TOWN & COUNTRY PLANNING ACT 1971 APPLICATION FOR PERMISSION TO DEVELOP LAND AND/OR BUILDINGS IN GREATER LONDON MSK Borough Ref. F5/9/34 FOR OFFICE USE ONLY PAID & Fee £ 2 Registered No. 8400267 Date Received 08/02/84. Cheque/Pestal-Order/Cash Resoipt No. Receipt No. Issued PO-18-50 ...... PLEASE READ THE GENERAL NOTES BEFORE FILLING IN THE FORM PART To be completed by or on behalf of all applicants as far as applicable. ONE 9 FEE (where applicable) APPLICANT (in block capitals) AGENT (if any) to whom correspondence should be sent Name MRS 7 PARTICULARS OF PROPOSAL FOR WHICH PERMISSION IS SOUGHT (a) Full address or location 29 LANGUAND of the land to which this application relates NA (b) Site area hectares 2 VEHICLE (c) Give details of proposal indicating the purpose for which land/buildings b) FORM ATION are to be used and WOGNIW including any change(s) of use. RESIDENTIAL FLANNING AND COMMUNICATION. (d) State whether applicant owns or N0 DEPARTMENT controls any adjoining land and if so, give its location. CAMDEN -8FEB1984 (e) State whether the proposal involves: -State Yes or No REFERRED TO..... If "Yes" state gross floor area (i) New building(s) No or extension(s) to of proposed building(s).  $m^2$ existing building(s) If residential development state number of dwelling units proposed and type if known, e.g. houses, bungalows, flats. (ii) Alterations ..... JE! V10 (iii) Change of use ..... If "Yes" state gross area of land or building(s) affected by (iv) Construction of a new \ vehicular... proposed change of use (if more than one use involved access to a highway pedestrian hectares/m<sup>2</sup>\* state gross area of each use). (v) Alteration of an vehicular... existing access to a pedestrian highway \* Strike out whichever is inapplicable

3.	PARTICULARS OF APPLICATION
	State whether this application is for  (i) Outline planning permission  (ii) Full planning permission  State Yes or No determined at this stage.  1 siting 4 external appearance 2 design 5 means of access 3 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 planning permission has been granted.  (iv) Consideration under Section 72
_	only (Industry)
4.	PARTICULARS OF PRESENT AND PREVIOUS USE OF BUILDINGS OR LAND  State:—  (i) Present use of building(s)/land  (ii) If vacant the last previous use and period of use with relevant dates.
5.	EIST ALL DRAWINGS, CERTIFICATES, DOCUMENTS ETC; forming part of this application BRAWINGS 4 NO LG   1 and LG   3
6.	ADDITIONAL INFORMATION  (a) Is the application for non-residential development  State Yes or No  If Yes complete PART THREE of this form (See PART THREE for exemptions)
	(b) Does the application include the winning and working of minerals  If Yes complete PART FOUR of this form
	(c) Does the proposed development involve the felling of any trees If Yes state numbers and indicate precise position on plan
_	(d) (i) How will surface water be disposed of? MAINS
	(ii) How will foul sewage be dealt with?  (b) Materials — Give details (unless the application is for outline permission) of the colour and type of materials to be used for:  (i) Walls — NA — (iii) Roof — NA — (iii) Means of enclosure — NA — (iii) Means of enclosure — NA — (iii) Means of enclosure — NA — (iiii) Means of enclosure — (iiii) Means of enclosure — (iiiii) Means of enclosure — (iiiii) Means of enclosure — (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
s	I/We hereby apply for (strike out whichever is inapplicable)  (a) planning permission to carry out the development described in this application and the accompanying plans in accordance therewith.  (b) planning permission to retain the building(s) or work(s) already constructed or carried out, or a use of land already instituted as described on this application and accompanying plans.  Date 6 2 8 4
	AN APPROPRIATE CERTIFICATE MUST ACCOMPANY THIS APPLICATION (See General Notes)  If you are the ONLY owner of ALL the land at the beginning of the period 20 days before the date of the application, complet Certificate A. If otherwise see PART TWO of this form
CEI	Certificate under Section 27 of the Town and Country Planning Act 1971.  I hereby certify that:—  1. No person other than the applicant was an owner (a) of any part of the land to which the application relates at the beginning of the period of 20 days before the date of the accompanying application.  2. None of the land to which the application relates constitutes or forms part of an agricultural holding; or the land to which the applicant has given the requisite notice to every person other than himself the application, was a tenant of any agricultural holding any part of which was comprised in the land to which the application relates, viz:—  Name and Address of Tenant.
	*strike out whichever is inapplicable Date of Service of Notice
s	igned on behalf or PETOUY Date 6 2 84

## Statement of Applicant's Rights Arising from the Grant Permission subject to Conditions

- 1. If the applicant is aggrieved by the decision of the local planning authority to grant permission or approval subject to conditions, he may appeal to (and on a form obtainable from) the Secretary of State for the Environment, Tollgate House, Houlton Street, Bristol, BS2 9DJ, in accordance with Section 36 of the Town and Country Planning Act 1971 within six months of receipt of this notice. The Secretary of State has power to allow a longer period for the giving of a notice of appeal, but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State is not required to entertain an appeal if it appears to him that permission for the proposed development could not have been so granted otherwise than subject to the conditions imposed by the local planning authority having regard to the statutory requirements, to the provisions of the development order, and to any directions given under the order. (The statutory requirements include Sections 70 and 77 of the Act.)
- 2. If permission to develop land is granted subject to conditions, whether by the local planning authority or by the Secretary of State, 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 a purchase notice requiring the Council to purchase his interests in the land in accordance with the provisions of Part IX of the Town and Country Planning Act 1971.
- 3. In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is granted subject to conditions by the Secretary of State on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in Section 169 of the Act.

## General Information

This permission is given subject to the time limit conditions imposed by the Town and Country Planning Act 1971, and general statutory provisions in force in the area and nothing herein shall be regarded as dispensing with such compliance or be deemed to be a consent by the Council thereunder.

Your particular attention is drawn to the provisions of the London Building Acts 1930-39, and the by-laws in force thereunder which must be complied with to the satisfaction of the District Surveyor, whose address may be obtained from this office.

I would also remind you that the Council's permission does not modify or affect any personal or restrictive covenants, easements, etc., applying to or affecting either this land or any other land or the rights of any persons (including the London Borough of Camden) entitled to the benefit thereof or holding an interest in the property concerned in this development or in any adjoining property. In this connection applicants are advised to consult the Director of Works, Old Town Hall, Haverstock Hill, NW3 4QP, regarding any works proposed to, above or under any carriageway, footway or forecourt.

It is also necessary to obtain Listed Building Consent before any works of demolition, extension or alteration (internal or external) are undertaken to a building included in the Statutory List of Buildings of Architectural or Historic Interest: or before any works of demolition are undertaken to a building where a direction is in force making the building subject to control under Section 8 of the Town and Country Planning (Amendment) Act 1972. A planning permission does not constitute a Listed Building Consent.