Form P2 Town and Country Planning Act 1990

Planning Permission

Name and Address of Applicant	Name and Address of Agent (if any)	
Mr Howard	Peter Dickinson Architects	
Cat I' Th' Window Barn	Mr Thomas Smith	
Almond Brook Road	169 Appley Lane North	
Standish	Appley Bridge	
Wigan	WN6 9DX	
WN6 0ST		

Part I - Particulars of Application

Date of Application :	15th May 2023	Application no :	A/23/95528/HH

Particulars and Location of Development:

Erection of detached double garage

Cat I' Th' Window Barn, Almond Brook Road, Standish, Wigan WN6 0ST

Part II - Particulars of Decision.

Wigan Council hereby give notice in pursuance of the provisions of the Town and Country Planning Act 1990 as amended by the Planning and Compensation Act 2004 that **permission has been granted** for the carrying out of the development referred to in Part 1 hereof in accordance with the application and plans submitted.

Consent is granted subject to the following conditions:

- 1. The development hereby approved must be begun not later than the expiration of three years beginning with the date of this permission.
- 2. The development hereby approved shall be carried out in accordance with the details indicated on plan references;

Location Plan - 4240-23-01A Rev A Proposed Site Plan - 4240-23-03A Proposed Plans and Elevations (Garage) - 4240-23-03A

3. The materials used on the external surfaces of the elevations and roofs shall be similar in colour, size, form and texture to those on the existing building.

The reasons for the conditions are:

- 1. Required to be imposed pursuant to Section 91 of the Town and Country Planning Act 1990 (as amended).
- 2. For the avoidance of doubt and to ensure a satisfactory standard of development, in accordance with the policies contained within the Wigan Local Plan Core Strategy and the Standish Neighbourhood Plan, the saved policies of the Wigan Replacement Unitary Development Plan and the revised National Planning Policy Framework.
- 3. To ensure that the external appearance of the buildings is satisfactory, having regard to Policy CP10 of the Wigan Local Plan Core Strategy and revised National Planning Policy Framework.

Statement under Article 35 (2) of the Town and Country Planning (Development Management Procedure) (England) Order 2015

1. The Local Planning Authority has worked in a positive and proactive manner with the applicant to identify solutions to ensure the proposal comprises sustainable development in accordance with the NPPF and complies with the development plan.

Informative

- 1. Attention is drawn to the following information from the Local Authority. It is relevant to all proposals involving new build development. The proposed development lies within a coal mining area. In the circumstances when carrying out of their proposals applicants should take account of any coal mining hazards relating to stability, health and safety or adverse environmental impacts. This includes considering the potential for existing property and new development to be affected by mine gas. Such hazards may currently exist, be caused as a result of the proposed development, or occur at some time in the future. Developers must also seek permission from the Coal Authority before undertaking any operations that involve entry into any coal seams, coal mine workings or coal mine entries (shafts and adits) and the implementation of site investigations or other works. Failure to obtain such authority is trespass with the potential for court action. Developers must obtain property specific summary information from the Coal Authority on any past, current and proposed surface and underground coal mining activity and other ground stability information that could affect the development. Further information can be found at www.coal.gov.uk/services/planning/index.cfm. The Coal Authority's Property Search Service can be contacted on 0845 762 6848 or at www.groundstability.com.
- 2. You are advised that this development may be subject to the requirements of the Building Regulations 2000. In this case you will need to meet the specific requirements of Approved Document M (2004 Edition) "Access to and use of

buildings".

The Building Regulations application must include an Access Statement showing your commitment to inclusive design at an early stage. For further design guidance refer to British Standard 8300:2001 "Design of buildings and their approaches to meet the needs of disabled people". You are also advised that the Disability Discrimination Act 1995 requires service providers to take reasonable steps to overcome any physical barriers which continue to make their services impossible or unreasonably difficult for disabled people to use. For further information on this please contact the Disability Rights Commission at: www.drc-gb.org

- 3. The applicant is advised that the grant of planning permission does not confer any right to enter onto or to carry out work(s) on, over or under land over which they do not have control or have the landowners consent.
- 4. The proposed development lies within an area that has been defined by the Coal Authority as containing coal mining features at surface or shallow depth. These features may include mine entries (shafts and adits); shallow coal workings; geological features (fissures and break lines); mine gas and former surface mining sites. Although such features are seldom readily visible, they can often be present and problems can occur, particularly as a result of new development taking place.

