

Cymeradwyo /Approval of Planning Permission

Deddf Cynllunio Tref a Gwlad 1990
Gorchymyn Cynllunio Tref a Gwlad (Gweithdrefn Rheoli Datblygu) Cymru
2012
Town and Country Planning Act 1990
The Town and Country Planning (Development Management Procedure)
(Wales) Order 2012

Cais Rhif/ Application No: **DM/2022/01351**

Ymgeisydd/ Applicant: Howell Chaplin 10 Briardene Llanfoist Abergavenny Monmouthshire NP7 9LJ	Asiant/Agent Adrian Drew 14 Thornhill Close Brynmawr Brynmawr NP23 4SA
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Mae **CYNGOR SIR FYNWY** fel yr Awdurdod Cynllunio Lleol drwy hyn yn **caniatáu'r datblygiad dilynol** yn unol â'r cynlluniau a'r cais a gyflwynwyd i'r Cyngor, yn ddarostyngedig i unrhyw amodau.

MONMOUTHSHIRE COUNTY COUNCIL as Local Planning Authority hereby **Approve** the following development in accordance with the plans and application submitted to the Council, subject to any conditions.

Lleoliad/Location:	10 Briardene Llanfoist Abergavenny Monmouthshire NP7 9LJ
Disgrifiad o'r Cynnig/Description of Proposal:	Two storey rear extension.

DARLENWCH Y NODIADAU A ATODIR OS GWELWCH YN DDA PLEASE READ THE ATTACHED NOTES

Dyddiad/Date: 29 November 2022

Llofnod/Signed:



Rheolwr Gwasanaethau Datblygu/Development Services Manager

Cyngor Sir Fynwy, Neuadd y Sir, Rhadyr, Brynbuga, NP15 1GA
Monmouthshire County Council, County Hall, Rhadyr, Usk, NP15 1GA

**MAE'N BWYSIG EICH BOD YN CYDYMFFURFIO GYDA'R CYNLLUNIAU A
GYMERADWYWD A'R CANIATÂD CYNLLUNIO, YN CYNNWYS AMODAU.
DARLLENWCH Y NODIADAU SY'N CYD-FYND Â'R PENDERFYNIAD HWN OS
GWELWCH YN DDA.**

PWYSIG: MAE'R CYFATHREBIAD YMA'N EFFEITHIO AR EICH EIDDO

**IT IS IMPORTANT THAT YOU COMPLY WITH THE APPROVED PLANS AND THE
PLANNING PERMISSION, INCLUDING CONDITIONS. PLEASE READ THE NOTES
ACCOMPANYING THIS DECISION.**

IMPORTANT THIS COMMUNICATION AFFECTS YOUR PROPERTY

Ammodau a Rhesymau/Conditions and Reasons

- 1 This development shall be begun within 5 years from the date of this permission.**

REASON: To comply with Section 91 of the Town and Country Planning Act 1990.

- 2 The development shall be carried out in accordance with the list of approved plans set out in the table below.**

REASON: To ensure the development is carried out in accordance with the approved drawings, for the avoidance of doubt.

- 3 The materials and finishes of the external surfaces of the walls and roof of the development hereby permitted shall be of the same texture, type and colour as those on the external walls of existing building(s) and remain as such in perpetuity unless otherwise agreed in writing by the Local Planning Authority.**

REASON: To ensure a satisfactory form of development takes place and to ensure compliance with LDP Policy DES1.

- 4 The approved '22/HC/102 A' drawing (dated November 2022), which illustrates the position of the bat box, shall be implemented in full and shall be retained as such in perpetuity. Evidence of compliance with the plan in the form of georeferenced photographs must be provided to the LPA no more than three months later than the first beneficial use of the extension.**

Reason: To provide biodiversity net benefit and ensure compliance with PPW 11, the Environment (Wales) Act 2016 and LDP policy NE1

Condition Updates (if any)

