Application for Listed Building Consent for Alterations, Extension or Demolition of a Listed Building

Planning (Listed Building and Conservation Areas) Act 1990

1. Applicant Name and Address

Please enter the Applicant Details, including full name and title. Please also enter the house/flat number and/or name (if applicable) and street name in the Street address field. The town, county, country and full postcode should also be entered.

If the application is being submitted by an agent (i.e. someone who is acting on the applicant's behalf) all correspondence, including the decision letter, will be sent to him/her.

2. Agent Name and Address

Please enter the Agent Details, including full name and title. Please also enter the house/flat number and/or name (if applicable) and street name in the Street address field. The town, county, country and full postcode should also be entered.

If the application is being submitted by an agent (i.e. someone who is acting on the applicant's behalf) all correspondence, including the decision letter, will be sent to him/her.

3. Description of the Proposed Work

Please describe the proposal accurately and concisely, including whether the proposal involves complete or partial demolition of listed buildings and specify the building(s) or part(s) affected. Please give a brief description of the degree of demolition proposed and other works to the building.

Example:

- complete demolition of garage to side of property
- removal of chimney and chimney stack to the side of property
- conversion of existing loft space to provide extra bedroom and en suite facilities
- removal of existing fireplace and flooring, and installation of new power points, wiring and underfloor heating
- removal of partition wall to create open plan kitchen/dining area

4. Site Address Details

Please enter the full postal address of the site. Enter the house/flat number and / or name (if appropriate) and street name in the Street address field. The town, county and full postcode should also be entered. If the application relates to open ground describe its location as clearly as possible (e.g. '*Land to rear of 12 to 18 High Street*' or provide a grid reference).

When you submit a location plan, it is recommended that this is at a scale of 1:1250 or 1:2500, showing at least two named roads and surrounding buildings. The properties shown should be numbered or named to ensure that the exact location of the application site is clear.

The application site must be edged clearly with a red line on the location plan. It should include all land necessary to carry out the proposed development (e.g. land required for access to the site from a public highway, visibility splays (access around a road junction or access, which should be free from obstruction), landscaping, car parking and open areas around buildings).

A blue line must be drawn on the plan around any other land owned by the applicant, close to or adjoining the application site.

All plans must be to a metric scale and any figured dimensions given in metres and a scale bar should be included. Each plan should show the direction of North.

5. Related Proposals

Please provide details of proposals for new buildings or other works on the site which accompany this application. Where a proposal for the same site already has planning permission please provide a description of the proposal and the application reference number.

6. Pre-application Advice

The local authority may be able to offer (possibly for a fee) pre-application discussions before a formal application is submitted in order to guide applicants through the process. This can minimise delays later in processing the application.

Pre-application discussions can also help you and the planning authority identify areas of concern about your proposed development so that you can give consideration to amending your proposal before the application is submitted. The advice and guidance given to you at the pre-application stage is given in good faith. However, it does not guarantee or supply a definitive undertaking as to whether your proposal is likely to be acceptable.

If you have received pre-application advice from the planning service please indicate the reference/date of any correspondence or discussion and the name of the officer. If you do not know these details then please state '*Unknown*'.

This will assist the Council in dealing with your application as quickly as possible.

7. Neighbour and Community Consultation

The Council will consult your neighbours in most circumstances. It is often better to tell your neighbours prior to submitting the application rather than letting the Council's official letter of notification bring the application to their attention for the first time.

8. Council Employee/Member

You must declare whether the applicant or agent is a member of the council's staff, an elected member of the Council or related to a member of staff or elected member of the Council.

Serving elected members or planning officers who submit their own planning applications should play no part in their determination and such applications should be determined by the planning committee rather than by planning officers under delegated powers.

For the purposes of this question, 'related to' means related, by birth or otherwise, closely enough that a fair-minded and informed observer, having considered the facts, would conclude that there was a real possibility of bias on the part of the decision-maker in the local planning authority.

9. Materials

Please describe the materials you wish to use for walls, roofs, etc, including the type, colour and name of all materials to be used.

Additional information may also be provided in a supporting statement or shown on drawings/plans.

10. Demolition

If you have answered '*Yes*' to the total or partial demolition of a listed building then you will need to indicate whether it is total or partial demolition of the listed building or buildings within the curtilage of the listed building.

If it is partial demolition you will need to provide details of the volume of the listed building and part to be demolished. You should calculate the cubic content figure on the basis of the external dimensions of the property.

