					Borough Ref.	01 10 000		
		······			-	· 86 00 728		
		_	Order/Cash sued PCAS79			d <u>27/5/67</u>		
			D THE GENERAL NOTES					
· · -	2AF DN	_			all applicants as far as applicable.	6		
			FEE (where applic	able)		£ 27-00		
•	APPLICANT (in block capitals)				KENNEDY & BA	any) to whom correspondence should be sen KENNEDY & BAXTER LTD.		
		Inne <u>HR. P. CURRIE</u> Idress <u>8 FROGNAL LANE NW3</u>			Name			
	Aa		M. 1.1.4		TELEPHONE: 01			
	Tel.	. No		••••	Tel, No			
_	PA	RTIC	ULARS OF PROPOSAL	FOR WHICH P	PERMISSION IS SOUGHT			
	101	Full a	ddress or location					
	\ α)	of the	and to which	2ND FL	-core			
		this ap	pplication relates	8 FROG	NAL LANE NW3.			
					hectard			
	(c)	indica for wi are to	letails of proposal ating the purpose hich land/buildings be used and ling any change(s)	WITH NEW 1	S TO 2ND FLOOR FLAT WINDOW IN SIJE ELEVA VELLIC WINDON IN SIJE M	TION WALL		
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K.

3.	PARTICUL	ARS OF	APPLICATION
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	State whether this application is for	State Yes or No		es strike out any o rmined at this stag		wing which are not to be
(i)	Outline planning permission			siting design	4 5	external appearance means of access
(ii)	Full planning permission			landscaping	: •	
(iii)	Renewal of a temporary permission or permission for retention of building or continuance of use without complying with a condition subject to which			identify the partic		of previous permission tion Number
	planning permission has been granted.		The	condition		
(iv)	Consideration under Section 72 only (Industry)					•

PARTICULARS OF PRESENT AND PREVIOUS USE OF BUILDINGS OR LAND 4

THUS HIP DRUN SHIT State:--BAR NO STUDY MANY STREET

(i) Present use of building(s)/land H 1 11

RESIDENTIAL .

(ii) If vacant the last previous use and period of use with relevant dates.

5. LIST ALL DRAWINGS, CERTIFICATES, DOCUMENTS ETC; forming part of this application (NOTE: 4 sets of drawings are required)

P/1 P/3 P/3A

6,	AD	DITIONAL INFO	ORMATION	State Yes or No	
	(a)	Is the application for non-residential deve		NO	If Yes complete PART THREE of this form (See PART THREE for exemptions)
	(b)	Does the application winning and working		NO	If Yes complete PART FOUR of this form
	(c)	Does the proposed involve the felling o		NO	If Yes state numbers and indicate precise position on plan
	(d)	(i) How will surface (ii) How will foul s		EXIC.	TING
	(e)	(i) Walls (ii) Roof	·····	EXISTING	tline permission) of the colour and type of materials to be used for:
s		accordanc (b) planning p already ins 1 MALPM	permission to carry te therewith. permission to retain stituted as describe ו.א. ובתעהאך	out the developm the building(s) of d on this applicat on behalf ofS.	nent described in this application and the accompanying plans in or work(s) already constructed or carried out, or a use of land tion and accompanying plans. <u>P. Currait</u> Date 23.14736
	If y		wner of ALL the lar	nd at the beginnin	THIS APPLICATION (See General Notes) ng of the period 20 days before the date of the application, complete
CEI	RTIFI	CATE A	I hereby certify that 1. No person other	t: than the applicant	wn and Country Planning Act 1971. was an owner (a) of any part of the land to which the application relates at
	pers inte	'owner'' means a on having a freehold rest or a leasehold	the beginning of 2. None of the land	the period of 20 da to which the appli	is before the date of the accompanying application. cation relates constitutes or forms part of an agricultural holding;
	term	rest the unexpired of which was not than 7 years.	2. The applicant ha	was a tenant of any	e notice to every person other than <u>myself</u> who, 20 days <u>before the date of</u> agricultural holding any part of which was comprised in the land to which
			Name and Addre		
			Date of Service of	of Notice	
s	ignec	ML		on behalf of	MESP. CURRIE Date

