

TOWN & COUNTRY PLANNING ACTS, 1971 and 1972

Other
Ref No

THE DISTRICT COUNCIL OF DACORUM
IN THE COUNTY OF HERTFORD

Applicant:

Arrowsides Property Co. Ltd.,

To Arrowsides Property Co. Ltd.,
Blue Court, Kings Langley,
Herts.

Nine dwellings = Outline

at Plates 56-64. (Phase V). Beechwood Park,
Hemel Hempstead.

**Brief
description
and location
of proposed
development**

In pursuance of their powers under the above-mentioned Acts and the Orders and Regulations for the time being in force thereunder, the Council hereby permit, in accordance with the provisions of Article 5(2) of the Town and Country Planning General Development Orders 1977 - 81, the development proposed by you in your outline application dated 28.3.83 and received with sufficient particulars on 29.3.83 and shown on the plan(s) accompanying such application, subject to the following conditions:-

- 1 The development hereby permitted shall not be carried out otherwise than in accordance with detailed plans and drawings showing the siting, layout, design, landscaping and external appearance of the building(s) and the means of access thereto which shall have been approved by the local planning authority, before any development is commenced.
 - 2 (a) Application for approval in respect of all matters reserved in Condition 1 above shall be made to the local planning authority within a period of 3 years commencing on the date of this notice.
(b) The development to which this permission relates shall be begun by not later than whichever is the later of the following dates:—
 - (i) the expiration of a period of 5 years, commencing on the date of this notice.
 - (ii) the expiration of a period of 2 years commencing on the date upon which final approval is given by the local planning authority or by the Secretary of State or, in the case of approval given on different dates, the final approval of the last such matter to be approved by the local planning authority or by the Secretary of State.
 - 3 No work shall be started until a comprehensive scheme of landscaping for the site shall have been submitted to, and approved by, the local planning authority. This landscaping scheme shall be implemented strictly in accordance with the approved details in the first planting season following first rateable occupation of the development hereby permitted and maintained at all times thereafter to the reasonable satisfaction of the local planning authority.
 - 4 Adequate arrangements shall be made to the satisfaction of the local planning authority for the protection of all trees on the site which are to be retained to prevent damage during constructional works. Any trees accidentally damaged shall be replaced by approved species in the first planting season thereafter.

5. The details submitted in accordance with Condition (1) hereof shall include:
 - (a) a survey of existing trees, shrubs and hedges;
 - (b) a survey of existing levels on the site;
 - (c) garaging and car parking facilities;
 - (d) boundary and screen fencing/hedging/walling.
6. The development hereby permitted shall not be occupied until the items as approved in accordance with Condition 5.(a), (b); (c) and (d) hereof shall have been provided and they shall be maintained to the reasonable satisfaction of the local planning authority at all times thereafter.
7. None of the dwellings hereby permitted shall be occupied until the road and sewer construction necessary to service the development shall have been completed to the reasonable satisfaction of the local planning authority.

Cont'd on separate sheet/..

The reasons for the local planning authority's decision to grant permission for the development subject to the above conditions are:-

1. To comply with the provisions of Regulation 5(2) of the Town and Country Planning General Development Orders 1977-81.
2. To comply with the requirements of Section 42 of the Town and Country Planning Act, 1971.
3. To maintain and enhance visual amenity.
4. In the interests of visual amenity.
5. To ensure the proper development of the site.
6. To ensure the proper development and use of the site.
7. To ensure the proper development of the site.

To enable the local planning authority to maintain proper control of the development and avoid damage to this area of archaeological interest.

Dated: 19th April 1989 day of April 1989.

Signed.....

For the Local Planning Authority, Name & Signature: Designation:

NOTE

(1) If the applicant wishes to have an explanation of the reasons for this decision it will be given on request and a meeting arranged if necessary.

(2) If the applicant is aggrieved by the decision of the local 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 section 36 of the Town and Country Planning Act 1971 within six months of receipt of this notice. (Appeals must be made on a form which is obtainable from the Department of the Environment, Caxton House, Tottishill Street, London SW1H 9LZ. The 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 (a), to the provisions of the development order, and to any directions given under the order. He does not in practice refuse to entertain appeals solely because the decision of the local planning authority was based on a direction given by him.)

(3) 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 Common Council, or on the Council of the county, borough, London borough or county district in which the land is situated, as the case may be, 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 County Planning Act 1971.

(4) 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 section 169 of the Town and Country Planning Act 1971.

(a) The statutory requirements are those set out in section 36(7) of the Town and Country Planning Act 1971, namely sections 29(1), 30(1), 67 and 74 of the Act.

TOWN & COUNTRY PLANNING ACTS, 1971 and 1972**Other****Ref. No.**

THE DISTRICT COUNCIL OF
DACORUN
IN THE COUNTY OF HERTFORD.

