Reference No: 22/00851/FULL Parish: Holcombe Rogus 29



#### **TOWN AND COUNTRY PLANNING ACT 1990**

## APPROVAL OF FULL PLANNING APPLICATION

Name and Address of Applicant: Name and Address of Agent:

Mrs F Gibbins
Oakfield House
Holcombe Rogus
Wellington
Devon
TA21 0NE

Miss Hannah Cameron XL Planning Ltd 1A Fore Street Cullompton EX15 1JW

Date Registered : 3rd May 2022 Date of Permission : 28th June 2022

**Proposal:** Change of use of land to equestrian and the retention of 4 stables, a hay storage

building and muck store

**Location:** Land at NGR 306742 119860 (Oakfield House) Holcombe Rogus Devon

Site Vicinity Grid Ref: 306760/119767

# MID DEVON DISTRICT COUNCIL HEREBY GRANTS FULL PLANNING PERMISSION FOR THE ABOVE DEVELOPMENT

#### Subject to the following conditions:

- 1. The development hereby permitted shall be begun before the expiration of three years from the date of this permission.
- 2. The development hereby permitted shall be carried out in accordance with the approved plans listed in the schedule on the decision notice.
- 3. No external lighting is to be installed on the buildings hereby approved without the prior written consent of the Local Planning Authority.
- 4. The equestrian buildings and land hereby approved shall be used for the occupants of the main property, currently known as Oakfield House, and shall not be used for separate selfcontained accommodation or be let, sold or otherwise occupied independently of Oakfield House.

#### **REASONS FOR CONDITIONS:**

- 1. In accordance with provisions of Section 51 of the Planning and Compulsory Purchase Act 2004.
- 2. For the avoidance of doubt in the interests of proper planning.
- 3. To protect the character and appearance of the countryside, neighbourhood amenity and protected species in accordance with S14 and DM1 of the Mid Devon Local Plan (2013-2033).

4. The proposal is for private equestrian land and buildings and a wider business would require a separate assessment against the relevant local policies of the Mid Devon Local Plan (2013-2033).

#### REASON FOR APPROVAL OF PERMISSION/GRANT OF CONSENT

The proposed change of use of land to equestrian and the retention of 4 stables, a hay storage building and muck store at Land at NGR 306742 119860 (Oakfield House), Holcombe Rogus is considered acceptable in policy terms. The proposed buildings are appropriate in terms of their scale and design and there would be no significant adverse impacts on the amenity of residents of nearby properties or on the local road network. As such, the scheme complies with policies S1, S14, DM1 and DM21 of the Mid Devon Local Plan (2013-2033) and guidance in the National Planning Policy Framework.

### Statement of Positive Working

In accordance with paragraph 38 of the National Planning Policy Framework the Council has worked in a positive and pro-active way with the Applicant and has negotiated amendments to the application to enable the grant of planning permission.

# DEVELOPMENT PLAN POLICIES: Mid Devon Local Plan 2013 – 2033

S1 - Sustainable development priorities

S14 - Countryside

DM1 - High quality design

DM21 - Equestrian development

#### **Relevant Plans**

The plans listed below are those approved. No substitution shall be made.

Plan Type	Reference	Title/Version	Date Received
Site Location Plan	4422-2 / 01 REV A		03/05/2022
Block Plan	4422-2 / 02 REV A		03/05/2022
Proposed	4422-3 / 03 REV A	Stable Plan & Elevations	03/05/2022
Proposed	4422-4 / 04 REV A	Hay Store Plan & Elev's	03/05/2022
Proposed	4422-4 / 05 REV A	Muck Store Plan & Elev's	03/05/2022

A copy of the approved plans will be available on Mid Devon's online planning facility.

Website: http://www.middevon.gov.uk/planning

Signed:

Williams.

Angharad Williams
Development Management Manager

**Date: 28th June 2022** 

THIS DECISION IS NOT A DECISION UNDER BUILDING REGULATIONS AND SEPARATE CONSENT MAY BE REQUIRED. PLEASE CONTACT OUR BUILDING CONTROL DEPARTMENT FOR MORE INFORMATION.

Please refer to notes attached

NOTE – Failure to adhere to the details of the approved plans or to comply with the above conditions constitutes a contravention of the Town and Country Planning Act, 1990 in respect of which enforcement action may be taken.

#### **TOWN AND COUNTRY PLANNING ACT 1990**

### 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.
- 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 and 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 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, or within 6 months [12 weeks in the case of a householder appeal] of the date of this notice, whichever period expires earlier.
- If you want to appeal against the Local Planning Authority's decision then you must do so within 6
  months of the date of this notice.
- If this is a decision for a minor commercial 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.
- If this is a decision for the display of an advertisement and you want to appeal against your local planning authority's decision then you must do so within 8 weeks of the date of receipt of this 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
  www.planningportal.gov.uk/pcs.
- 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.

### **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 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.
- 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 Secretary of State on appeal or on a reference of the application to him. The circumstances in which such compensation is payable is set out in Section 114 of the Town and Country Planning Act 1990.