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London Borough of Camden

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115	form should be completed and returned together with the relevant fee along with the SCALE OF F	Planning Applid	PLANNING AND COMIN
		EES	
	Category of Development		Fee Paxabin BY 1983
1)	HOUSEHOLDER EXTENSIONS AND ALTERATIONS (Note: "Dwellinghouse" is defined as a building or part of a building which is used as a single private dwellinghouse and for no other purpose; ie a house divided into 3 flats = 3 dwellinghouses).	£27 (one d £53 (in tota	welling) al) for 2 or more dwellings ECEIV 2
)	ALL OUTLINE APPLICATIONS Site area defined as the area shown edged red on your site plan	£53 per 0.1	heelare ACAN'I thereof. Max £1325 for 2.5 hectares or more
)	 FULL APPLICATIONS FOR NEW DWELLINGS and reserved matters for siting, design, external appearance, means of access and landscaping following outline permission 	153 per dw	elling. Max £2650 for 50 dwellings or more
	 (ii) FULL APPLICATIONS FOR NON-RESIDENTIAL BUILDINGS and reserved matters for siting, design, external appearance, means of access and landscaping following outline permission: 		
	Alterations, with no increase in floorspace Less than 40 sq metres new floorspace*	£27 £27	
	40-75 sq meters new floorspace* Thereafter £53 per 75 sq metres or parts thereof	653	for 3750 sq metres or more
	 "New floorspace" means the whole of the building to be erected. No allowance is given for demolition of existing buildings on the same site). 		
	(iii) APPROVAL OF MATTERS RESERVED BY CONDITION ATTACHED TO AN OUTLINE PERMISSION where applicants earlier reserved matters applications have incurred total fees equalling that for a full application for entire scheme (see 2 (b) over)	Ľ53	
}	CONVERSION OF BUILDINGS TO FLATS	£53 per ad	ditional residential unit created
)	CHANGE OF USE ONLY NB Change of use together with "works" will be charges at the rate for works where that fee is higher than ± 53	653	
)	CAR PARKS, SERVICE ROADS AND MEANS OF ACCESS FOR EXISTING DEVELOPMENT	£27	
)	MINERALS (WINNING AND WORKING) OR THE USE OF LAND FOR DISPOSAL OF REFUSE OR WASTE MATERIALS	E27 per 0.1 Max E4050	hectare for 15 hectares or more
)	ALL OTHER ENGINEERING OPERATIONS	£27 per 0.1	hectare. Max £270 for 1 hectare or more
}	VARIATION OR REMOVAL OF CONDITIONS	E27 (certair over)	a applications of this type are exempt from fees - see 1 (k)
)	RENEWAL OF TEMPORARY (LIMITED PERIOD) PERMISSIONS	. 627	
)	EXTENSIONS OF PRESCRIBED (5 YEAR) TIME LIMIT	Fee in acco	ordance with development proposed
	PLANT AND MACHINERY Erection, alteration or replacement	E53 per 0.1	hectare. Max £2650 for 5 hectares or more
.,	PLAYING FIELDS Use of land for non-profit making sports clubs or recreational organisations NB This does not apply to the erection of buldings	653	
	ADVERTISEMENTS (i) A sign or signs erected on business premises in connection with that	E14	
	 (ii) An advance sign to business premises but not visible from the premises (iii) All other advertisements including combinations of (i) and (ii) 	E14 £53	
Б	or which category classification are you applying?	۲ ς ,	
D	o you think you are exempt from the Charges or entitled to a reduction in the Fee (se	ce notes) YES	NNO Z
	If yes give reason in covering letter		
Fi	or categories (b), (g), (h) and (l) state area of site to 0.1 of a hectare		
F	or category (c) (ii) state floorspace in sq metres		
	or categories (c) (i) and (d), state number of units		
aco	cordance with the scale of charges I enclose a remittance (cash/cheque/PO) of £ appropriate fee (chqque/PQs should be crossed and made payable to LONDON BOI	4 (-00	

NAME (Block letters) Re-Order No. P/I/221

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NOTES FOR GUIDANCE

1.

