South Norfolk House, Cygnet Court, Long Stratton, Norwich, NR15

2XE

Tel: 01508 533633, Text phone 01508 533622,

Freephone 0808 168 2000, Email planning@s-norfolk.gov.uk,

Website www.south-norfolk.gov.uk



Agent

Ms Kim Blunt
Southern Planning Practice Ltd
Youngs Yard
Churchfields
Twyford
Winchester

SO21 1NN

**United Kingdom** 

Applicant

Mr & Mrs Lang c/o Southern Planning Practice Ltd

Young's Yard Churchfields

Twyford
Winchester
SO21 1NN

## **DECISION NOTICE**

Town and Country Planning Act 1990

**Reference**: 2021/0672

Application Type: Lawful Development - Proposed Use / Development

**Applicant:** Mr & Mrs Lang

**Location :** 4 Watermill Rise Tasburgh Norfolk NR15 1AW

**Proposal:** Certificate of lawfulness (proposed) for use of land to station a

mobile home annexe for use incidental to the main dwelling.

Date of Decision: 9 June 2021

South Norfolk District Council hereby certify that on 19 April 2021 the use, operation or matter described in the first schedule to this certificate in respect of the land specified in the second schedule to this certificate and edged on the plan attached to this certificate, are lawful within the meaning of section 192 of the Town and Country Planning Act 1990 (as amended), for the following reasons:

The mobile home would be constructed in a way that is consistent with meeting the definition of a caravan, both in terms of s.29 of the Caravan Sites and Control of Development Act and s.13 of the Caravan Sites Act 1968 as amended (in terms of size). In view of the definitions in legislation and the factors set out in caselaw, the mobile home would meet the requirements to be a caravan.

Based on the intended occupier and the degree of connectedness between the mobile home and dwelling, the use of the mobile home and land will be sufficiently well linked to the occupation of the main dwelling and is an extension of that residential use of one family.

The proposal, as detailed in the planning statement and drawings refs.

'Block Plan'

'Elevation A-B'

'Floor Plan (Delivery)'

'Floor Plan'

'Location Plan'

'Section'

submitted on the 24th March 2021 and the application form submitted on the 27th April 2021 allows a lawful development certificate to be issued.

First Schedule : Certificate of lawfulness (proposed) for use of land to station a

mobile home annexe for use incidental to the main dwelling.

Second Schedule : 4 Watermill Rise Tasburgh Norfolk NR15 1AW

## **Informative**

This certificate is issued solely for the purpose of section 192 of the Town and Country Planning Act 1990 (as amended).

It certifies that the use, operations or matter specified in the first schedule taking place on the land described in the second schedule would have been lawful, on the specified date and, thus would not have been liable to enforcement action under Part 7 of the 1990 Act on that date.

This certificate applies only to the extent of the use, operations or matter described in the first schedule and to the land specified in the second schedule and identified on the attached plan. Any use, operations or matter which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.

The effect of the certificate is also qualified by the provision in section 192(4) of the 1990 Act, as amended, which states that the lawfulness of a described use or operation is only conclusively presumed where there has been no material change, before the use is instituted or the operations begun, in any of the matters relevant to the determining such lawfulness.

Assistant Director - Planning

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## Information relating to appeals against the decision of the Local Planning Authority.

If you are aggrieved by this decision to refuse to grant in whole or in part, a Certificate of Lawful Development, then you can appeal to the Secretary of State under section 195 of the Town and Country Planning Act 1990.

Appeals can be made online at <a href="http://www.gov.uk/planning-inspectorate">http://www.gov.uk/planning-inspectorate</a> If you are unable to access the online appeal form, please contact the Planning Inspectorate to obtain a paper copy of the appeal form at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN or tel no. 0303 444 5000