From: Altine Topping <altine.topping@eliastopping.co.uk>

**Sent:** 05 February 2016 10:47

To: Team P11

**Subject:** 64 Kilburn High road London NW6 4HJ Appeal ref APP/X5210/W/15/3140916

**Attachments:** 160203 Letter to Ms J Martin PINS FINAL.pdf

Dear Ms Martin

Please find attached correspondence in respect of the above appeal for your attention in due course.

Yours sincerely

Altine Topping Bsc (Hons) MRICS Partner

Elias Topping 137 Newhall Street Birmingham B3 1SF Tel. 0121 248 3355 Fax. 0121 248 3354 www.eliastopping.co.uk

The information contained in this e-mail may be confidential and/or privileged and is intended solely for the person(s) or entity(s) to whom it is addressed. If you are not the intended recipient of this e-mail please contact the sender and delete the information from your computer. The use, disclosure, copying or distribution of this information by person(s) or entity(s) who are not the intended recipient is prohibited. We have taken reasonable precautions to ensure that this e-mail has been swept for viruses, we cannot however accept any liability for any related loss or damage that you may suffer as a consequence of our transmission of this e-mail.

This email was scanned by the Government Secure Intranet anti-virus service supplied by Vodafone in partnership with Symantec. (CCTM Certificate Number 2009/09/0052.) In case of problems, please call your organisations IT Helpdesk.

Communications via the GSi may be automatically logged, monitored and/or recorded for legal purposes.



137 Newhall Street Birmingham West Midlands B3 1SF

T: +44 (0)121 248 3355
F: +44 (0)121 248 3354
E: info@eliastopping.co.uk
www.eliastopping.co.uk

Ms J Martin
The Planning Inspectorate
Temple Quay House
2 The Square
Temple Quay
BRISTOL
BS1 6PN

By email: teamp11@pins.gsi.gov.uk 5 February 2016

Dear Ms Martin

64 Kilburn High Road London NW6 4HJ Change of Use of Ground Floor from Retail Unit (Class A1) to a Betting Shop (Sui Generis)

Appeal Ref: APP/X5210/W/15/3140916

We are retained by clients who objected to the above planning application and who wish to make further representations to support the LPA's decision to refuse consent for the same on 6 July 2015.

We have reviewed the Appellant's Statement and would like to draw the Inspector's attention to the following additional comments

## **General Points Relating to the Summary**

- The character of the area surrounding the subject unit is a matter of perception: when visiting the site and viewing the Goad Plan it is clear there are already a high number of existing licenced betting offices (LBO's) close to the subject site.
- The unit remains in a highly prominent location in the designated primary Retail Frontage for the centre.
- The proposal would breach the LPA's threshold if the guidance in the Camden Policy Guidance 5 (CPG 5) is correctly applied
- It is disingenuous to include banks and building societies in the calculations; whilst permitted development rights have been eased, these uses do not form part of the traditional retail offer in a centre
- Whilst not part of the adopted Development Plan, CPG 5 is a significant material consideration in the determination of the proposal and was adopted more recently than either the Core Strategy or the Development Policies DPD. It is a clear illustration of the LPA's emerging policy and provides clarification on the application of adopted policies. As such its guidance should be taken into account when assessing this proposal.

Turning to more detailed consideration of the Statement we confirm:

5.13

When assessed correctly, using the adopted policy test of the number of units, as opposed to the measured frontage, the number of A1 retail units in the frontage will be reduced to 70%. The proposal is therefore clearly contrary to policy.

5.15

A standard ground floor lock-up shop unit typically has a frontage of 5.0 m. The subject unit is confirmed to have a frontage of 4.7 m, being only 30 cm smaller than a standard unit. We therefore suggest that the subject unit, rather than being a "very small unit" is in fact the size of a typical retail unit in a centre such as this and only appears small as a result of the larger units next door. No allowance for the alleged smallness of the frontage should therefore be made in the assessment of the proposal.

5.23

The core frontage is again incorrectly assessed by the appellant; the proposal should be assessed on the *number* of units, not the measured frontage

5.33

The inability of the Landlord to secure a Tenant to pay the figure he believes to be the open market rental for the unit is not material to the appeal. If anything, the fact two previous national retailers who paid similar rental figures to that agreed with the appellant went into administration suggests this may be an excessive figure and that a more realistic figure could secure a permanent A1 retail tenant

5.44

It is clear the proposed use will largely attract customers from the 8 existing LBO's located in close proximity to the site, rather than attract new customers as would be the case with a new retail offer. We respectfully suggest the appellant's statement that the use will attract significant new footfall to the area to be misleading.

5.57

Despite the case officer's incorrect assessment of the number of existing LBO's in the area, we suggest the close proximity of 8 existing LBO's is sufficient to be considered a cluster of that use and justify the LPA's objection to further intensification.

5.59

Again, we respectfully suggest assessment of the area confirms the presence of a concentration of existing LBO's, being contrary to the provisions of para 12.6 of the DPDPD.

## 5.83

The fact that the centre is stated to be vibrant and busy suggests the current mix of uses is working well, and the LPA is therefore correct to seek to retain this, through refusal of consent for the proposed loss of a prominent retail unit in the Primary Frontage.

We therefore conclude the Council was correct to refuse consent for the proposal and trust the Inspector will be able to uphold their decision in due course.

We would be grateful if the points made above could be considered as part of the appeal and would be obliged if you could inform us as to the outcome in due course.

Yours sincerely

MRS J ALTINE TOPPING BSC (HONS) MRICS

E-mail: altine.topping@eliastopping.co.uk

Our reference: JAT/C12