ondon B	orough	-1. JUN 1985 SR CPT.12 Planning Department				
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ta di spir 🔸	•	•		ang sa kanalan La sa sa kanalan La sa sa sa sa sa sa sa sa		affenberg, Dr.Arch.(Rome) ,Dip.T g Officer MTI
•		: · .	•		Date	27th June, 1966.
	Hosers, R. So 31, Red Lion London, W.C.	" cuara,	artners,		Your ref	erence
			-	•	-	MT/PR
6 N				- · · · ·	Our refe	erence
	• . •					CIF/II2/11/\/0041
Dear SirS	•			PLANNING AC Ment Act, 19		•
		Permissi	on for Develo	pment (Conditi	onal)	•
General Deve to the condit	lopment Order, 1963	hereby permi	ts the develo	pment referred	to in the u	the Town and Country Planning ndermentioned Schedule subject e in so far as may otherwise be
,	attention is drawn to					
and general a	ermission is given statutory provisions r be deemed to be a	in force in t	the area and	nothing herein:	local Acts shall be re	, regulations, building bye-laws garded as dispensing with such
A B A B B B B B B B B B B B B B B B B B	particular attention under which must b be obtained from the	e complied wi	the provision ith to the sati	s of the Londo Isfaction of the	n Building District S	Acts, 1930-39 and the byelaws urveycr, whose address, in case

I would also remind you that the Council's permission does not modify or affect any personal or restrictive hts, easements, etc., applying to or affecting either this land or any other land or the rights of any persons ichiding the London Borough of Camden) entitled to the benefit thereof or holding an interest in the property conerned in this development or in any adjoining property.

Schedule 11 Date of application: 20th Hay, 1964. 12 S + 1 + 1 + 1 en de la rue Your Nos: 1025/000, 213-250,243,254, 26., and 27. Plans submitted: Reg. No: 2011 Development: The molevelopment of Nos. 85-89, Conden Read and 12-14, Recipistor Hews, Conden, by the erection of a part one, part five and part sizesteroy building to provide stred filling station and councreded gamage on the ground illow with cor parising on the most and to flats over and the formation of her becoses to the highway. . பின்கப் பிலும்புக்கில் என்றாலில் இசியின் பிலப்பிற்றும் எப்பிருதிப்பிக்கு **புகல்றது**ம் முழையில் இசியில் இசியில் பியிட்டுப்பில் பிலப்பில் என்பில் பிலும் கமில் பிலப்பில் கிலில் பாலப்புகள் குண்டு என்று பிலப்பில் கிலைக்கு பிரிய இந்துகள் கிலப்பில் கிலைவி சிலப்பில் பிலப்பில் குவில் தல் பிலப்பு கிலும்புகளில் திலைகள் திலைக்கு பிலில் கிலப்பில் பிலைவி சிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் கிலைகள் கிலப்பில் பிலப்பில் கிலைவி சிலப்பில் பிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் கிலைகள் திலைகள் பிலில் கிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் பிலப்பில் கிலைகள் கிலப்பில் பிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் கிலப்பில் பிலப்பில் கிலப்பில் கிலப்பிலப்பில் கிலப்பிலப்பில் கிலப்பில் கிலப்பில் கிலப்பில் கிலப்பில் கிலப்பிலு கிலப்பில் கிலப்பில் கிலப்பில் கிலப்பில் கிலப்பிலு கிலப்பிலப்பிலப்பிலப்பிலில் கிலப்பிலப்பில் கிலப்பிலு கிலப்பில் கிலப்பில் கி المانا فكسناء المغر n de la composition d Composition de la comp Conditions: "approved shall be provided and retained generanently for the accomposition and the realized of the section of the real dontiel part of the real and of the staff aplayed in the petrol corrice station and for no other Section of purpose. All communications to be addressed Deve lopment Completed Report D.S. 16/8/68 to the Planning Officer. P.T.O.

