**RIBBLE VALLEY BOROUGH COUNCIL**

please ask for:

telephone:

e-mail:

my ref:

date:

Council Offices

Church Walk

Clitheroe

Lancashire, BB7 2RA

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[www.ribblevalley.gov.uk](file:///\\glorfindel\departments\Planning\Planning%20share\01%20DM%20Resources\01%20DM%20Case%20Files\2023\230292%20Miles%20Hill\www.ribblevalley.gov.uk)

Lucy Walker

01200 425111

[planning@ribblevalley.gov.uk](mailto:planning@ribblevalley.gov.uk)

3/2025/0250

25th April 2025

Dear Mr Leece,

TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT) ORDER 2015 SCHEDULE 2 PART 6

Proposal: Prior notification for proposed agricultural storage building 23m long, 19.34m wide, 7.55m high to ridge, 4.84m high to eaves.

I refer to your notification made under Schedule 2, Part 6 of the Town and Country Planning (General Permitted Development) Order 2015 (as amended 2018) to determine whether full details are required for the above proposal.

On the basis of the information you have provided, I wish to inform you that the Council have resolved that Prior Approval of details is NOT REQUIRED prior to the commencement of any development. Please note that in order to comply with the legislation, the development must be carried out in accordance with the following conditions:

1. Unless otherwise agreed in writing, the development MUST be carried out in accordance with the details submitted to the Local Planning Authority, in particular as contained within:

* Location Plan (dwg no. 497/203 Rev A received 24th April 2025)
* Site Plan (dwg no. 497/202 Rev A received 24th April 2025)
* Proposed Plan and Elevations (dwg no. 497/301 Rev A received 24th April 2025)

1. The development must be carried out within a period of 5 years from the date on which the Council received your Application for Determination which was 31st March 2025.
2. The developer is to notify the Local Planning Authority, in writing within 7 days of the date on which the development was substantially completed.
3. Where the use of the building for the purposes of agriculture within the unit permanently ceases within 10 years of the date on which the development was substantially completed; and planning permission has not been granted on an application, or has not been deemed to be granted under Part 3 of the Act, for development for purposes other than agriculture, within 3 years from the date on which the use of the building for the purposes of agriculture within the unit permanently ceased, then, unless the local planning authority have otherwise agreed in writing, the building must be removed from the land and the land must, so far as is practicable, be restored to its condition before the development took place, or to such condition as may have been agreed in writing between the local planning authority and the developer.

Your proposal may also require consent under the Building Regulations 1985, and I would advise you to contact the Borough’s Building Control section, unless you have already done so.

Please contact Lucy Walker if you require any further information.

Yours faithfully

Nicola Hopkins

NICOLA HOPKINS

DIRECTOR OF ECONOMIC DEVELOPMENT AND PLANNING

**Agent**

Mr J Hadfield

J.H.E.S

Springs House

Chipping

PR3 2GQ

**Applicant**

Mr M Leece

C/O Agent