Under the terms of the Regulations the Council will charge for the submission of planning applications from 26 August 1985 for the following classes of proposal:

(a) Applications for planning permission; (b) Applications for approval of reserved matters required by conditions of outline permission; (c) Applications for consent to display advertisements.

THE FOLLOWING TYPES OF APPLICATION ARE EXEMPT FROM FEE PAYING:

- (a) Applications for Listed Building Consent; (b) Applications for determination under Section 53 of the Town and Country Planning Act 1971; (c) Applications for deemed permission under the Town & Country Planning General Regulations 1976; (d) Applications for approval required by a condition attached to a full planning permission; (e) Applications for Certificates of established use; (f) Applications for work to trees.
- (g) THE DISABLED:- Applications for planning permission to alter or extend an existing dwellinghouse or to carry out operations within the curtilage of an existing dwellinghouse are exempt from charge if they are intended to improve access, safety, health or comfort for a disabled person who is living in the house, or proposing to live in the house. The exemption does not apply to the construction of a new dwellinghouse. A disabled person is defined as being one to whom Section 29 of the National Assistance Act 1948 applies. The provision, as amended by the Mental Health Act 1959, applies to persons who are blind, deaf or dumb, and other persons who are substantially and permanently handicapped by illness, injury or congenital deformity, or mentally disordered persons of any description.
- (h) Development which would have been "permitted development" if not for an Article 4 Direction.
- (i) Applications for development where "permitted development rights" have been removed by condition on a previous planning permission
- (j) Revised applications submitted within 12 months of a planning permission or approval of reserved matters, or a refusal or withdrawal prior to determination, provided it is made by same applicant. NB Only the first revised application is exempt.
- (k) Change of Use within a class of the Use Classes Order where permission is required only because of a condition on a planning permission.

2. REDUCTIONS FROM FEE PAYING:-

- (a) Duplicate applications made by the same applicant within 28 days of each other, and relating to the same site and the same development (or the same reserved matter for the same building); the second application shall be charged at 25% of the full fee paid on the first application.
- (b) When applications for approval of reserved matters are submitted in stages, once the total of fees paid has reached the full amount which would have been payable for the whole, had it all been at the same time, all subsequent applications for matters reserved shall be subject to a flat rate of £53.

3. MEASUREMENT:-

The measurement of gross floorspace includes:

the perimeter wall thicknesses and projections; areas occupied by internal walls and partitions; columns, piers, chimney-breasts, stairwells and the like; lift motor rooms, plant rooms, tank rooms, fuel stores whether or not above the main roof level; and upon sided covered areas and enclosed car-parking areas.

The measurement of gross floorspace excludes:

Open balconies, open covered ways or minor canopies, open vehicle parking areas, terraces and the like, domestic outside WCs and coalhouses and areas with a headroom of less than 1.5m.

Party walls are to be measured to their centre line. These conventions are in accordance with the "Code of measuring practice" prepared by the RICS and ISVA.

Where the fee is to be calculated by reference to the area of the site or the building, if the area is not an exact multiple of the unit of measurement, the fraction of a unit remaining after division of the total area by the unit of measurement shall be treated for the prupose of calculating the fee as a complete unit.

0.1 hectare = 1,195.75 sq yds

1 sq metre = 10.764 sq ft

MIXED DEVELOPMENTS:-

4.

Where proposals involve residential and non-residential development the fees for each type are to be aggregated. Otherwise, where proposals involve more than one category of development e.g. new buildings plus a new access, then the fee will be based on the highest fee for any one category.

PLEASE NOTE:-

This is a shortened version of the Scale of Fees as laid down by the Act, and set out in the Town and Country Planning (Fees for Applications and Deemed Applications) (Amendment) Regulations 1985, and the associated Circular 19/85. Where proposed works are not covered by the scale of fees overleaf, please contact the Planning and Communications Department.

There is no provision in the Regulations for a refund of fees previously paid, except in certain circumstances in respect of fees paid to the Secretary of State in connection with appeals involving enforcement notices or established use certificates.