Applicant:**Arrowsides Property Co.Ltd.,****Blue Court,
Kings Langley,
Herts.**

To the District Council of Dacorum, County Hall, Kings Langley, Herts, WD4 5JL, Tel. 0992 443333, Fax 0992 443333, e-mail: planning@dacorum.gov.uk, website: www.dacorum.gov.uk

Nine dwellings - Outline

at **Plot SG-64 (Phase V) Beechwood Park,**
Hemel Hempstead.

**Brief
description
and location
of proposed
development.**

In pursuance of their powers under the above-mentioned Acts and the Orders and Regulations for the time being in force, thereunder, the Council hereby permit, in accordance with the provisions of Article 5(2) of the Town and Country Planning General Development Orders 1977-81, the development proposed by you in your outline application dated **20.3.83** and received with sufficient particulars on **20.3.83** and shown on the plan(s) accompanying such application, subject to the following conditions:-

- 1 The development hereby permitted shall not be carried out otherwise than in accordance with detailed plans and drawings showing the siting, layout, design, landscaping and external appearance of the building(s) and the means of access thereto which shall have been approved by the local planning authority, before any development is commenced.
- 2 (a) Application for approval in respect of all matters reserved in Condition 1 above shall be made to the local planning authority within a period of years commencing on the date of this notice.
 (b) The development to which this permission relates shall be begun by not later than whichever is the later of the following dates:-
 (i) the expiration of a period of years, commencing on the date of this notice.
 (ii) the expiration of a period of years commencing on the date upon which final approval is given by the local planning authority or by the Secretary of State or, in the case of approval given on different dates, the final approval of the last such matter to be approved by the local planning authority or by the Secretary of State.
- 3 No work shall be started until a comprehensive scheme of landscaping for the site shall have been submitted to, and approved by, the local planning authority. This landscaping scheme shall be implemented strictly in accordance with the approved details in the first planting season following first rateable occupation of the development hereby permitted and maintained at all times thereafter to the reasonable satisfaction of the local planning authority.
- 4 Adequate arrangements shall be made to the satisfaction of the local planning authority for the protection of all trees on the site which are to be retained to prevent damage during constructional works. Any trees accidentally damaged shall be replaced by approved species in the first planting season thereafter.

5. The details submitted in accordance with Condition (1) hereof shall include:
 - (a) a survey of existing trees, shrubs and hedges;
 - (b) a survey of existing levels on the site;
 - (c) garaging and car parking facilities;
 - (d) boundary and screen fencing/hedging/walling.
6. The development hereby permitted shall not be occupied until the items as approved in accordance with Condition 5.(a), (b), (c) and (d) hereof shall have been provided and they shall be maintained to the reasonable satisfaction of the local planning authority at all times thereafter.
7. None of the dwellings hereby permitted shall be occupied until the road and sewer construction necessary to service the development shall have been completed to the reasonable satisfaction of the local planning authority.

Cont'd on separate sheet/..

The reasons for the local planning authority's decision to grant permission for the development subject to the above conditions are:-

1. To comply with the provisions of Regulation 5(2) of the Town and Country Planning General Development Orders 1977-81.
2. To comply with the requirements of Section 42 of the Town and Country Planning Act, 1971.
3. To maintain and enhance visual amenity.
4. In the interests of visual amenity.
5. To ensure the proper development of the site.
6. To ensure the proper development and use of the site.
7. To ensure the proper development of the site.
8. To enable the local planning authority to maintain proper control of the development and avoid damage to this area of archaeological interest.

Dated 20th June 1983 every day of the month of June 1983.

Signed.....

Designation.....

NOTE

(1) If the applicant wishes to have an explanation of the reasons for this decision it will be given on request and a meeting arranged if necessary.

(2) If the applicant is aggrieved by the decision of the local 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 section 36 of the Town and Country Planning Act 1971 within six months of receipt of this notice. (Appeals must be made on a form which is obtainable from the Department of the Environment, Caxton House, Tothill Street, London SW1H 9LZ.) The 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 (a), to the provisions of the development order, and to any directions given under the order. He does not in practice refuse to entertain appeals solely because the decision of the local planning authority was based on a direction given by him.

(3) 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 Common Council, or on the Council of the county borough, London borough or county district in which the land is situated, as the case may be, 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.

(4) 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 section 169 of the Town and Country Planning Act 1971.

(e) The statutory requirements are those set out in section 36(7) of the Town and Country Planning Act 1971, namely sections 29(1), 30(1), 67 and 74 of the Act.

4/0448/83 Cont'd

Applicant: Arrowsides Property Co.Ltd.,
Blue Court,
Kings Langley,
Herts.

Conditions cont'd:

8. Facilities for archaeological excavation consistent with the proposed development, and the right of regular access to the site before the construction of the proposed building to make archaeological records by persons authorised by the local planning authority, shall be provided in accordance with a timetable and scheme agreed in writing with the local planning authority prior to the commencement of any works on site authorised by this permission.

Dated 19th May 1983

Signed



Designation Chief Planning Officer