PLANNING DEPARTMENT

C.G.B. Barnard, Esq., M.Sc., Dip.T.P., M.R.T.P.I. Chief Planning Officer

DACORUM DISTRICT COUNCIL,

CIVIC CENTRE, HEMEL HEMPSTEAD, HERTS. HPl 1UZ

To M. Bernard Esq. T.P. Ref: 4/0223/82D

Motorway Carayan Group,

M.1 Carayan Centre.

Flaunden,
Hemel Hempstead, Herts.

Dear Sir.

Your application dated ... 22nd February 1982... has been considered under the provisions of Section 53 of the Town and Country Planning Act, 1971, to determine whether planning permission is required in respect of

Use of land for additional mobile homes and demolition of existing buildings at:

Flaunden Hobile Home Fark, Hogpits Bottom, Bovingdon, Herts.

You are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out therein do are hereby given notice that the proposals set out the proposal set out the proposa

(a) planning permission must be obtained before any such proposals can be carried out

Abandanatoradicenthenesmission of athenlosslanding authority

The grounds for this determination are as follows:

In the opinion of the local planning authority the use proposed is materially different from that already existing on the premises and therefore constitutes development within the terms of Section 22 of the Town and Country Planning Act 1971 for which no permission is granted by a development order.

Dated 14th April 1982. Yours faithfully,

(Chief Planning Officer

(See notes on reverse)

NOTES

- (1) Any person who desires to appeal -
 - (a) against a determination of a local planning authority under Section 53 of the Act; or
 - (b) on the failure of a local planning authority to give notice of their decision or determination or of the reference of the application to the Secretary of State,

shall give notice of appeal to the Secretary of State within six months of notice of the decision or determination or of the expiry of the appropriate period allowed under Article 7 (6) of the Town and Country Planning General Development Order 1977 as amended, for giving such notice (i.e. 8 weeks from date of receipt of application by Local Planning Authority), as the case may be, or such longer period as the Secretary of State may at any time allow. The notice shall be given in writing, addressed to The Secretary of State for the Environment, Tollgate House, Houlton Street, BRISTOL BS2 9DJ.

- (2) Such person shall also furnish to the Secretary of State a copy of the following documents:-
 - (i) the application;
 - (ii) all relevant plans, drawings, particulars and documents submitted with the application;
 - (iii) the notice of the decision or determination, if any;
 - (iv) all other relevant correspondence with any local planning authority.