

G H Dean & Co Ltd C/O Paul Sharpe Associates LLP FAO: Mr Paul Sharpe 24 Beech Lea Blunsdon Swindon SN26 7DE

17 November 2021

PLANNING DECISION NOTICE

APPLICANT: G H Dean & Co Ltd

DEVELOPMENT TYPE: N/A

APPLICATION 21/504278/SUB

REFERENCE:

PROPOSAL: Submission of details to partially discharge Condition

11- Archaeological works programme subject to

18/502372/EIOUT.

ADDRESS: Great Grovehurst Farm, Grovehurst Road,

Sittingbourne, Kent, ME9 8RB

The Council hereby **APPROVES** the detail(s) reserved by the Condition(s) as listed above.

Informative(s):

(1) The details hereby approved are as follows:

Project specification for an archaeological excavation - rev 29/7/21, dated 19/3/2021.

The details hereby approved address the archaeological requirements required prior to the extraction of brickearth. Further information seeking full discharge of the condition will be required under a separate application following completion of the site works and

MKPS – Working in Partnership with: Swale Borough Council **Please Note:** All planning related correspondence for SBC should be sent to:

Mid Kent Planning Support, Maidstone House, King Street, Maidstone ME15 6JQ

Email: planningsupport@midkent.gov.uk

Access planning services online at: www.swale.gov.uk or submit an application via www.planningportal.co.uk

their reporting as set out in the submission and following the Watching Brief for relevant remaining areas of site.

James Freeman

Head of Planning Services Swale Borough Council

NOTIFICATION TO APPLICANT FOLLOWING REFUSAL OF PERMISSION OR GRANT OF PERMISSION SUBJECT TO CONDITIONS

This decision does not give approval or consent that may be required under any act, bylaw, order or regulation other than Section 57 of the Town and Country Planning Act 1990.

Appeals to the Secretary of State

If you are aggrieved by the decision of your local planning authority (LPA) to refuse permission for the proposed development, or to grant it subject to Conditions, then you can appeal to the Secretary of State (SoS) under Section 78 of the Town and Country Planning Act 1990. Please see "Development Type" on page 1 of the decision notice to identify which type of appeal is relevant.

- 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 if you want to appeal against the LPAs 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 the LPA'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 or minor commercial application decision] of the date of this notice, whichever period expires earlier.
- If this is a decision to refuse planning permission for a Householder application or a Minor Commercial application and you want to appeal the LPA's decision, or any of the conditions imposed, then you must do so within 12 weeks of the date of this notice.
- In all other cases, you will need to submit your appeal against the LPA's decision, or any of the conditions imposed, within **6 months** of the date of this notice.

Appeals can be made online at: https://www.gov.uk/planning-inspectorate. If you are unable to access the online appeal form, please contact the Planning Inspectorate to obtain a paper copy of the appeal form on tel: 0303 444 5000.

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

The SoS 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 SoS need not consider an appeal if it seems to the SoS that the LPA 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.