

S H Robinson
Grimley
10 Stratton Street
LONDON
W1X 6JR

Our Reference: PL/9500969/
Case File No: E6/3/A
Tel.Inqu:
Robert Brew ext. 860 5867

Date: 13th June 1995

Dear Sir(s)/Madam,

Town and Country Planning Act 1990
Town and Country Planning General Development Procedure Order 1995
Town and Country Planning (Applications) Regulations 1988

Re: Mount Vernon, Frogna Rise, NW3. (Duplicate application to PL/9401944).

Your application for planning permission dated 26th May 1995 was received on 30th May 1995

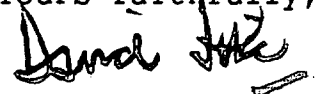
If by 25th July 1995 you have not received notice of the Council's decision (and you have not agreed in writing that the period within which the decision shall be given may be extended) you may appeal to the Secretary of State for the Environment in accordance with Section 78 of the Town and Country Planning Act 1990 by notice sent within six months from that date (unless the application has already been referred by this authority to the Secretary of State). In rare cases the Council may refer applications to the Secretary of State for his decision, and in such an event you would be informed immediately.

Appeals must be made to the Secretary of State for the Environment, Tollgate House, Houlton Street, Bristol BS2 9DJ on a form which is available from that Department.

I also acknowledge receipt of £ 8000 as payment of the required fee.

Where payment of an appropriate fee is made by cheque which is subsequently dishonoured, the application will be treated as invalid and the statutory eight week period suspended until the fee has been paid.

Yours faithfully,



Director,
Environment Department