Mr N Scholofield 38 Finchale Terrace Jarrow NE32 3TX Date: 19/09/2016 Our ref: ST/0822/16/HPN Your ref:

This matter is being dealt with by: **David Rogerson** on **0191 4247404** e-mail address: planningapplications@southtyneside.gov.uk

Dear Sir

## The Town and Country Planning (General Permitted Development) (England) Order 2015

Proposal:

- **I:** Rear extension of the following dimensions:
  - (i) Extending 6 metres beyond the original rear wall
  - (ii) A maximum height of 3.7 metres
  - (iii) An eaves height of 2.6 metres

## Location: 45 High Meadow, South Shields, NE34 6JJ

On 16 September 2016 South Tyneside Council as Local Planning Authority determined that **PRIOR APPROVAL OF THE AUTHORITY IS REQUIRED AND IS HEREBY REFUSED** for the proposed extension beyond the rear wall of the original dwellinghouse. The proposed extension would have a harmful impact on the amenity of the adjoining premises 47 High Meadow South Shields by way of

1 The proposed extension by virtue of its projection, scale and massing adjacent to the common boundary would reduce the outlook from habitable windows to the rear of 47 High Meadows, and would have an overbearing, oppressive visual impact upon this neighbouring property, to the detriment of the amenities enjoyed by its occupants.

Please note that only the applicant possesses the right of appeal. If you are aggrieved by the decision of the local planning authority to refuse prior approval then you can appeal to the Secretary of State for Communities and Local Government in accordance with Section 78 of the Town and Country Planning Act 1990 within 12 weeks from the date of this decision notice. The Secretary of State has power to allow a longer period for giving notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State need not consider an appeal if it seems to him that the Local Planning Authority could not have granted prior approval for the proposed development, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.

Appeals can be made online using the Planning Inspectorate's planning appeal service through Planning Portal at <u>www.planningportal.gov.uk/pcs</u>. You must use a Householder Appeal Form when making your appeal. <u>Alternatively this form can be obtained</u> from the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN. Please note that you must state the appeal form that you require.

Please be aware that details of planning appeals are available on the internet and may include a copy of the original application details supplied to ourselves, either by you, or your agent, together

with the completed appeal form, and information that you submit to the Planning Inspectorate. Please ensure that you only provide information, including personal information belonging to you that you are happy will be made available to others in this way. If you supply personal information belonging to a third party please ensure you have their permission to do so. More information about data protection and privacy matters is available on the Planning Portal website.

Yours faithfully

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George Mansbridge Head of Development Services