Town and Country Planning Act 1990
Planning and Compensation Act 1991
Town and Country Planning General Regulations 1992

# **PLANNING PERMISSION**

Applicant:

Peterchurch Primary School Peterchurch Hereford Herefordshire HR2 0RP Agent:

Herefordshire Council Property Services
Franklin House
4 Commercial Road
Hereford
HR1 2BB

Date of application: 17th March 2006

Application code: DCSW2006/0819/F

Grid ref: 34674,38520

Proposed development:

DESCRIPTION:

SITE:

Peterchurch Primary School, Peterchurch, Herefordshire, HR2 0RP Single storey extensions and internal remodelling for DDA compliance.

THE COUNTY OF HEREFORDSHIRE DISTRICT COUNCIL hereby gives notice in pursuance of the provisions of the above Acts and Regulations that PLANNING PERMISSION has been GRANTED for the development described above in accordance with the application and plans numbered 05/1377/001, 05/1377/002, 05/1377/003 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.

Reason: Required to be imposed by Section 91 of the Town and Country Planning Act 1990.

2. The development shall be carried out in all respects strictly in accordance with the approved plans (drawing nos. 05/1377/001 and 05/1377/002) date stamped 17th March 2006 unless otherwise agreed in writing with the Local Planning Authority.

Reason: To ensure adherence to the approved plans in the interests of a satisfactory form of development.

3. The development hereby approved shall be carried out strictly in accordance with the amended plan (drawing no. 05/1377/003) received by the local planning authority on 23rd March, 2006.

Reason: To ensure the development is carried out in accordance with the amended plans.

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4. The materials to be used in the construction of the external surfaces of the extension hereby permitted shall match those used in the existing building.

Reason: To ensure the external materials harmonise with the existing building.

# Informative:

1. The decision to grant planning permission has been taken having regard to the policies and proposals in the Hereford and Worcester County Structure Plan and South Herefordshire District Local Plan set out below, and to all relevant material considerations including Supplementary Planning Guidance:

Hereford and Worcester County Structure Plan:

CTC2 - Development in Areas of Great Landscape Value

CTC9 - Development Criteria

South Herefordshire District Local Plan:

GD1 - General Development Criteria

C8 - Development within Area of Great Landscape Value

CF1 - Retention and Provision of New Community Facilities

CF6 - Access for All

This informative is only intended as a summary of the reasons for grant of planning permission. For further detail on the decision please see the application report by contacting Reception at Blueschool House, Blueschool Street, Hereford (Tel: 01432-260342).

Southern Planning Services
PO Box 230
Blueschool House
Blueschool Street
Hereford
HR1 2ZB

Decision Date: 26th April 2006

Team Leader - South

YOUR ATTENTION IS DRAWN TO THE FOLLOWING NOTES

## **NOTES**

### 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 you want to appeal, then you must do so within 6 months of the date of the Council's decision. Both the date of the decision and the date
  of the application are clearly shown on the front of this notice. Forms are available from the Planning Inspectorate at Room 3/08B Kite Wing,
  Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN.
- 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 stetutory 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.

#### **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 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.