

Development Services Bowling Green Road Kettering NN15 7QX 01536 534316

Mr S Dodman The PCC Of The Church Of Christ The King Church of Christ the King Deeble Road KETTERING Northamptonshire NN15 7AA

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# **NOTICE OF APPROVAL**

### TOWN & COUNTRY PLANNING ACT 1990 (as amended)

REFERENCE No:	KET/2017/0858
APPLICANT:	The PCC Of The Church Of Christ The King
DEVELOPMENT:	Two storey extension to the west and single storey
	extension to the east
LOCATION:	Church Of Christ The King, Deeble Road, Kettering

KETTERING BOROUGH COUNCIL, having considered a valid application submitted on 10 November 2017, for the above development in pursuance of their powers under the above mentioned Acts,

## **GRANT PERMISSION**

for the development as described and in accordance with the application and plans submitted, subject to the following conditions:-

1. The development hereby permitted shall be begun before the expiration of 3 years from the date of this planning permission.

REASON: To comply with Section 91 of the Town and Country Planning Act 1990 (as amended) and to prevent an accumulation of unimplemented planning permissions.

2. The development hereby permitted shall not be carried out other than in accordance with the approved plans and information detailed below. REASON: In the interest of securing an appropriate form of development in accordance with Policy 8 of the North Northamptonshire Joint Core Strategy.

3. The proposed brickwork (including the banding), roof covering and window frames of the development hereby permitted shall match those evident on the existing building. REASON: In the interests of visual amenity in accordance Policy 8 of the North Northamptonshire Joint Core Strategy.

4. Prior to first use of the extensions hereby approved the additional car parking spaces and the cycle spaces shall be completed as approved and made available for

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REASON: In the interest of highway safety and site convenience and in accordance with Policy 8 of the North Northamptonshire Joint Core Strategy.

5. The site shall continue to provide; 2m x 2m (pedestrian splays) and 2m x 43m (vehicular splays) at the highway access with Deeble Road. The sight lines shall thereafter be permanently retained and kept free of obstacles over 0.9m in height. REASON: To provide satisfactory access in accordance with Policy 8 of the North Northamptonshire Joint Core Strategy.

6. In the event that unexpected contamination is found at any time when carrying out the development hereby approved, it must be reported immediately to the Local Planning Authority. Development works at the site shall cease and an investigation and risk assessment undertaken to assess the nature and extent of the unexpected contamination. A written report of the findings shall be submitted to and approved by the Local Planning Authority, together with a scheme to remediate, if required, prior to further development on site taking place. Only once written approval from the Local Planning Authority has been given shall development works recommence. REASON: To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised in accordance with Policies 6 and 8 of the North Northamptonshire Joint Core Strategy.

#### Notes (if any):-

1. In accordance with The Town and Country Planning (Development Management Procedure) (England) Order 2015, Article 35(2). Due to pre-application advice the application as submitted was acceptable and did not require the Local Planning Authority to work positively and proactively with the applicant to seek solutions to problems arising from the application.

2. The plans and documents, some of which may have been subsequently referenced by the LPA, are set out below and form the basis for this decision:

Title	KET Ref.	Agent's Ref	Received Date	Status
Location Plan		002	07/11/17	Approved
Proposed Site Plan		101 b	26/10/17	Approved
Proposed Elevations		121	07/11/17	Approved
Proposed Ground Floor Plan		111 b	26/10/17	Approved
Proposed First Floor Plan		112 a	26/10/17	Approved
Proposed Roof Plan		113 a	26/10/17	Approved
Proposed Sections		131 a	26/10/17	Approved
Proposed Views 1		141 a	26/10/17	Approved
Proposed Views 2		142 a	26/10/17	Approved
Proposed Renderings		145 01	26/10/17	Approved
Design & Access Statement	KET/2017/0858/1		26/10/17	Approved
Existing Site Plan		001 a	26/10/17	Information
Existing Elevations		021 01	26/10/17	Information
Existing Ground Floor Plan		011 a	26/10/17	Information
Existing Roof Plan		013 01	26/10/17	Information
Existing Sections		031 01	26/10/17	Information

#### Date of Decision: 05 January 2018

Hen Harbeurs

Robert Harbour Head of Development Services

Contact:-

Mr N Walter Archangel Ltd 3 Doctor's Close Impington CAMBRIDGE CB24 9NB

- 1. In accordance with paragraphs 186 to 192 of the National Planning Policy Framework the Local Planning Authority has acted positively and proactively in dealing with this application.
- 2. Planning approvals may be monitored to ensure compliance. If development is found not to be in full accordance with the permission, the Council may stop the work, invite a fresh application and/or take enforcement action against the developer/owner. I would urge you to notify the Case Officer at least 8 weeks prior to commencement of any works by completing and returning the attached "Notice of Intention to Commence" form, so that any outstanding matters can be identified.
- Please pay attention to the requirements of any conditions imposed on the approval, in particular, to any schemes and details that need approval before development commences. Under Article 27 of the Town & Country Planning (Development Management Procedure) (England) Order 2015, the Council has a further 8 weeks to agree conditions once details are submitted
- 4. Any details requiring approval by the Council must be submitted on the relevant form "Application for approval of details reserved by condition" (attached). There is a fee for requests to discharge conditions of Planning Permissions: currently £28 per submission for householder developments and £97 for all other developments. There is no fee to discharge conditions of other types of consent. Your development will be liable to enforcement action if you do not comply with the approved plans and all of the conditions.

This permission refers only to that required under the Town & Country Planning Acts and does not include any consent or approval under any other enactment, byelaw, order or regulations.

#### **Appeals Against Decision**

The rules for lodging an appeal against this decision are set out in Article 37 of Town & Country Planning (Development Management Procedure) (England) Order 2015. The following is a summary of the rules:

- If you wish to appeal against this decision you must do so on the Planning Appeal form. Appeals may be made online at <u>https://www.gov.uk/appeal-planninginspectorate</u>. If you are unable to use the online service, please contact the Planning Inspectorate's Customer Services Team on 0303 444 5000 and ask for a Planning Appeal form.
- 2. Completed appeals (forms and supporting documents set out in the appeal form) must be received by the Planning Inspectorate within the relevant time scale set out in the table below. The Secretary of State has the power to allow a longer period for you to give notice of an appeal, but he will not normally exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal.:

Appeal Type	Time Period		
Appeal against decision where no	Six months from date of this		
enforcement action taken or pending	decision notice		
Appeal against decision where enforcement	28 days from date of this decision		
notice served in respect of substantially the	notice		
same development:			
<ul> <li>within two years before the date of the</li> </ul>			
planning application, or			
<ul> <li>before the date of this planning decision</li> </ul>			
and still in force.			
Appeal against decision where enforcement	The <b>earlier</b> of the following dates:		
notice served in respect of substantially the	<ul> <li>28 days from date enforcement</li> </ul>		
same development:	notice is served, or		
<ul> <li>on or after the date of this planning</li> </ul>	<ul> <li>Six months from date of this</li> </ul>		
decision, and	decision notice		
is still in force.			

These time scales are in relation to the appeal against the planning decision. The time scales for appeals against the enforcement notice (as set out in the enforcement notice) are not affected by this decision.

#### **Purchase Notices**

If permission is refused, whether by the Local Planning Authority or by the Secretary of State and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonable beneficial use by carrying out of any development which has been or would be permitted, he may serve on the Council of the district in which the land is situated a purchase notice requiring that Council to purchase his interest in the land in accordance with the provisions of Part VI of the Town and Country Planning Act 1990.