

### **NOTICE OF DECISION**

## THE TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT) (ENGLAND) ORDER 2015 DETERMINATION UNDER PART 3, CLASS OF SCHEDULE 2 (Changes of Use)

**Application No.** 24/02548/COU

Address 1 Repton Road, Bristol, BS4 3LS.

**Description of Development** Application to determine if prior approval is required for a proposed:

Change of use from Commercial, Business and Service (Use Class E) to Dwellinghouses (Use Class C3) - Change of use of existing vacant commercial building (Use Class E) to create four new

residential dwellings.

**Agent** Three Magnets Planning

**Applicant** Fairholm Brislington Ltd

**Decision** Prior Approval is **given** for the above development and as described in the notice to the

council received on 28 June 2024

Date of decision: 23.08.24

The development must be carried out in accordance with the details approved and subject to the following conditions

#### **Conditions**

1. The development hereby approved shall be completed within a period of 3 years starting with the date of this decision.

Reason: As required by paragraph O.2.(2) of Schedule 2, Part 3 of the Town and Country Planning (General Permitted Development) (England) Order 2015, as amended by the Town and Country Planning (General Permitted Development) (England) (Amendment) Order 2016.

2. List of approved plans and drawings

The development shall conform in all aspects with the plans and details shown in the application as listed below, unless variations are agreed by the Local Planning Authority in order to discharge other conditions attached to this decision.

PL04 REV A Proposed Site Plan, received 22 August 2024 PL05 REV A Proposed floor plans, received 22 August 2024 PL07 REV A Proposed Bin and Recycling Store Details, received 22 August 2024 PL01 Existing location plan & site plan, received 28 June 2024

PL02 Existing floor plans, received 28 June 2024

PL03 Existing elevations, received 28 June 2024

#### **Building Regulations**

This decision notice refers only to consideration of your proposal under the Town and Country Planning Acts. It is not a Building Regulations approval and does not remove the need to obtain other consents, for example, under Building Regulations and/or Party Wall Acts.

#### **Community Infrastructure Levy (CIL)**

Please read carefully the attached Information Notice.

It is important that you read the following "Additional information"

#### Additional information for application no 24/02548/COU

#### Planning permission - important provisos

- 1. If planning permission has been granted, please note that your Notice of Decision refers only to consideration of your proposal under the Town and Country Planning Acts. It is not a building regulations approval and does not mean that you can disregard other Acts or Regulations, or avoid any other legal obligations. Some of these obligations, of particular relevance to your proposal are referred to elsewhere in this note.
- 2. It must be stressed that the information included on this Notice of Decision may not include all your legal obligations, and it does not grant you rights to carry out works on or over land, or to access land that is not within your control or ownership.

#### Compliance with the approved plans and conditions

- 3. The development hereby approved must be implemented in accordance with the approved plans and any conditions set out in the Notice. Some of the conditions may specify that works are to be carried out, and/or details submitted and approved before all or a part of the development is started. These will appear in the 'Pre Commencement Conditions' section of the Notice.
- 4. If work on implementing this permission is started without these requirements being fully met, the development may be unauthorised and the permission invalidated, and could lead to enforcement proceedings or in some cases to prosecution.

#### **Amendments**

5. Should alterations or amendments be required to the approved plans, it will be necessary to apply either under Section 96A of the Town and Country Planning Act 1990 for non-material alterations, or under Section 73 of the Act for minor material alterations. An application must be made using the standard application form and you should consult with us, to establish the correct type of application to be made.

#### Register a new address

6. Bristol City Council is responsible for all property numbering and street naming in Bristol. You will need to apply for a property number and address if your planning permission involves the creation of a new dwelling or flat. Find more information on how to register for a new address or make an amendment to an address

#### Conditions compliance

- 7. Requests for confirmation of compliance with conditions associated with that permission should be made in writing or by using the application form 'Approval of Details Reserved by Conditions'.
- 8. A fee is payable for each request. A request may be for confirmation that one or more conditions imposed on the same permission have been complied with. We aim to respond within 8 weeks of receipt of the request.
- 9. The web page <a href="www.bristol.gov.uk/planning-and-building-regulations/planning-conditions">www.bristol.gov.uk/planning-and-building-regulations/planning-conditions</a> provides further guidance on this process.

#### Right of Appeal

10. Applicants have a right of appeal against the requirements of any conditions attached to this approval. 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 us (development.management@bristol.gov.uk) and the Planning Inspectorate (inquiryappeals@planninginspectorate.gov.uk) at least 10 days before submitting the appeal. Further details are on GOV.UK.

You are allowed six months from the date of this notice of decision in which to lodge an appeal.

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#### Complaints

Only planning matters can be considered at an Appeal. If you think that the Council did not properly consider your application, you can make a complaint under the council's complaints procedures, details can be found on the website <a href="https://www.bristol.gov.uk/complaints-and-feedback">www.bristol.gov.uk/complaints-and-feedback</a> or by calling 0117 9223000.



# Community Infrastructure Levy (CIL) Change of use to C3 (Residential) – Prior approval consents Information Notice

Liability on planning

24/02548/COU

permission no.

**Description of development** Application to determine if prior approval is required for a

proposed: Change of use from Commercial, Business and Service (Use Class E) to Dwellinghouses (Use Class C3) -Change of use of existing vacant commercial building (Use Class

E) to create four new residential dwellings.

Site address

1 Repton Road Bristol BS4 3LS

Under the Community Infrastructure Levy Regulations 2010 (as amended), the above planning permission first permits development once the council has received a Notice of Chargeable Development. This form can be found on the Planning Portal webpage and is titled Form 5: Notice of Chargeable Development.

#### www.planningportal.co.uk/cil

This form **must** be submitted prior to commencement of the development and **must** be accompanied by the following information:

- a plan showing the Gross Internal Area of the floorspace to be converted to C3 residential uses;
- A statement confirming whether any part of the building in which the development is
  occurring has been in lawful use for a continuous period of six months in the three
  years ending on the date that the Notice is received by the Council; and
- If it is claimed that the building has been in lawful use, evidence to substantiate this.

If it is concluded that the building is not in lawful use the development will be liable for CIL. Failure to submit a Notice of Chargeable Development for a CIL liable development will result in a surcharge of 20% of the chargeable amount, up to a maximum of £2,500, being added to the CIL liability.

If you have any queries about this Notice plea <a href="mailto:cil@bristol.gov.uk">cil@bristol.gov.uk</a> ,	se either phone or	email
Notices of Chargeable Development should be addresses, or sent by post for the attention of		il