

Planning Services

Basildon Borough Council
The Basildon Centre, St Martin's Square, Basildon, Essex, SS14 1DL
Email: planning@basildon.gov.uk

Telephone: 01268 533333 www.basildon.gov.uk

Creating Opportunity, Improving Lives

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)

Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) - Schedule 2, Part 3, Class MA

Publication of applications on planning authority websites

Please note that the information provided on this application form and in supporting documents may be published on the Authority's website. If you require any further clarification, please contact the Authority's planning department.

Site Location Disclaimer: We can only make recommendation	ns based on the answers given in the questions.			
If you cannot provide a postcode, the description help locate the site - for example "field to the Nor	n of site location must be completed. Please provide the most accurate site description you can, to rth of the Post Office".			
Number	10			
Suffix				
Property Name				
Address Line 1				
Woodlands Road				
Address Line 2				
Wickford				
Address Line 3				
Town/city				
Postcode				
SS12 0AL				
•	be completed if postcode is not known:			
Easting (x)	Northing (y)			
574586	193349			

Applicant Details
Name/Company
Title
Mr
First name
R
Surname
Coleby
Company Name
Address
Address line 1
c/o 10 Woodlands Road
Address line 2
Wickford
Address line 3
Town/City
County
Country
Postcode
SS12 0AL
Are you an agent acting on behalf of the applicant?
⊙ Yes
○ No

Description

Contact Details
Primary number
Secondary number
Fax number
Email address
Agent Details
Name/Company
Title
Mr
First name
J
Surname
Bell
Company Name
J Bell Design and Conservation Ltd
A status a a
Address line 1
Suite G2
Address line 2 Holly House
Address line 3 220-224 New London Road
Town/City Chelmsford
County
Country

Postcode			
CM2 9AE			
Contact Details			
Primary number			
**** REDACTED *****			
Secondary number			
Fax number			
Email address			
**** REDACTED *****			

Eligibility

Permitted development rights are subject to conditions set by legislation to ensure that only appropriate proposals are eligible.

The need to apply to the Local Planning Authority to see if prior approval is required is one such condition.

The questions below will help determine if the proposals are eligible for this permitted development right.

The current building and site

Please note: Eligibility questions relating to the current building being vacant for 3 months, and it's floorspace not exceeding 1,500 square metres were removed after these limitations were lifted by government on 5 March 2024.

Has the use of the building, for a continuous period of at least 2 years immediately prior to the date of this application, been any of the following:

- For periods prior to 1 September 2020
- Shops (Use Class A1);
- Financial and professional services (Use Class A2);
- Food and drink (Use Class A3)
- Business (Use Class B1);
- Medical or health services
- Non-residential institutions (Use Class D1(a));
- Crèche, day nursery or day centre
- Non-residential institutions (Use Class D1(b));
- Indoor and outdoor sports
- Assembly and leisure (Use Class D2(e)), other than an indoor swimming pool or skating rink;
- For periods from 1 September 2020
- Commercial, Business and Service (Use Class E)
- Yes
- No

• in a site of special scientific interest;
• a listed building or land within its curtilage;
a scheduled monument or land within its curtilage;a safety hazard area;
• a military explosives storage area;
Or, is the building:
• in an area of outstanding natural beauty;
• in an area specified by the Secretary of State for the purposes of enhancement and protection of the natural beauty and amenity of the
countryside;
• in the Broads;
• in a National Park;
• in a World Heritage Site
O Yes
⊗ No
The proposed change of use
For applications, submitted before 1 August 2022, proposing a change of use to Dwellinghouses from Offices (Use Class B1(a)/E(g)(i)). Is/Was there an Article 4 direction in place that has removed these specific permitted development rights?
○ Yes
Will all the proposed new dwellinghouses have gross internal floor areas of at least 37 square metres, and comply with the <u>nationally described</u> <u>space standard?</u>
○ No
Following the development, will every dwellinghouse in the building remain in use within Use Class C3 and for no other purpose, unless that purpose is ancillary to the primary use as a dwellinghouse?

○ No
Agricultural tenants
Agricultural tenants To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent.
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out.
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements?
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out.
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties.
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is:
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or Contains 7 or more stories
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or Contains 7 or more stories Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or Contains 7 or more stories Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or Contains 7 or more stories Yes
To be eligible for this permitted development right, all parties to any agricultural tenacy agreements that are currently in place need to provide consent. This is to help ensure that agricultural tenants are not displaced to allow a change of use to be carried out. Is any part of the land covered by or within the curtilage of the building to be demolished occupied under any agricultural tenancy agreements? Yes No No Pire Safety Where the building (as proposed) exceeds certain limits, legislation has been put in place to ensure the adequate consideration of fire safety by the Local Authority (including its decision to grant prior approval) and other relevant parties. Would the proposed development result in a building that contains one or more dwellinghouse, and is: 18 metres or more in height (as measured from ground level to the highest part of the roof); and/or Contains 7 or more stories Yes

Is any land covered by, or within the curtilage of, the building:

Proposed works
Please describe the proposed development including details of any dwellinghouses and other works proposed
Conversion of building to one bedroom flat
Please provide details on the provision of adequate natural light in all habitable rooms of the dwellinghouses
See Planning Statement
What will be the net increase in dwellinghouses?
1
This figure should be the number of dwellinghouses proposed by the development that is additional to the number of dwellinghouses in the existing building prior to the development.
Impacts and risks
Please provide details of any transport and highways impacts and how these will be mitigated, particularly to ensure safe site access
See Planning Statement
Please provide details of any contamination risks and how these will be mitigated
N/A
Please provide details of any flooding risks and how these will be mitigated.
Flood Zone 1
A flood risk assessment should accompany the application where the site: • is in Flood Zones 2 or 3; or • is in an area with critical drainage problems (such areas will have been notified to the Local Planning Authority by the Environment Agency). Check if your site location is in Flood Zone 2 or 3 online Check with your Local Planning Authority to see if your site is in an area with critical drainage problems.
Please provide details of the impacts of noise from any commercial premises on the intended occupiers of the new dwellinghouses and how these will be mitigated
See Noise Report by HA Acoustic
If the building is located in a conservation area, and the development involves a change of use of the whole or part of the ground floor. Please provide details of the impacts that the change of use will have on the character or sustainability of the conservation area and how these will be mitigated
N/a
If the building is located in an area currently in use for general or heavy industry, waste management, storage and distribution, or a mix of such uses. Please provide details of the impacts on intended occupiers of the development of the introduction of residential use in the area and how these will be mitigated
N/a

Description of Proposed Works, Impacts and Risks

If the proposal involves the loss of services provided by a registered nursery, or a health centre. Please provide details of the impacts on the local provision of the type of services lost and how these will be mitigated
N/A
List of flats and other premises in the existing building
Please provide a list of all addresses of any flats and any other premises within the existing building
House name:
Number:
∪ Suffix:
Address line 1:
Address Line 2:
Town/City:
Postcode:
Declaration I/We hereby apply for Prior Approval: Change of use – commercial/business/service to dwellinghouses as described in the questions answered, details provided, and the accompanying plans/drawings and additional information. I/We confirm that, to the best of my/our knowledge, any facts stated are true and accurate and any opinions given are the genuine opinions of
the person(s) giving them.
I/We also accept that, in accordance with the Planning Portal's terms and conditions: - Once submitted, this information will be made available to the Local Planning Authority and, once validated by them, be published as part of a public register and on the authority's website; - Our system will automatically generate and send you emails in regard to the submission of this application.
✓ I / We agree to the outlined declaration
Signed
S Bell
Data
Date
22/04/2024