall only be used for fire and rescue purposes only. The temporary gate and access path from Fairlawns shall not be used for any other use, including that for school activities.

Reason: To ensure impacts on residential properties is minimised.

Date: 24/05/2024 Signed: **Michael Elkington**, Head of Planning Services

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CONTINUATION SHEET

INFORMATIVES

- A. The County Planning Authority has acted positively and proactively in determining the planning application by identifying issues of concern and considering whether planning conditions could be used to satisfactorily address them. As a result, the County Planning Authority has been able to grant planning permission, in accordance with the presumption in favour of sustainable development as set out within the National Planning Policy Framework.
- B. The applicant is advised to consider undertaking an existing condition agronomy assessment. An agronomy report to inform the restoration scheme for the playing field will be required to satisfy the above condition.

This information is only intended as a summary of the reasons for the grant of planning permission. For further details on the decision, please see the report by contacting County Planning at West Sussex County Council or visiting the website at www.westsussex.gov.uk/planning.

Date: 24/05/2024 Signed: Michael Elkington, Head of Planning Services

APPENDIX A: TOWN AND COUNTRY PLANNING ACT 1990

YOUR ATTENTION IS DIRECTED TO THE FOLLOWING NOTES.

THEY ARE FOR INFORMATION ONLY AND DO NOT PRETEND TO SET OUT THE WHOLE OF THE LAW ON THE SUBJECT. IT IS RECOMMENDED THAT YOU CONSULT A SOLICITOR IF YOU ARE IN ANY DOUBT.

- 1 Appeals to the Secretary of State
- (a) 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.
- (b) If you want to appeal, then you must do so within six months of the date of this notice, using a form which you can get online at https://www.gov.uk/appeal-planning-decision or by writing to the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN.
- (c) 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.
- (d) The Secretary of State need not consider an appeal if it seems 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.
- (e) 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 the Secretary of State.
- 2 Purchase Notices
- (a) If either the local planning authority or the Secretary of State refuses permission to develop land or grants it subject to conditions, the owner may claim that he can neither put the land to a reasonably beneficial use in its existing state nor render the land capable of a reasonably beneficial use by the carrying out of any development which has been or would be permitted.
- (b) 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 the owner's interest in the land in accordance with the provisions of Chapter 1 of Part VI of the Town and Country Planning Act 1990.
- Further correspondence about this application should quote the reference number at the top right hand corner of the form.