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- He loading or unloading of goods including fual, by vehicles arriving at or departing from the presises shall be carried out otherwise than within the curtilago of the site.
- The forecourt of the petrol filling station shall not be used for the display or sale of vehiclos.
- The boundary walls shall be limited to a height of 2'6" and a splay 15' by 10' shall be provided at the junction of Cundon Rond and Rochester Hoad.
- The line of widening and splay on the site must be agreed with the Director of Đ∎÷ Highways and Transportation, Groater London Council, The County Hall, Mestminstor Bridge, S.E.1. and all buildings, fuel storage tanks and other structures should be set back within the line of widening and the interceptors should be within the Reconscious and and and and and any of the site.
- All fuel purps and openings to fuel storage tanks should be set back 20' behind 5. the line of widening.
- Land in advance of the line of widening of Candon Road, including the corner splay, shall be pade level with the public way and let open and unobstructed. 7.
- A in advance of the building on the Rochester Road frontage shall be made 8. le vol with the public way and left open and shall not be used for the display, cele or parking of vehicles, excepting four parking encos behind a screen at the north-cast comor of the building.

ind roof terrace screen shall be at least 6 high on the south-east boundary. 9.

- 10. Details of the car holst proposed, its capacity, means and speed of operation shall be submitted to and have been approved by the Council before building work is commenced.
- 11. The facing bricks to be used on the building shall bot be otherwise than these as shall have been approved by the Gouncil before any work on the site is conmonded. eddyng - Clear Chill, No 🙀 Pert Marshol (Al

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Yours faithfully,

ากกราก และ 565 - 355 - 755 (กระการกรากกระวิทยาที่การเป็นรักษณะ เกิดสินเทราะ 465 (เมษายน 1922 กระมาณต่องที่ คำแนกครากเป็นวิทยายี่ 1 กระวิษัทยางเป็นเป็น 28 กระวิทยามากกระ

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Statement of Applicant's rights arising from the refusal of planning permission or from the grant of permission subject to conditions

- (1) If the Applicant is aggrieved by the decision of the local planning authority to refuse permission or approval for the proposed development, or to grant permission or approval subject to conditions, he may by notice served within one month of receipt of this notice, appeal to the Minister of Housing and Local Government in accordance with Section 23 of the Town and Country Planning Act, 1962. The Minister has power to allow a longer period for the giving of a Notice of Appeal and he will exercise his power in cases where he is satisfied that the applicant has deferred the giving of notice because negotiations with the local planning authority in regard to the proposed
- development are in progress. The Minister is not, however, required to entertain such an appeal if it appears to him that permission for the proposed development could not have been granted by the local planning authority, or could not have been so granted otherwise than subject to the conditions imposed by them, having regard to the provisions of Section 17, 18 and 19 of the Act and of the Development Order and to any directions given under the order.
- (2) If permission to develop land is refused, or granted subject to conditions, whether by the local planning authority or by the Minister of Housing and Local Government and the owner of the land claims that the land has become incapable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, he may serve on the London Borough Council or, in the case of land in the City of London, on the Common Council of that City a purchase notice requiring that council to purchase his interest in the land in accordance with Section 129 of the Town and Country Planning Act, 1962.
- (3) In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is refused, or 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.
- (4) Any appeal should be made on the appropriate form which can be obtained from the Minister of Housing and Local Government, Whitehall, S.W.1.

District Survey to

Prenises: 85-9, Candon Roed

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Reasons:

1. & 2. To avoid obstruction of the surrounding streets by waiting vehicles.

3. To ensure satisfactory circulation of vehicles within the site.

4. To provide adequate sight lines for vahicles emerging onto Canden Eca d.

5. 6. 2.7. To ensure that future read improvements are not prejudiced. 8. Tomintain the menity of the entrance to the flats. 9. To prevent overlocking of adjacent property.

- 10. To ensure that the Council may be satisfied that access and egress from the parking area will be convenient and speedy.
 - . To ensure that the Council may be satisfied as to the external appearance of the building.

arther Information:

- c. Informative traffic signs, i.e. 'HN', 'NO EXIT', 'OUR', 'NO HATRY' and a sign prohibiting the reversing of vehciles into the highway are to be in accordance with the Truffic Signs Regulations and General Direction, 1957, and sited to the approval of the Borough Engineer and Surveyor, who should be consulted before their erection.
- b. This decision is without prejudice to any requirements that may be made under the provisions of:-
 - 1. The Potroleum (Consolidation) Act, 1936.
 - ii. The London Building Acts, 1930-39, and the Highways Act, 1959.
- c. The Borough Engineer and Surveyor should be consulted regarding the construction of the pavement crossovers.

This pomission does not include consent for the display of any signs or advertisements, which should be the subject of a separate application subsitted in accordance with the Town and Country Planning (Control of Advertisements) Regulations, 1960.

8. This decision is without prejudice to the Council's interest as lessor - of the residential accomposition.