11. Listed Buildings Alterations

A written explanation of the proposed works should include:

- an assessment of the impact of the works on the significance of the asset
- a statement of justification explaining why the works are desirable or necessary (this should include development appraisal where appropriate)
- an archaeological assessment or field evaluation and a mitigation strategy where important archaeological remains may exist, and
- (when works include significant elements of demolition or rebuilding,) a structural report by an engineer familiar with heritage assets, which identifies defects and proposes remedies

For demolition of heritage assets and designated heritage assets, including listed buildings, scheduled monuments, buildings in conservation areas, etc, please refer to:

National Planning Policy Framework:

https://www.gov.uk/government/policies/making-the-planning-system-work-more-efficiently-andeffectively/supporting-pages/national-planning-policy-framework

And the following practice guide, which remains extant for the time being:

PPS5 Planning for the Historic Environment: Historic Environment Planning Practice Guide:

http://www.english-heritage.org.uk/publications/pps-practice-guide/pps5practiceguide.pdf

12. Listed Building Grading

When buildings are listed they are placed on statutory lists of buildings of 'special architectural or historic interest' compiled by the Secretary of State for Culture, Media and Sport under the *Planning (Listed Buildings and Conservation Areas) Act 1990*, on advice from English Heritage.

Listed buildings are graded to show their relative importance:

- Grade I buildings are those of exceptional interest
- Grade II* are particularly important buildings of more than special interest
- Grade II are of special interest, warranting every effort to preserve them

Please confirm the grade of the listed building which is the subject of this application. If you are unsure as to the grade of the building please contact the planning authority.

13. Immunity from Listing

When permission is being sought or has been granted, any person may apply to the Department for Culture, Media and Sport for a 'Certificate of Immunity'.

- If a certificate is granted, the building cannot be listed (and the local authority cannot issue a building preservation notice) for a period of five years.
- If the certificate is not granted, the building will normally be added to the statutory list.

An application for a certificate may be made only where an application (whether pending or granted) has been made for planning permission for development, which involves the alteration, extension or demolition of the building, although the applicant for that permission and the applicant for immunity from listing need not be the same person.

Applications for a certificate of immunity should normally be accompanied by a plan showing the position of the building or buildings involved and photographs of each elevation of the building; any notable interior features should be supplied together with details of the approximate date of its construction, the architect (if known) and any available information about the architectural or historic interest of the building.

View further details on Certificates of Immunity from the dCMS website <u>http://www.culture.gov.uk/images/publications/CertificateofImmunityGuidance.pdf</u>

14. Certificates

An ownership certificate must be completed stating the current ownership of the land to which the application relates under Article 12 of the Town and Country Planning (Development Management Procedure) (England) Order 2010.

It is an offence, knowingly or recklessly, to complete a false or misleading certificate.

'Owner' means a person having a freehold interest or a leasehold with at least seven years unexpired.

'Agricultural tenant' means a tenant of an agricultural holding, any part of which is comprised in the land to which the application relates.

Certificate A - Sole Ownership and no agricultural tenants

Certificate A should only be completed if the applicant is the sole owner of the land to which the application relates and there are no agricultural tenants.

If the application involves a leasehold flat then certificate A does not apply as the applicant is not the sole owner. Similarly, Certificate A does not apply if there are agricultural tenants of the land to which the application relates. Therefore, in these circumstances, the applicant should complete certificate B, C or D (see details below).

• Certificate B - Shared Ownership (All other owners/agricultural tenants known)

Certificate B should be completed if the applicant is not the sole owner or if there are agricultural tenants and the applicant knows the names and addresses of all the other owners and/or agricultural tenants (e.g. this certificate will need to be served if the proposals encroach onto adjoining land).

Notice 1 must also be completed and sent to all known owners/agricultural tenants.

A copy of the notice should be sent with the application to the local authority.

Certificate C - Shared Ownership (Some other owners/agricultural tenants known)

Certificate C should be completed if the applicant does not own all of the land to which the application relates and does not know the name and address of all of the owners and/or agricultural tenants.

<u>Notice 1</u> must be completed and sent to all known owners and/or agricultural tenants. Where the owners or agricultural tenants are unknown, <u>Notice 2</u> must be published in a local newspaper.

A copy of the notice should also be sent with the application to the local authority.

• Certificate D - Shared Ownership (None of the other owners/agricultural tenants known)

Certificate D should be completed if the applicant does not own all of the land to which the application relates and does not know the names and addresses of any of the owners and/or agricultural tenants.

Notice 2 must be published in a local newspaper.

A copy of the notice should be sent with the application to the local authority.

15. Planning Application Requirements & Local Level Requirements

There are two levels of requirements, national and local:

• **National** - Use the checklist to ensure that the forms have been correctly completed and that all relevant information is submitted.

• Local - The local planning authority will have produced a document (usually available from their website) which details any specific information that is required to accompany the application in addition to the national requirements.

Failure to complete the form correctly or to supply sufficiently detailed drawings or other relevant supporting information may result in your application being returned as invalid.

16. Declaration

Please sign and date your application.

17. Applicant Contact Details

Please provide contact information for the applicant.

18. Agent Contact Details

Please provide contact information for the agent.

19. Site Visit

Access to the site (i.e. where the works are proposed to take place) may be required by the case officer. Please provide contact details in the event that an appointment needs to be made. This will assist the Council in dealing with your application as quickly as possible.