P/D.15

TOWN & COUNTRY PLANNING ACTS, 1971 and 1972

Chief Planning Officer



DACORUM BOROUGH COUNCIL

То	Coll		Faulkners 49 High Stree Kings Langley Herts			
	Use	of land for 1	temporary open sto	rage of cars.		
at	Coll	ege Farm, Gul	oblecote, Tring		and location	*
being ir	12.3 14.3	ereunder, the Coun	under the above-mentione icil hereby refuse the devel	opment proposed by you and received with	in your application date sufficient particulars o	d n
The reas	1.	The site is Dacorum Dis use of land of existing appropriate	within a rural and trict Plan whereing the construction buildings for age to a rural area ecreation. No suce is unacceptable	rea beyond the Grond permission will not new building ricultural or other small scale factors and homed has been p	only be given to es, changes of us er essential pur cilities for par proved and the pr	or e poses ticipator;
	2.	of vehicles	ed use of land, by and access drive ance of the rural	would have a det	mpound fencing, rimental effect	number on
						₹ .
!			nday of	May Signed	. 10 90 M.B.	rail
SEE NO	TÉS OVER	LEAF			0.61	

NOTE

- If the applicant is aggrieved by the decision of the local 1. planning authority to refuse permission or approval for the proposed development, or to grant permission or approval subject to conditions, he may appeal to the Secretary of State for the Environment, in accordance with s.36 of the Town and Country Planning Act 1971, within six months of the date of this notice. (Appeals must be made on a form obtainable from the Secretary of State for the Environment, Tollgate House, Houlton Street, Bristol, BS2 9DJ). Secretary of State has power to allow a longer period for the giving of a notice of appeal but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State is not required to entertain an appeal if it appears to him that permission for the proposed development could not have been granted by the local planning authority, or could not have been so granted otherwise than subject to the conditions imposed by them, having regard to the statutory requirements, to the provisions of the development order, and to any directions given under the order.
- 2. If permission to develop land is refused, or granted subject to conditions, whether by the local planning authority or by the Secretary of State for the Environment and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, he may serve on the Borough Council in which the land is situated, a purchase notice requiring that Council to purchase his interest in the land in accordance with the provisions of Part IX of the Town and Country Planning Act 1971.
- In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is refused or granted subject to conditions by the Secretary of State on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in s.169 of the Town and Country Planning Act 1971.