Town Planning 4/1775/79 :

TOWN & COUNTRY PLANNING ACTS, 1971 and 1972

THE DISTRICT COUNCIL OF DACORUM

IN THE COUNTY OF HERTFORD

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To
A. B. Atkinson Esq.,
85 Spring Lane,
Hemel Hempstead,
Herts.

		Two	semi	detach	ned bu	ngalo	ws (S	Submiss	ion	of		
at Land adjacent to 15 Mill Close (Nash Mills)								reser	ved	matt	ers)	
Hemel Hempstead.	at	Lan	d adj	acent 1	:o-15	Mili (	Close	e (Nash	Mil	ls.) .	,	
		Hem	el He	npstead	<b>1.</b>	;			·····			

Brief description and location of proposed development.

TC 4

Subject to compliance with the following conditions:—

- 1. No work shall be started on the development hereby permitted until details of materials to be used externally shall have been submitted to, and approved by, the Local Planning Authority, and the development hereby permitted shall be constructed in the materials as so approved.
- 2. Adequate arrangements shall be made to the satisfaction of the Local Planning Authority for the protection, to prevent damage during constructional works and the retention of the sycamore in the western corner of the site (shown on applicants drawing No TC 4). If accidentally damaged, this tree shall be replaced by an approved species in the first planting season thereafter.

See overleaf

The reasons for the foregoing conditions are as follows:-

- 1. To ensure satisfactory appearance.
- 2. To protect the tree and safeguard the amenity of the site.

Dated 31st	day of January	1980
*****	Signed	HZ =

Designation Director of Technical Services.

This is not a separate planning permission but must be read in conjunction with any conditions attached to the outline planning permission.

## 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 approve the details of the proposed development subject to conditions, he may by notice served within one month of receipt of this notice, appeal to the Secretary of State for the Environment in accordance with Section 36 of the Town and Country Planning Act, 1971. The Secretary of State has power to allow a longer period for the giving of a Notice of Appeal and he will exercise his power in cases where he is satisfied that the applicant has deferred the giving of notice because negotiations with the local planning authority in regard to the proposed development are in progress.