London Borough of Cameler



Planning and Communications Department Old Town Hall 197 High Holborn London WC1V 7BG

B Schlaffenberg Dr Arets (Rome) D pr CERT2 Director of Planning and Corr munications

Tel: 01-405 3411

· · ·	Date MAY SIZ
Se straig Reden Jahrei e n Jahr Sain 11 - 11	Your reference
London WC 1 gl.	Our reference CDP, 3. A. A. C. Brill
	Telephone inquiries to:
	Meissas Mydio Ext.
eest Sit.	· · · · · · · · · · · · · · · · · · ·

TOWN AND COUNTRY PLANNING ACTS, 1962-1968 LONDON GOVERNMENT ACT 1963

Permission for development (limited period)

The Council is pursuance of is powers in $k = 1 \text{ powermentioned Acts and Orders made there, ace, hereby permute the development referred to in the undernehabled Schedule subject to the conditions set out the chand in accordance with the plans submittel, save in solar as they otherwise be required by the said conditions.$

The remainsion is given subject to due compliance with any local Acts, regulations, building byelaws and general statutory provisions in force in the area and cothing herein shall be regarded as dispensing with such compliance or be deemed to be a consent by the Council take index.

Your attention is grawn to (a) the provisions of the Lordon Building Acts 1930-39 and the byelaws is force thereunder which must be complied with to the sat effection of the District Surveyor, whose address mass contained from this office and (b) to the S argument of applicant's Rights set out overleaf.

I would also remind you that the Council's permission coes not modify or affect any personal or restricting dovenants, easements, etc., applying to or affecting either this laid or any other land or the rights of any persons (including the London Borbugh of Canden entitled to the batefit thereof or holding an interest in the property concerned in this dovelopment or in any adjoining property.

SC TEDULE

Date of application:

Plans submitted: Reg. No. March 1977

131 0

Your Nos:

Development ·

The retaining of a corrugated iron fence for a further limited period at a Jambey Street, London, Was

Conditions:

The limited period for the retuntion of the structure shall be until 28th February 1974 on or before the expiration of which period the structure shall be removed. The type of structure is not such as the Council is prepared to approve, other than for a limited period in view of its appearance.

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Yours faithfully,

Directo.

(Duly authorised by the Council to sign this document.)

Statement of Applicant's Rights arising from the grant of 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 Minister for Local Government and Development, Department of the Environment, Whitehall, London, SW1, in accordance with section 23 of the Town and Country Planning Act 1962, within six months of receipt of this notice. The Minister 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 Minister 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 section 6 of the Control of Office and Industrial Development Act 1965 and section 23 of the Industrial Development Act 1966.)
- (2) If permission to develop land is granted subject to conditions, whether by the local planning authority or by the Minister, 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 Common Council, or on the Council of the county borough. London borough or county district in which the land is situated, as the case may be, a purchase notice requiring that council to purchase his interests in the land in accordance with the provisions of Part VIII of the Town and Country Planning Act 1962 (as amended by the Town and Country Planning Act 1968).
- (3) In certain circumstances, a claim may be made against the local planning authority for compensation, where pennission is 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 123 of the Town and Country Planning Act 1962.