Gwybodaeth/Informatives :- None

**Polisiau Cynllun Datblygu Lleol Sir Fynwy
Monmouthshire Local Development Plan Policies :-**

DES1 LDP General Design Considerations
EP1 LDP Amenity and Environmental Protection
NE1 LDP Nature Conservation and Development
S13 LDP Landscape, Green Infrastructure and the Natural Environment
S17 LDP Place Making and Design

Y Cynlluniau a gymeradwywyd gyda'r caniatâd hwn yw:
The **Plans** approved with this permission are:

Cyfeirnod Cynllun /Plan Ref No.	Fersiwn Rhif/Version No.
Location Plan - 22/HC/100	A
All Existing Plans - 22/HC/101	
All Proposed Plans - 22/HC/102	A
Location Plan -	
Other - PLAN SCHEDULE	

HYSBYSIAD PWYSIG

RHODDWYD EICH CANIATÂD CYNLLUNIO

DARLENWCH YR WYBODAETH DDILYNOL YN OFALUS OS GWELWCH YN DDA

**Os ydych yn asiant rhowch yr Hysbysiad hwn i'ch cleient gyda'r Caniatâd
Cynllunio os gwelwch yn dda**

*Gall sut y symudwch ymlaen gyda'ch datblygiad effeithio ar eich eiddo, er enghraifft ei
werth neu werthiant ac arwain at gamau gorfodaeth os nad ydych yn dilyn y cyngor yma.*

Amodau

*Darllenwch yr amodau'n ofalus os gwelwch yn dda. Eich cyfrifoldeb chi yw cydymffurfio â
nhw.*

- Gall rhai amodau olygu fod angen cyflwyno manylion, ee deunyddiau neu dirlunio, cyn i'r gwaith ddechrau neu cyn y gwneir newid defnydd. Mae'n rhaid i chi sicrhau eich bod yn cydymffurfio gyda holl amodau o'r math yma cyn i'r gwaith ddechrau neu o fewn y cyfnod a nodwyd.
- Bydd methiant i gyflwyno materion sydd eu hangen gan amod yn gwneud eich caniatâd cynllunio yn annilys a gall arwain at gamau gorfodaeth yn eich erbyn.

Cydymffurfio gyda Chynlluniau Cymeradwy

*Mae'n rhaid i chi wneud y datblygiad fel y'i cymeradwywyd neu gytuno ar newidiadau.
Bydd eich caniatâd yn annilys os nad ydych yn gwneud y datblygiad yn llwyr yn
unol â chynlluniau cymeradwy.*

- Bydd angen i chi wneud cais newydd os dymunwch amrywio eich cynllun neu newidiadau yn ganlyniad gofynion eraill.

*Gall y Cyngor gymryd camau gorfodaeth a all arwain at erlyniad yn y Llys Ynadon lle
medrir gosod cosb o hyd at £20,000. Er mwyn sicrhau eich bod yn osgoi unrhyw un o'r
canlyniadau uchod, gofynnir i chi sicrhau eich bod yn cydymffurfio gyda phob agwedd
o'ch caniatâd a chynlluniau.*

**Cadwch yr Hysbysiad yma gyda'ch Caniatâd Cynllunio os gwelwch yn dda
Gwnewch yn siŵr fod gan eich Adeiladwr gopi o'r Cynlluniau a
Gymeradwywyd.**

NODIADAU

Apeliadau i Lywodraeth Cymru

- Os ydych wedi eich tramgwyddo gan benderfyniad yr Awdurdod Cynllunio Lleol i roi caniatâd cynllunio yn ddarostyngedig i amodau, yna gallwch apelio at Lywodraeth Cymru yn unol ag Adran 78 Deddf Cynllunio Tref a Gwlad 1980.
- Os ydych eisiau apelio, yna mae'n rhaid i chi wneud hynny o fewn **chwe mis** o ddyddiad yr hysbysiad hwn yn defnyddio ffurflen y gallwch ei chael gan yr PEDW, Parc Cathays, Caerdydd CF10 3NQ.
- Gall Llywodraeth Cymru ganiatáu cyfnod hirach ar gyfer rhoi hysbysiad apêl ond ni fydd fel arfer yn barod i ddefnyddio'r pŵer yma os nad oes amgylchiadau arbennig sy'n esgusodi'r oedi wrth roi hysbysiad o'r apêl.
- Nid yw'n rhaid i Lywodraeth Cymru ystyried apêl os yw'n ymddangos na allai'r Awdurdod Cynllunio Lleol fod wedi rhoi'r caniatâd heb yr amodau y gwnaethant eu gosod gan roi ystyriaeth i ofynion statudol, i ddarpariaethau'r gorchymyn datblygu ac unrhyw gyfarwyddiadau a roddwyd dan y gorchymyn.
- Yn ymarferol nid yw Llywodraeth Cymru yn gwrthod ystyried apeliadau yn unig oherwydd bod yr Awdurdod Cynllunio Lleol wedi seilio eu penderfyniad ar gyfarwyddyd a roddwyd gan Lywodraeth Cymru.

