H.C.C. Code No.	7/555/67
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Ref. No.	nn. 6103 Li

## ADMINISTRATIVE COUNTY OF HERTFORD

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The	Council of the Borcochion Harman Annual Control of the Borcochion Harman Control of the Borcochion	g it to a river in the Control of the control
	URBANDDISTRICTOR	
	RURAL DISTRICT OF Hemel Tempstead.	Alfa ta Maria Alfa de la seria del seria della seria d
7	Town & COUNTRY PLANNING ACTION Selection of Country of the Country	T, 1962 di lo sensareira a no no en lo TV may bas 221
	Offices and stores	
	The large West Thomas and House	Brief description
at	Friers Wash, Flamstead, Merts.	and location of proposed
	(Part Parcel 201 on OS.HERTS.XXVII.5)	development.
of t you and	lers and Regulations for the time being in force thereunder, the Coche Local Planning Authority hereby refuse the development proper application dated 3/2/67 received with sufficient particulars on 10/2/67 shewn on the plan(s) accompanying such application.	posed by you in
	The reasons for the Council's decision to refuse permission for t	he development
are:	The proposed development would increase the numbers of allovehicles on a section of trunk road where speeds are high interference with traffic flow and safety on the trunk road	with consequent
	In the Device of the County Development Plan the applicable the proposed extension of the Petropolitan Green Belt in a policy of the Local Planning Authority to permit only such its required for agricultural or other essential local purp proposed development would be contrary to this policy and building development and a use of land in the proposed Green is no justification.	hich it is the development as oses. The would constitute en Belt for which
<b>ラ•</b>	The use of the site for the parking of lorries would be little detrimental to the visual amenities of the locality.	kely to be

Dated 6th day of June 1967

- (1) If the applicant wishes to have an explanation of the reasons for this refusal 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 by notice served within one month of receipt of this notice, appeal to the Minister of Housing and Local Government in accordance with Section 23 of the Town and Country Planning Act, 1962. The Minister 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 to entertain such 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, given under the Order:
- (3) If permission to develop land is refused, or granted subject to conditions, whether by the local planning authority or by the Minister of Housing and Local Government, 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 Council of the County District in which the land is situated a purchase notice requiring that Council to purchase his interest in the land in accordance with Section 129 of
- (4) In certain circumstances, a claim may be made against the local planning authority or the Minister of Housing and Local Government for compensation, where permission is refused, or granted subject to conditions by the Minister on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in Section 123 and Part VI of the Town and Country Planning Act, 1962.

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In pursuance of their delegated powers under the above-mentioned Act or Orders and Regulations for the time being in force thereunder, the Council or of the Local Planning Authority hereby refuse the development proposed by your application dated .... 32207.

and received with sufficient particulars on 10/2/67.

The reasons for the Council's decision to refuse permission for the development

- are:
  1. The proposed development rould know no me interes of eleving are reliabled on a cootion of truck road place opening and their victim of the track of the truck road affect on the truck road.
  - 2. In the firstow of the County Avvilournt illan to application the the processed astemation of the istropolitan erose solt in thicked it politoy of the local Planning Anthonity to point only such develour or principles for agricultural or other occuntial accal garpones. Interest develournt tout tout to this politor and reals to building develowent and a new of limit in the margonal drawn fall there is no justification.
    - J. the use of the site for the partie; of imprior would be illed hatefrants to the visual arealway of the locality.