CANTERBURY CITY COUNCIL

DECISION NOTICE



Correspondence Address:

Blackrock Architecture Ltd Unit 42 Canterbury Innovation Centre Canterbury CT2 7FG

Town and Country Planning Act 1990

The Planning (Listed Buildings and Conservation Areas) Act 1990

Application Number: 17/00976

Location: 32 - 34 High Street, Herne Bay, CT6 5LH

Proposal: Details submitted pursuant to condition 03 (foul and surface water

drainage) of planning permission CA/15/02579/VAR.

Take notice that CANTERBURY CITY COUNCIL, the district planning authority under the Town & Country Planning Act 1990, has *APPROVED* your application.

The application was processed having regards to the National Planning Policy Framework, which requires that where there are potential solutions to problems arising in relation to dealing with planning applications, the Council will work with the applicant in a positive and proactive manner to seek solutions to those problems.

NOTES TO APPLICANT:

- This decision specifically relates to drawing number EMC-2015-040-02 revision 00, EMC-2015-040-01 revision 00, EMC-2015-040-03 revision 00 and EMC-2015-040-04 revision 00, the Southern Water Application ot Connect to a Public Sewer form, the Blackrock Architecture Ltd covering letter received 24 April 2017 and the Southern Water S106 Approval letter received 02 May 2017.
- Conditions 01, 02 and 07 are compliance only conditions and therefore do not require a formal submission of details, however the details within the covering letter confirm that they have been complied with and are therefore acceptable. There are no further outstanding matters for this development.

Please note this approval relates only to that required under the Town and Country Planning Acts and does not include any permission, consent or approval under any other enactment or under the Building Regulations. Any other permission, consent or approval necessary must be obtained from the appropriate authority.

Signed:

Date of Issue: 12 May 2017

Guy Wilson

Authorised Signatory of the Council

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.

Appeal Type	Timescale
Householder application	Within 12 weeks of the date of the notice
Minor commercial application	Within 12 weeks of the date of the notice
Express consent for the display of an advertisement	Within 8 weeks of the date of receipt of the notice
Tree Preservation Orders	Within 28 days of the date of the notice
Planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice	Within 28 days of the date of the notice
If an enforcement notice is served relating	Within 28 days of the date of service of the
to the same or substantially the same land	enforcement notice, or within 6 months [12 weeks in
and development as in your application.	the case of a householder appeal] of the date of this
	notice, whichever period expires earlier
All others	Within 6 months of the date of the notice

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 https://acp.planninginspectorate.gov.uk

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.

IMPORTANT NOTES

Notification of permission under the Planning Acts does NOT convey consent under The **Building Regulations**

- 1. The development to which the attached planning permission relates may also require a separate approval under the Building Regulations.
- 2. If the planning permission refers to amended plans, any necessary Building Regulations approval should also cover those amendments.
- 3. If the development involves any demolition work, notice of this this may be required under the Building Act 1984.

ADVICE ON EACH OF THE ABOVE IS AVAILABLE FROM THE BUILDING CONTROL SECTION - CONTACT 01227 862513 OR ALTERNATIVELY EMAIL building.control@canterbury.gov.uk

www.canterbury.gov.uk Telephone: 01227 862178

