ANNEX 16

Cornwall Council

Correspondence Address: Cornwall Council Planning, PO Box 676, Threemilestone, Truro, TR1 9EO

Email: planning@cornwall.gov.uk

Tel: 0300 1234151 Web: www.cornwall.gov.uk



Application number: PA20/06718

Agent:

DPC Architectural Services DPC Architectural Services 2 Wassail Close Bodmin Pl 31 2GG **Applicant:**

Gillian Thompson
Trewint Playing Field, Trewint Lane

Wadebridge PL27 6LT

Town And Country Planning Act 1990 (As Amended)
Town And Country Planning (Development Management Procedure) (England)
Order 2015

Grant of Conditional Planning Permission

CORNWALL COUNCIL, being the Local Planning Authority, **HEREBY GRANTS CONDITIONAL PERMISSION**, subject to the conditions set out on the attached schedule, for the development proposed in the following application received on 10 August 2020 and accompanying plan(s):

Description of Development: Demolition of existing football pavilion, public toilet block,

Scout and Guide group meeting rooms and replace with new multipurpose community hub and new separate toilet block and storage unit. Re-siting of existing football pitch

and an increase of on-site parking.

Location of Development: Trewint Playing Field Trewint Lane Rock Wadebridge PL27

6LT

Parish: St. Minver Lowlands

YOUR ATTENTION IS DRAWN TO THE ATTACHED NOTES.

DATED: 5 May 2021 Louise Wood - Service Director Planning and Sustainable Development

SCHEDULE ATTACHED TO APPLICATION & DECISION NO: PA20/06718

CONDITIONS:

- The development hereby permitted shall be begun before the expiration of 3 years from the date of this permission.
 - Reason: In accordance with the requirements of Section 91 of the Town and Country Planning Act 1990 (as amended by Section 51 of the Planning and Compulsory Purchase Act 2004).
- The development hereby permitted shall be carried out in accordance with the plans listed below under the heading "Plans Referred to in Consideration of this Application".
 - Reason: For the avoidance of doubt and in the interests of proper planning.
- No development shall take place until a method statement has been submitted to and approved in writing by the Local Planning Authority that protects trees and hedgerows around the site boundary from the impacts of the physical development and the associated construction processes. The method statement shall include details of the specialist foundations (micro-piling), methodology to deploy it, and all other protection measures to accord with BS5837. The development shall be undertaken in accordance with the approved method statement.
 - Reason: In the interests of visual amenity and biodiversity pursuant to policy 23 of the Cornwall Local Plan Strategic Policies 2010-2030. The reason this needs to be a precommencment condition is to ensure adequate protection measures are agreed and put in place at the outset of the development process.
- With the exception of temporary community events (such as fete's or jumble-sales) and for as long as the development is in existence no more than 50 square metres of floorspace shall be provided as retail floorspace within the building hereby permitted.
 - Reason: to ensure that the primary use of the community facility is maintained pursuant to policy 4 of the Cornwall Local Plan Strategic Policies 2010-2030.

DATED: 5 May 2021

SCHEDULE ATTACHED TO APPLICATION & DECISION NO: PA20/06718

PLANS REFERRED TO IN CONSIDERATION OF THIS APPLICATION:

Proposed 2005-01 rev G received 10/08/20 Proposed 2005-02 rev C received 18/12/20 Proposed 2005-03 rev C received 10/08/20 Proposed 2005-05 rev C received 10/08/20

ANY ADDITIONAL INFORMATION:

Please note that the proposed development set out in this application would be liable for a charge under the Community Infrastructure Levy (CIL) Regulations 2010 (as amended), however, no CIL is payable as the Cornwall CIL Charging Schedule gives this type of development a zero rate. Confirmation of no CIL liability will be sent to the applicant, and any other person who has an interest in the land, under separate cover. However, if the nature of the development were to change, you are advised to contact the Council to discuss the requirement for planning permission and CIL liability.

In dealing with this application, the local planning authority have worked with the applicant in a positive and proactive manner based on seeking solutions to problems arising in relation to dealing with a planning application, on this occasion this has included:

Discussions/negotiations ongoing with LPA throughout determination of planning application

Dedicated phone number of the case officer for the Applicant/Agent Close liaison with the Town and Parish Councils in accordance with the protocol.

DATED: 5 May 2021 Lowise Wood - Service Director Planning and Sustainable Development

NOTES

Appeals to the Secretary of State

If the applicant is aggrieved by the decision of the local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then they may appeal to the Secretary of State under section 78 of the Town and Country Planning Act 1990. If you want to appeal, then you must do so within 6 months of the date of this notice (or 12 weeks from the date of this notice in the case of householder appeals made in relation to applications submitted on or after 6 April 2009). Appeals must be made to the Planning Inspectorate using a form which can be obtained from the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN or online at http://www.planningportal.co.uk. A copy of the completed appeal form must also be submitted to the Council.

Please Note:-If you intend to submit an appeal that you would like examined by inquiry then you must notify the Local Planning Authority and Planning Inspectorate (inquiryappeals@planninginspectorate.gov.uk) at least 10 days before submitting the appeal. Further details are on GOV.UK.

(https://www.gov.uk/government/collections/casework-dealt-with-by-inquiries).

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 which 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 they imposed, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.

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.

Purchase Notices

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.

In these circumstances, the owner may serve a purchase notice on Cornwall Council. 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.

If this is a decision on a planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice, if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of this notice. If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of service of the enforcement notice.

If this approval is for the erection of new buildings please refer to the note below.

Registering addresses for new properties prior to commencement

You must apply officially to register the name of any new street or the address of any new property through Cornwall Council's Street Naming and Numbering process. You are required to submit an application form, plan and appropriate fee all details of which can be found on our website at http://www.cornwall.gov.uk/streetnaming. Developers are advised to contact Street Naming and Numbering at the earliest opportunity for street naming as the process involves consultation with the local Parish, Town or City Council and can take several months to complete. For any further assistance please contact addressmanagement@cornwall.gov.uk or telephone 0300 1234 100.



St Minver Community Hub

PA20/06718

5 May 2021

DPC Architectural Services DPC Architectural Services 2 Wassail Close Bodmin PL31 2GG

Dear Sir/Madam

Demolition of existing football pavilion, public toilet block, Scout and Guide group meeting rooms and replace with new multipurpose community hub and new separate toilet block and storage unit. Re-siting of existing football pitch and an increase of on-site parking.

Trewint Playing Field Trewint Lane Rock Wadebridge

With reference to this planning application, I enclose the Decision Notice granting permission.

Your ref:

My ref:

Date:

If conditions have been included that must be complied with before the commencement of the development, e.g. "No development shall commence before", and this is not done, the development cannot be validly commenced even if it is within the time limit set by Condition.

If details are required I look forward to receiving them. Application forms can be found on http://planningportal.co.uk/. Your attention is drawn to the fees to discharge planning conditions under The Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012:

£116 (*per request*) for applications not falling within fee categories 6 or 7 (non-householder applications)

£34 (*per request*) where the request relates to an application for works to an existing dwelling, or within the curtilage of such, falling within fee categories 6 or 7 (householder applications only)

You may wish to take the opportunity to submit details to discharge more than one condition per request.

Yours faithfully

Mark Evans

Principal Development Officer
Planning and Sustainable Development Service
Tel: 01208 265715