

Mr Michael Mills Firstplan Bramah House 65-71 Bermondsey Street London SE1 3XF

Application Number: PA/16/03605

15/02/2017

Dear Sir/Madam.

Place Directorate Development Management Town Hall, Mulberry Place 5 Clove Crescent London E14 2BG

www.towerhamlets.gov.uk

**Enquiries to:** Stephen P Whalley **Tel:** 020 7364 5321

Fax: 020 7364 5415

Town and Country Planning Act 1990 (as amended)

### CONDITIONAL PERMISSION FOR DEVELOPMENT

In accordance with the Act and Order mentioned above, Tower Hamlets Council as Local Planning Authority hereby gives notice of its decision to grant permission for the development referred to in the schedule to this notice and as shown on the submitted plans and particulars subject to the conditions set out in the schedule.

You are advised that this permission does not modify or extinguish any covenants, easements or other restrictions applying to or affecting the land, or the rights affecting the land, or the rights of any other person entitled to the benefits thereof. You are also advised that this permission does not relieve you of the need to obtain any approval necessary under the Building Act 1984, Building Regulations 2000, or other related legislation. In this connection you should contact the Head of Building Control, Town Hall, Mulberry Place, 5 Clove Crescent, London, E14 2BG (020 7364 5241) for advice or guidance on the necessity for obtaining building regulation approval in this particular case.

Applicants are reminded of the need to comply with the provisions of Part II of the London Building Acts (Amendment) Act 1939 in order to obtain official geographical and postal addresses and to get any newly created streets and access-ways officially named. In order to avoid delays at completion stage of the work the application should be made on commencement of the work or shortly thereafter. Details of the development, including site, block and internal plans annotated with unique plot numbers and additional development information such as tenure, number of bedrooms etc. with completed application forms (available from the Street Naming and Numbering webpage on the Councils website) should be sent to Planning and Building Control, Street Naming and Numbering, Mulberry Place, 5 Clove Crescent, London, E14 2BG.

Your attention is drawn to the following statement of applicants' rights:-

# 1) Appeals to the Secretary of State

If you are aggrieved by this decision you may appeal to the Secretary of State for Communities & Local Government in accordance with Section 78 of the Town and Country Planning Act 1990. If you want to appeal from the date of your decision notice then you must

same or substantially the same as development that is currently or subsequently the subject of an enforcement notice. You must use a form which you can get from the Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN (Tel 0303 444 5000). The Secretary of State can allow a longer period for giving notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Secretary of State need not consider an appeal if it seems to him that the local planning authority could not have granted planning permission for the proposed development or could not have granted it without the conditions it imposed, having regard to the statutory requirements, to the provisions of the development order and to any directions given under the order. In practice the Secretary of State does not refuse to consider appeals solely because the local planning authority based its decision on a direction given by him.

# 2) Purchase Notice

If either the local planning authority or the Secretary of State for the Environment refuses permission to develop land or grants it subject to conditions, the owner may claim that they can neither put the land to a reasonably beneficial use in its existing state nor can they render the land capable of a reasonably beneficial use by the carrying out of any development which has been or would be permitted. In these circumstances, the owner may serve a purchase notice on the Council in whose area the land is situated. This notice will require the Council to purchase their interest in the land in accordance with the provisions of Part VI of the Town and Country Act 1990.

## 3) Compensation

In certain circumstances compensation may be claimed from the local planning authority if permission is refused or granted subject to conditions by the Secretary of State on appeal or on reference of the application to him. These circumstances are set out in Section 114 and related provisions of the Town and Country Planning Act 1990.

Yours sincerely,

Owen Whalley, Divisional Director - Planning and Building Control

### **SCHEDULE**

# **Full Planning Permission**

Location: Blackwall Dlr Station Car Park, Prestage Way, London, E14 9QE

Proposal: Erection of seven Class B1(c) commercial kitchen pod units (on a temporary

basis for 18 months).

**Date**: 15/02/2017 **Reference**: PA/16/03605

**Application** 7 December, 2016

Received on:

Application 21 December, 2016

Registered on:

**Documents and** Planning Statement dated Nov 2016, ref: 16332/MM

**Drawings** Transport Statement dated 24/11/2016, ref: SW/JM/PR/ITL12327-001A

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ROOBOX SPECIFICATION DATASHEET

# Statement of positive and proactive engagement

The Local Planning Authority has worked with the applicant in a positive and proactive manner by making available a formal pre-application process, including free duty officer advice. The Local Planning Authority has also produced policies and provided written guidance, all of which are available on the Council's website and which has been followed in this instance.

#### **Conditions and Reasons:**

1 - The development hereby permitted shall be begun before the expiration of three years from the date of this permission.

Reason: To comply with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).

2 - The kitchen pods hereby permitted shall be retained for a limited period of 18 months only from the date of this decision notice, on or before which date the structure shall be removed, and the use shall be discontinued.

Reason: The form and appearance of the development is unacceptable as a permanent solution due to its impact upon the character and appearance of the locality and the neighbouring residents. The retention of the proposal for a longer period will therefore be contrary to policies DM24 and DM25 of the Managing Development Document (2013), both policies seek to ensure permanent and appropriate design.

3 - The development hereby permitted shall be carried out in accordance with the approved plans listed in the Schedule to this planning permission.

Reason: For the avoidance of doubt and in the interests of proper planning.

4 - The cycle storage shall be provided prior to the occupation of the development and maintained throughout the duration of the development.

Reason: To ensure the provision of adequate cycle parking facilities in accordance with the requirements of policy 6.9 of the London Plan (Spatial Development Plan for Greater London) 2011.