Dr S & Mrs J Somerville C/o Mr S.J. Poulson Sande Property Design 18 Woodlands Hills Crewe Cheshire CW3 9HN



Mr S.J. Poulson Sande Property Design 18 Woodlands Hills Crewe Cheshire CW3 9HN Dr S & Mrs J Somerville Bradnop Grange School Lane Bradnop Staffordshire ST13 7ND

Application no: SMD/2014/0818

Determined on: 20/01/2015

Town and Country Planning Act 1990
Town and Country Planning (Development Management Procedure) England) Order 2010

FULL PERMISSION FOR DEVELOPMENT

This permission does not carry any approval or consent which may be required under any enactment, bylaw, order or regulation (e.g. in relation to Building Regulations or the Diversion of Footpaths etc) other than Section 57 of the Town and Country Planning Act, 1990.

Location of Development:

Bradnop Grange School Lane Bradnop Staffordshire ST13 7ND

Description of Development:

Erection of detached garage and resurfacing of driveway

In pursuance of their power under the above mentioned Act, Staffordshire Moorlands District Council Planning Authority, **HEREBY GRANTS PLANNING PERMISSION** for the development described above subject to the following condition(s):

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

Reason:- To comply with the provisions of Section 51 of the Town and Country Planning, Planning and Compulsory Purchase Act, 2004.

2. This permission shall be carried out in accordance with the details shown on the following plans and documents:

1:1250 site location plan

ARCH 471:1 Planning Drawings (proposed plans and elevations)

Reason:- To ensure that the development is carried out in accordance with the approved plans, for clarity and the avoidance of doubt





3. The external walls shall be constructed in random coursed natural gritstone to match the stonework of the side gable walls of the parent dwelling.

Reason:- To ensure that the proposed garage is visually in keeping with the main building on the site and local vernacular, in the interests of visual amenity

- 4. The roof of the proposed garage shall be clad with Stafforshire blue small plain clay tiles Reason:- To ensure that the roof of the garage is visually in keeping with that of the main building and local vernacular, in the interests of visual amenity.
- 5. The verges shall be flush cement pointed i.e. without the use of fascia or barge boards, as shown on the submitted plans

Reason:- To ensure a satisfactory external appearance, in the interests of visual amenity

6. No development shall be commenced until a precise specification of the proposed surface treatment to the forecourt has been submitted to and approved in writing by the local planning authority. The specification shall provide for a bound material for the first 5 metres back from the adjacent carriageway edge.

Reason:- In the interests of visual amenit and highways safety.

7. The proposed garage hereby approved shall not be brought into use until the access driveway rear of the highway has been surfaced in a bound material for a minimum of 5 metres back from the adjacent carriageway edge in accordance with the details required under Condition (6) above. The access shall thereafter be maintained in accordance with the approved materials.

Reason:- In the interests of highway safety

8. The existing roadside screen tree and shrub planting shall be retained and maintained for the life of the approved development in accordance with best silvicultural practice in order to provide screeing from the lane.

Reason:- In the interests of the visual amenity of the area.

Informative

1.The Council entered into pre-application discussions with the applicant to secure a revised/improved scheme as has been submitted, and consequently approved. It is therefore considered that the proposals meet the provisions of paragraphs 186-187 of the NPPF.

| Signed on be | half of Staffo | rdshire Moorl | ands District | Council |
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NOTES

- 1. Approval under the Building Regulations may also be required. Advice in this respect can be obtained by contacting the Councils Building Control Section.
- 2. Where a vehicle is often driven across a grass verge or kerbed footway to and from premises adjoining a highway, the occupier of the premises may, be required to pay the cost of construction of a crossing, and/or may be required to comply with conditions, imposed by the Authority. You should contact the Highway Authority at Staffordshire County Council.
- 3. This consent is granted subject to conditions and it is the owner(s) and the person(s) responsible for the implementation of the development who will be fully responsible for their compliance throughout the development and beyond. A fee is payable to us for the discharge of condition. Please refer to our web site: www.staffsmoorlands.gov.uk for details. If there is a condition that requires work to be carried out or details to be approved prior to the commencement of the development this is called a "condition precedent". The following should be noted with regards to conditions precedent:
 - (a) If a condition precedent is not complied with, the whole of the development will be unauthorised and you may be liable to enforcement action.
 - (b) Where a condition precedent is breached and the development is unauthorised, the only way to rectify the development is the submission of a new application.
- 4. Other conditions on this permission must also be complied with. Failure to comply with any condition may render the owner(s) and the person(s) responsible for the implementation of the development liable to enforcement action.
- 5. The permission is granted in strict accordance with the approved plans. It should be noted however that:
 - (a) Any variation from the approved plans following commencement of the development irrespective of the degree of variation will constitute unauthorised development and may be liable to enforcement action.
 - (b) Variation to the approved plans will require the submission of a new planning application.
- 6. 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.
- 7. If the decision to refuse planning permission is for a householder application, and you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice. All other types of development







have a 6 month deadline for submission of appeals. 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 or online at www.planningportal.gov.uk/pcs. 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.

8. 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 the Council (District Council, London Borough Council or Common Council of the City of London) in whose area the land is situated. 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.