Hysbysiadau Prynu

- Os yw un ai'r Awdurdod Cynllunio Lleol neu Lywodraeth Cymru yn gwrthod caniatâd i ddatblygu tir neu ei roi yn ddarostyngedig i amodau, gall perchenog y tir hawlio na all naill ai wneud defnydd rhesymol fuddiol o'r tir yn ei gyflwr presennol na gwneud y tir yn alluog o ddefnydd rhesymol fuddiol drwy wneud unrhyw waith datblygu sydd wedi neu a fyddai'n cael ei ganiatáu.
 - Yn yr amgylchiadau hyn gall y perchenog gyflwyno hysbysiad prynu i'r Cyngor lle mae'r tir wedi'i leoli. Bydd yr hysbysiad yn ei gwneud yn ofynnol i'r Cyngor brynu ei ddiddordeb yn y tir yn unol â darpariaethau Rhan VI Deddf Cynllunio Tref a Gwlad 1990.

IMPORTANT NOTICE

YOUR PLANNING PERMISSION HAS BEEN GRANTED

PLEASE READ THE FOLLOWING INFORMATION CAREFULLY
If you are an agent please pass this Notice to your client with the Planning Permission

How you proceed with your development may affect your property, for example its value or sale and lead to enforcement action if you do not follow this advice.

Conditions

Please read the conditions carefully. It is your responsibility to comply with them.

- Some conditions may require the submission of details, eg materials or landscaping, before work starts or a change of use is made. You must ensure that you comply with all conditions of this type before work starts or within the period specified.
- Failure to submit matters required by condition will make your planning permission invalid and may lead to enforcement action being taken against you.

Compliance With Approved Plans

*You must carry out the development as approved or agree changes.
If you do not carry out the development in strict accordance with the approved plans your permission will be invalid.*

- If you wish to vary your scheme or changes result from other requirements you will need to make a new application.

The Council can take enforcement action which may lead to prosecution in the Magistrates Courts where a fine of up to £20,000 can be imposed. In order to ensure that you avoid any of the above consequences please ensure that you comply with all aspects of your permission and plans.

**Please Keep this Notice with Your Planning Permission
Make Sure Your Builder has a Copy of the Approved Plans**

NOTES

Appeals to the Welsh Government

- If you are aggrieved by the decision of the Local Planning Authority to grant planning permission subject to conditions, then you can appeal to the Welsh Government in accordance with Section 78 of the Town and Country Planning Act 1990.
- If you want to appeal, then you must do so within **six months** of the date of this notice using a form which you can get from the Planning and Environment Decisions Wales, Crown Buildings , Cathays Park, Cardiff CF10 3NQ.
- The Welsh Government can allow a longer period for the giving of a notice of an appeal but will not normally be prepared to use this power unless there are special circumstances that excuse the delay in giving notice of appeal.
- The Welsh Government need not consider an appeal if it seems that the Local Planning Authority could not have granted the permission without the conditions they imposed having regard to statutory requirements, to the provisions of the development order and to any directions given under the order.
- In practice the Welsh Government does not refuse to consider appeals solely because the Local Planning Authority based their decision on a direction given by the Welsh Government.

Purchase Notices

- If either the Local Planning Authority or the Welsh Government refuse permission to develop land or grant it subject to conditions, the owner of the land 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.