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Planning Department

Old Town Hall 197 High Holborn London, WC1 Telephone : Holborn 3411

B. Schlaffenberg, Dr. Arch. (Rome), Dip. TP. Planning Officer MTPI

29 NAR 1987

Konneth Peacock Eq. F.R.I.B.A. Messra Louis de Scissons, Peacock, Hodges, Robertson, Frasor, 3. Park Square Meus, Upper Harley Street, London, N.V.L.

Your reference KP/NJ/HO

Our reference CIP / 116/11 / A/3326

TOWN AND COUNTRY PLANNING ACT, 1962 LONDON GOVERNMENT ACT, 1963

Permission for Development (Conditional)

The Council, in pursuance of its powers under the above-mentioned Acts and the Town and Country Planning development Order, 1963, hereby permits the development referred to in the undermentioned Schedule subject inditions set out therein and in accordance with the plans submitted, save in so far as may otherwise be by the said conditions.

our attention is drawn to the Statement of Applicant's Rights set out overleaf.

The permission is given subject also to due compliance with any local Acts, regulations, building bye-laws all statutory provisions in force in the area and nothing herein shall be regarded as dispensing with such the or be deemed to be a consent by the Council thereunder.

the particular attention is drawn to the provisions of the London Building Acts, 1930-39 and the byelaws there ereunder which must be complied with to the satisfaction of the District Surveyor, whose address, in case may be obtained from this office.

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

Schedule

plication: 26th February, 1967

hitted: Reg. No: 3326

Your Nos: 532/1..7 inch)

and beschent garage on the site of 21-23 filgrove Road and 47-49, Belsize Road, Conden.

ASSIGNED NODRESS SFIERDAN COURT, 47/#, BOAGIZE DO SR.N. 1.5.69

Conditions: The whole of the car parking accomposition shown on the drawings shall be provided and retained personently for the accomposition of vehicles of the econders and users of the remainder of the building provided that nothing in this condition shall prevent the use of part of such car-parking accomposition by persons or bodies for such periods and at such times as the Council may from time to time approve in writing.

All communications to be addressed to the Planning Officer.

P.T.O.

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Conditions Continued:-	
2. No loading or unloading of goods, including fuel, by vehicles arriving at or departing from the premises shall be carried out otherwise than within the curtilage of the building.	
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Reasons for the imposition of conditions:	 An Article (a) and (b) and (b)
1. To ensure the permanent retention	on of the accommodation for parking purposes
to that the use of the building does not add to traffic conjection.	
to adjacent premises.	rounding streets and to safeguard amenities
ار میں دیکھی ہوتا ہے است میں دیکھی کی میں کا میں کا میں واقعہ کا میں کا دیکھی کا ایک میں میں میں میں کا میں کا میں	and a second
1984 and 19	Deer Str.
The Borough Engin or and Survey (MAMpstend 7171) should be con crossover on the public way.	or, Old Town Hall, 213, Haverstock Hill, N.V.3. sulted regarding the construction of the
This permission is granted without prejudice to the necessity of obtaining consent under the Town and Country Flanning (Control of Advertisements) Regulations, 1960. Application forms can be obtained from the under-signed.	
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Planning Officer, (Duly authorised by the Council to sign this document.)	
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permission or from the grant of permission subject to condition	
() 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 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, be 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 per- mission 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.	
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