From:
To:
Cc:
Subject:
Date: 10 May 2023 08:47:56

Good morning,

Thank you for your email.

As stated in my previous email below, in order to appeal against an Enforcement Notice issued to you on a grounds (a) appeal, that planning permission ought to be granted to you, a fee must be paid to the Local Planning Authority for this appeal to be considered by the Inspector.

If you have already paid this fee to the Local Planning Authority, we will write to the LPA after the deadline for the payment of the required fee for confirmation that the payment has been received.

If you have any questions or concerns regarding the amount to be paid or how to pay this, please contact the Local Planning Authority who will be able to advise you further.

Kind regards,

Arweinydd Gwaith Achos | Casework Lead

Penderfyniadau Cynllunio ac Amgylchedd Cymru | Planning and Environment Decisions Wales

Llywodraeth Cymru | Welsh Government

https://llyw.cymru/penderfyniadau-cynllunio-ac-amgylchedd-cymru | https://gov.wales/planning-and-environment-decisions-wales

Sent: 09 May 2023 16:06

Not sure what fee you are referring to, but we have paid £230 to the National Parks Authority on 20 April for the Appeal. Please see attached receipt.

Kind regards,

For and on behalf of Exclusive Cottages Ltd

Sent: Tuesday, May 9, 2023 2:16 PM

Subject:

Good afternoon,

If you would like the deemed planning application for any appeal on ground (a) to be considered, the fee is now payable on your appeal.

If you have appealed on ground (c) or (d), the Inspector has a discretionary power to issue a Lawful Development Certificate (LDC) if he/she determines that the breach of planning control alleged has become lawful through the passage of time. However, this power can only be exercised if you have paid the fee for the deemed planning application and have requested an LDC in advance of the Inspector making a decision.

Please note that even if this is the case, it is still up to the Inspector whether he/she decides to issue an LDC or not. In the event that your appeal succeeds on ground (c) or (d) and the Inspector chooses not to grant you an LDC, you should contact the Local Planning Authority to discuss a refund of your fee.

If you decide to pay, the fee must be received on or before 23 May 2023. If you have not already been advised of the appropriate fee, you must contact the Local Planning Authority for the relevant payment details.

Please note the appeal will not be started until the end of the fee period of 23 May 2023.

Before you make your decision, please note the following:

Unless the full fee is received by the **Local Planning Authority** by the above date the deemed planning application for any appeal on ground (a) cannot be considered. The appeal would proceed solely on any other ground(s) pleaded. If ground (a) is the only ground pleaded, the entire appeal would lapse. If there are no other appeals against it, the enforcement notice would come into effect.

Where more than one person has appealed against the same notice, only one need pay a fee, or be exempt from paying a fee, for the deemed planning application for any appeal on ground (a) to be considered. You may therefore be content to let your appeal(s) or ground (a) lapse and let the deemed planning application for ground (a) be considered on their appeal(s). It is entirely a matter for you to decide whether or not to pay the fee. However, the fee cannot be transferred to another appeal if the person who paid their fee, or is exempt from payment, subsequently withdraws their appeal(s).

If you are unable to pay by the date given, we can extend the payment period in exceptional circumstances but this can only be done **before** the payment period expires. If you feel that there are exceptional circumstances that prevent you from paying the fee by the date given, please let me know **immediately**.

It is too late to do anything if the payment period has passed. The deemed planning application for any appeal on ground (a) will lapse at the end of that period and **cannot be reinstated**. In addition, you will not be able to have an LDC granted if you make a successful appeal on ground (c) or (d).

Please note under the Town and Country Planning (Enforcement Notice and Appeals) (Wales) Regulations 2017, the full statement of case will be required within 7 days of The Planning Inspectorate receiving this appeal, by 16 May 2023.

Further information about fees can be found on the Welsh Government Website at

http://gov.wales/topics/planning/appeals/appeal-guidance-and-information/enforcement-appeals/?lang=en

Kind regards,

Arweinydd Gwaith Achos | Casework Lead Penderfyniadau Cynllunio ac Amgylchedd Cymru | Planning and Environment Decisions Wales

Llywodraeth Cymru I Welsh Government

https://llyw.cymru/penderfyniadau-cynllunio-ac-amgylchedd-cymru |

https://gov.wales/planning-and-environment-decisions-wales

Sganiwyd y neges hon am bob feirws hysbys wrth iddi adael Llywodraeth Cymru. Mae Llywodraeth Cymru yn cymryd o ddifrif yr angen i ddiogelu eich data. Os cysylltwch â Llywodraeth Cymru, mae ein hysbysiad preifatrwydd yn esbonio sut rydym yn defnyddio eich gwybodaeth a sut rydym yn diogelu eich preifatrwydd. Rydym yn croesawu gohebiaeth yn Gymraeg. Byddwn yn anfon ateb yn Gymraeg i ohebiaeth a dderbynnir yn Gymraeg ac ni fydd gohebu yn Gymraeg yn arwain at oedi. On leaving the Welsh Government this email was scanned for all known viruses. The Welsh Government takes the protection of your data seriously. If you contact the Welsh Government then our <u>Privacy Notice</u> explains how we use your information and the ways in which we protect your privacy. We welcome receiving correspondence in Welsh. Any correspondence received in Welsh will be answered in Welsh and corresponding in Welsh will not lead to a delay in responding.