Any form of development over or within the influencing distance of a mine entry can be dangerous and raises significant land stability and public safety risks. As a general precautionary principle, the Coal Authority considers that the building over or within the influencing distance of a mine entry should be avoided. In exceptional circumstance where this is unavoidable, expert advice must be sought to ensure that a suitable engineering design which takes into account all the relevant safety and environmental risk factors, including mine gas and mine-water. Your attention is drawn to the Coal Authority Policy in relation to new development and mine entries available at: <u>www.gov.uk/government/publications/building-on-or-within-the-influencingdistance-of-mine-entries</u>

Any intrusive activities which disturb or enter any coal seams, coal mine workings or coal mine entries (shafts and adits) requires a Coal Authority Permit. Such activities could include site investigation boreholes, excavations for foundations, piling activities, other ground works and any subsequent treatment of coal mine workings and coal mine entries for ground stability purposes. Failure to obtain a Coal Authority Permit for such activities is trespass, with the potential for court action.

If any coal mining features are unexpectedly encountered during development, this should be reported immediately to the Coal Authority on 0345 762 6848. Further information is available on the Coal Authority website at:

www.gov.uk/government/organisations/the-coal-authority

David Partia

Date of decision 17th July 2023 Signed

on behalf of the Council

NOTES

1. If the applicant is aggrieved by the decision of the local planning authority to refuse permission for the proposed development, or to grant permission or approve subject to conditions, he may appeal to the Secretary of State under section 78 of the Town and Country Planning Act 1990, the Town and Country Planning (Development Management Procedure) (England) Order 2010 and the Town and Country Planning Appeals) (Written Representations Procedure) (England) Regulations 2009.

If the applicant wants to appeal against the local planning authority's decision, he must do so within **6 months** of the date of this notice. (Appeals must be made on a form which is obtainable from the Planning Inspectorate, 3/03 Kite Wing, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN). The Secretary of State has power to allow a longer period for the giving of a notice of appeal, but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State is not required to entertain an appeal if it appears to him that permission for the proposed development could not have been granted by the local planning authority or could not have been so granted otherwise than subject to the conditions imposed by them, having regard to the statutory requirements (a), to the provisions of the development order, and to any directions given under the order. He does not in practice refuse to entertain appeals solely because the decision of the local planning authority was based on a direction given by him.

- 2. If permission to develop the land is refused or granted subject to conditions, whether by the local planning authority or by the Secretary of State, and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, he may serve on the Council of the district in which the land is situated a purchase notice requiring that council to purchase his interest in the land in accordance with the provisions of Part VI of the Town and Country Planning Act 1990.
- 3. In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is refused or granted subject to conditions by the Department for Communities and Local Government on appeal or on a reference of the application to him. The circumstances in

which such compensation is payable are set out in section 114 of the Town and Country Planning Act 1990.

The statutory requirements are those set out in section 78 of the Town and Country Planning Act 1990, namely sections 70, 71 and 72 of the Act.

IMPORTANT NOTICE

Discharging planning conditions - Information is available on our website to explain the process this can be accessed via the following link: http://www.wigan.gov.uk/Resident/Planning-and-Building-Control/Planning/Apply.aspx

These documents grant approval of your application submitted under the Town and Country Planning Act 1990 only and do not imply the Council's approval to any other consents which may be required. It is your responsibility to obtain any such other consents.

Street naming and numbering is a legal function of the council to allocate numbers and road names to new developments and conversions Information is available on our website to explain the process for requesting postal addresses and street names this can be accessed via the following link: http://www.wigan.gov.uk/Resident/Planning-and-Building-Control/Planning/Streetnaming/index.aspx

This is NOT a consent under the Building Regulations.

Before commencing work, you should ensure that approval is obtained under the Building Regulations 2000 and/or any other Act.

Please note that different time limits for starting development usually apply to Planning Permission and approval under the Building Regulations. If Building Regulation works are not commenced within 3 years from the date of deposit, a new application must be made.