

ADMINISTRATIVE COUNTY OF HERTFORD,*The Council of the BOROUGH OF Hemel Hempstead**URBAN DISTRICT OF**RURAL DISTRICT OF***TOWN & COUNTRY PLANNING ACT, 1947**

To A.W. Morris & Son Ltd.,
Hamor Lane,
Hemel Hempstead

residential development	Brief description and location of proposed development.
at off Crofts Path and Fescroft Road, Hemel Hempstead.	

In Pursuance of their powers under the above-mentioned Act and the Orders and Regulations for the time being in force thereunder, and under the COUNTY OF HERTFORD (Delegation of Planning Functions) Scheme, 1952, the Council on behalf of the Local Planning Authority hereby permit, in accordance with the provisions of Article 5(2) of the Town and Country Planning General Development Order, 1950, the development proposed by you in your outline application dated 1st December 1961 and received with sufficient particulars on 15th December 1961, and shewn on the plan(s) 7793/1 accompanying such application, subject to the following conditions :—

1. The approval of the local planning authority is required before any development is commenced to its—
 - * (a) siting;
 - * (b) design;
 - * (c) external appearance;
 - * (d) means of access.
2. The details to be submitted shall include the following :—
 - (a) provision for the satisfactory location of the electricity sub-station on the site;
 - (b) the inclusion within the layout of incidental open space and children's play space to the reasonable satisfaction of the local planning authority,

* Delete as necessary.

 - (c) adequate information as to the existing natural features on the site including trees and hedgerows.
 - (d) landscaping proposals for the site, including the front gardens of the proposed houses (none of which shall be enclosed with walls and fences)

(4) (contd.) concept as may be agreed by the local planning authority); such landscaping proposals to be submitted to the local planning authority for their approval not later than six months after the start of the development hereby permitted;

5. The landscaping proposals so approved shall be completed within two years of the approval or such longer period as may seem reasonable to the local planning authority.

The permission referred to in this notice does not constitute:-

(i) A consent under section 75 of the Highways Act 1959

(ii) A passing of the plans or a consent for any of the purposes of the Public Health Act, 1936, as amended;

(iii) A consent under the Public Health (Drainage of Trade Premises) Act, 1937;

(iv). An approval under the Clean Air Act, 1956;

The reasons for the Council'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 Order, 1950.

2. In order to protect and enhance the visual amenities of the locality.

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Powerhouse

At the place where the land is situated, on the 23rd day of November 1962,
I, the Clerk/Surveyor of the Council, do hereby give notice that
the proposed development described in the accompanying plan
is hereby approved subject to the conditions set out in the accompanying letter.

C. J. Smith
Town Clerk/Surveyor of the Council

NOTE:

(1) 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 16 of the Town and Country Planning Act, 1947. 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 with the local planning authority in regard to the proposed development are in progress. The Minister is not, however, required 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, having regard to the provisions of Section 14 of the Act and 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 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 Borough or 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 19 of the Town and Country Planning Act, 1947.

(3) 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 20 of the Town and Country Planning Act, 1947; and Part II of the Town and Country Planning Act, 1954.