



Town Hall Station Road Clacton on Sea Essex CO15 1SE

AGENT: Mr James Bettinson -Beverley Ann Design Ltd 20-22 Wenlock Road London N1 7GU APPLICANT: Mr Peter Buckland 26 Branscombe Close Frinton On Sea Essex CO13 9LE

CERTIFICATE OF LAWFULNESS OF PROPOSED USE OR DEVELOPMENT

TOWN AND COUNTRY PLANNING ACT 1990 (AS AMENDED) SECTION 192

APPLICATION NO: 23/00524/LUPROP

DATE REGISTERED: 13th April 2023

The Tendring District Council certify that on 13th April 2023 the matter described in the First Schedule in respect of the land specified in the Second Schedule and edged RED on the plan attached to this certificate, would have been lawful within the meaning of Section 192 of the Town and Country Planning Act 1990 (as amended), for the following reason(s):

1 The proposed development constitutes permitted development by virtue of the provisions of Schedule 2, Part 1, Classes A and C of The Town and Country Planning (General Permitted Development) (England) Order 2015.

DATED: 26th May 2023

SIGNED:

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John Pateman-Gee Planning Manager

FIRST SCHEDULE

Proposed roof light loft conversion with 3 no. Velux windows. 1 no. obscured glazed window to gable end wall.

SECOND SCHEDULE

26 Branscombe Close Frinton On Sea Essex CO13 9LE

Notes

- 1. This certificate is issued solely for the purpose of Section 192 of the Town and Country Planning Act 1990 (as amended).
- 2. It certifies that the matter specified in the First Schedule taking place on the land described in the Second Schedule would have been lawful on the specified date and thus was not liable to enforcement action under Section 172 of the 1990 Act on that date.
- 3. This certificate applies only to the extent of the matter described in the First Schedule and to the land specified in the Second Schedule and identified on the attached plan. Any matter which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.
- 4. The effect of the certificate is also qualified by the proviso on Section 192 (4) of the 1990 Act, as amended, which states that the lawfulness of a described use or operation is only conclusively presumed where there has been no material change, before the use is instituted or the operations begun, in any of the matters relevant to determining such lawfulness.

