



W/2385/64  
SF 266/ON 63

FORM B.

# TOWN AND COUNTRY PLANNING ACT, 1962

(Sec. 41)

Application by a statutory undertaker for a direction as to deemed planning permission

Ref. No. ....

Authorisation Ref. No. ....

## PART I.

To the Ministry of Power,  
(Electricity Division),  
Thames House South,  
London, S.W.1.

**Application is made** for a direction that permission shall be deemed to be granted pursuant to Section 41 of the Town and Country Planning Act, 1962, for the undermentioned development to be carried out by The Eastern Electricity Board. for which authorisation within the meaning of Section 41 of the said Act has been requested from your Department.

1. Particulars of proposed development.

**Overhead Low Voltage Line to Cottages, Longcroft Lane.**

2. Particulars of any representations which have been made to the applicants objecting to the proposals.

**11th September** 1964

Signed... *Rod Lister*  
Manager **Henel Hempstead** Sub-Area

*For and on behalf of The Eastern Electricity Board*

## PART II.

Planning Reference No.....

**W. 2385-64**

1. Names of interested parties consulted as to the proposals with details of any observations received.

**Henel Hempstead Rural District Council - no observations**

**County Surveyor - see appended conditions**

2. Particulars of any representations which have been made to the local planning authority objecting to the proposals.

**None**

3. If the proposals would require consultation in accordance with Article 7 (1) of the Town and Country Planning General Development Order, 1950, insert the observations of the Divisional Road Engineer of the Ministry of Transport.

**Does not apply**

4. Particulars of any direction restricting the grant of permission for the proposed development given by the Minister of Transport under Article 7 of the Town and Country Planning General Development Order, 1950.

**There are none so far as I am aware**

5. Particulars of any direction restricting the grant of permission for the proposed development given by the Minister of Housing and Local Government under Article 6 of the said Order.

**There are none so far as I am aware**

6. Particulars of any direction affecting the proposed development given by the Minister of Housing and Local Government under Section 22 of the Act.

**There are none so far as I am aware**

7. The proposed development ~~does~~ <sup>does not</sup> involve the demolition, alteration, or extension of a building included in a list compiled or approved under Section 32 of the Act.

8. Do the local planning authority object to the proposed development in principle? (If so, state reasons).

**No.**

9. Are the local planning authority prepared to approve the proposed development subject to modifications or conditions which are not acceptable to the applicants? (If so, specify the modifications or conditions proposed).

**Not applicable**

10. Do the local planning authority approve of the proposed development as described, or approve of it subject to modifications or conditions which are acceptable to the applicants? (If the latter, specify the agreed modifications or conditions, so as to enable the authorising department to include them in their direction).

**Yes - approve.**

..... J. G. ..... 1965

Signed..... 

**Hertfordshire County**

Clerk of the..... Council.

(Local Planning Authority for the area in which the proposed development is to be carried out.)

Two copies of this form should be returned by the Local Planning Authority to the applicants for submission by them to the authorising department, unless the answer to any of 5, 6, 7, 8, 9, is in the affirmative, when the Local Planning Authority should send three copies of it to the *Secretary, Ministry of Housing and Local Government, Whitehall, London, S.W.1*, who will forward two copies with the Ministry's observations to the authorising department.

(When sending the form to the Ministry of Housing and Local Government, the Local Planning Authority must send a copy of Part 2, as completed by them, to the applicants.)