CTP 24



Planning and Communications Department
Camden Town Hall
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London WC1H 8EQ

Tel: 278 4366

Geoffrey Hoar BSc(Est Man) Dip TP FRTPI Director of Planning and Communications

Item No.

10

Ronald J. Cushing Associates, 168 Pinner Visw, Harrow, Middlesex Date 27 10 1983

Your reference

Our reference **G6/7/A/35033**Telephone inquiries to:

Mr. C. L. Baker

Ext. 308

Dear Sir(s) or Madam,

TOWN AND COUNTRY PLANNING ACTS Permission for development (limited period)

The Council, in pursuance of its powers under the above-mentioned Acts and Orders made thereunder, hereby permits the development referred to in the undermentioned Schedule subject to the condition(s) set out therein and in accordance with the plan(s) submitted, save insofar as may otherwise be required by the said condition(s).

Your attention is drawn to the Statement of Applicant's Rights and to the General Information set out overleaf.

SCHEDULE

Date of application: 11th October 1982

Plans submitted: Reg.No: 35033

Your No(s):305/A

Address: Railway Coalyard, Rear of 269 Finchley Road, NW3

Development: Change of use from coalyard to wasts transfer station, including the erection of a portable site office.

Condition(s):

1. The limited period for the use shall be until 30 April 1984 by which date the use shall be discontinued and determined.

2. The operation of the use shall be limited to the hours of 7 a.m. to 6 p.m. Mondays to Friday, 7am. to 1pm. on Saturdays and no operation on Sundays and Public holidays. 3(a) No wastes other than solid non-putressible wastes as detailed below shall be received or handled at the facility:

	MODGAYA TO TYTICAYA	SASUESAVA
Construction industry waste	185 tons per day	95 tons per day
Commercial waste	15 toms per day	5 tons per day

November, 1977

All correspondence to be addressed to the Director of Planning and Communications.

P.T.O.

- (b) Ho "Special Waste" as defined by the Control of Pollution (Special Waste) Regulations 1980 (S.I. 1980 No. 1709) and no other wastes which prior to the 16th March 1981 were notifiable under the Deposit of Poisonous Waste Act 1972, shall be handled at the site.
- (e) No elinical waste as defined in Clause 4 of the document entitled "The Safe Disposal of Clinical Waste" issued by the Health and Safety Commission and the Health Services Advisory Committee in May 1982 shall be handled at the site.
- 4. No burning of maste shall take place on the site.

Reasons for conditions:

- 1. The use as a waste transfer station is not such as the Council would be prepared to approve other than for a limited period and would prejudice the proper development of the site.
- 2. 3. 44. To safeguard the amenity of adjoining owners and the area generally.

Yours faithfully,

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Director of Planning and Communications (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 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 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 within a designated Conservation Area.

A planning permission does not constitute a Listed Building Consent.