

BOSTON BOROUGH COUNCIL

Municipal Buildings, West Street, Boston, Lincolnshire, PE21 8QR

Town and Country Planning Act 1990

APPLICATION DECISION NOTICE

Application Reference: B/22/0164

Applicant: Mr Gary Marston Mill Farm Wrangle Bank Wrangle Boston PE22 9DT Agent: Mr Andrew Culley Cranbrook House Market Place Burgh Le Marsh Skegness PE24 7JN

In pursuance of the powers exercised by it as Planning Authority, Boston Borough Council, having considered your application to carry out the following development:

Proposed two storey rear extension at Mill Farm, Wrangle Bank, Wrangle, Boston, PE22 9DT

And in accordance with this notice and the particulars given in the application, do hereby give notice of its decision to **GRANT Full Planning Permission** for the said development subject to **compliance with the following condition(s):**

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

Reason: Required to be imposed pursuant to Section 51 of the Planning and Compulsory Purchase Act 2004.

- 2. The development hereby permitted shall be carried out in strict accordance with the application received 11-Apr-2022 and in accordance with the associated plans referenced:
 - Unnumbered Location Plan;
 - Dwg. No. 03 Site Layout and Roof Plan, Ground Floor, First Floor, & Section A-A; and
 - Dwg. No. 04 Proposed Elevations.

Reason: To ensure the development is undertaken in accordance with the approved details, in the interest of residential amenity and to comply with Policies 2, 3 and 4 of the South East Lincolnshire Local Plan (2011-2036).

3. The annexe accommodation hereby permitted shall not be occupied at any time other than for purposes ancillary to the residential use of the dwelling known as Mill Farm, Wrangle Bank, Wrangle, Boston PE22 9DT and identified by the site edged red on the approved Location Plan.

Reason: To ensure the accommodation is used in accordance with the intentions identified in the application, to prevent the creation of an additional dwelling on the site, and to comply with Policies 1, 2, 3 and 4 of the South East Lincolnshire Local Plan (2011-2036).

4. The development hereby permitted shall be carried out in accordance with the document entitled Flood Risk Information prepared by A.E. Culley (Architectural Services) Ltd.

Reason: To reduce the risk of flooding to the proposed development and future occupants, and to comply with Policies 2 and 4 of the South East Lincolnshire Local Plan (2011-2036).

In determining this application the authority has taken account of the guidance in paragraph 38 of the National Planning Policy Framework 2021 in order to seek to secure sustainable development that improves the economic, social and environmental conditions of the Borough.

Date: 06-Jun-2022

Mike Gildersleeves Assistant Director – Planning Boston Borough Council and East Lindsey District Council

Informative

The Witham Fourth District Internal Drainage Board indicates that:

- Board's Byelaw consent is required to directly discharge surface water to a watercourse (open or piped). A surface water development contribution (SWDC) will be charged on all rates of discharges. Please refer to the Board's Development & Consent Control Guidance for more information: https://www.w4idb.co.uk/resources/document-library/consent-forms-and-guidance/
- Board's Byelaw consent is required to discharge treated water to a watercourse (open or piped).
 Board's Section 23 consent is required to culvert, pipe, or bridge any watercourse riparian or Board maintained.
- If there is any change to the surface water or treated water disposal as stated in the application, please contact the Board to discuss the new arrangements.



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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, 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, or within 6 months [12 weeks in the case of a householder appeal] of the date of this notice, whichever period expires earlier.
- If this is a decision to refuse planning permission for a householder application, if 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 to refuse planning permission for a minor commercial application, if 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 to refuse express consent for the display of an advertisement, if 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.
- If this is a decision to refuse consent for works to a tree protected by a Tree Preservation Order, if you want to appeal against your local planning authority's decision then you must do so within 28 days of the date of this notice.
- For all other decisions, if you want to appeal against your local planning authority's decision then you must do so within 6 months of the date of this notice.
- Appeals can be made online at: <u>https://www.gov.uk/planning-inspectorate</u>. 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.
- 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.
- 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. <u>Further details are on GOV.UK</u>.
- Proposed Demolition The provision of Section 80 of the Building Act 1984 require that anyone who intends to demolish a building or structure shall give notice to the Council's Building Control department (01205 314295) beforehand, and work shall not commence until the Local Authority has given Notice under Section 81, or the relevant period of 6 weeks has expired.

THE IS A LEGAL DOCUMENT - PLEASE RETAIN IN A SAFE PLACE, PREFERABLY WITH YOUR DEEDS

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