	η.	South Dublin County Cor Local Government (Planning & Developme Acts 1963 to 1993 Planning Register (Par	ent)	Plan Register No. S97A/0431
1.	Location	N4 Lucan Road, Western Parkway, Coldcut Rd, Greenhill Housing Estate, Quarryvale Park and Fonthill Road		
2.	Development	Full planning permission is sought by Dical Investment Limited for new Mezzanine floor to previously approved Store 2 at Quarryvale Shopping Centre, including revisions to elevational treatment, and provision of new lift at site.		
3.	Date of Application	04/07/97		ther Particulars ested (b) Received
) 3a.	Type of Application	Permission	1.,	
		*	-2 .	2.
4.	Submitted by	Name: Project Architects Address: Fleming Court Flemi	ings Place	
5.	Applicant	Name: Dical Investment Lt Address: 17 Seaton Place, St		sey, Channel Islands

б.,	Decision	O.C.M. NO. 1669	Effect AP GRANT PERMISSION
		Date 21/08/97	*
7.	Grant	O.C.M. No. 1983	Effect AP GRANT PERMISSION
J		Date 01/10/97	AP GRANT PERMISSION
8.	Appeal Lodged		
		w >	·
9.	Appeal		
	Decision		
10.	Material Contra	vention	
11.	Enforcement	Compensation	Purchase Notice
12.	Revocation or An	nendment _j	
13.	E.I.S. Requested	E.I.S. Received	E.I.S. Appeal
14.	Registrar	Date	Receipt No.

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REG. REF. 597A/0431 SOUTH DUBLIN COUNTY COUNCIL COMHAIRLE CHONTAE ÁTHA CLIATH THEAS



PLANNING DEPARTMENT

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Project Architects Fleming Court Flemings Place Dublin 4

NOTIFICATION OF GRANT OF Permission

LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACTS, 1963 TO 1993

Decision Orde	r Number 1669	Date of Decision 21/08/97	
Register Refe	rence 597A/0431	Date 4th July 1997	
Applicant	Dical Investment Ltd		
Development	Limited for new Mezzan Store 2 at Quarryvale	on is sought by Dical Investment ine floor to previously approved Shopping Centre, including revisions nt, and provision of new lift at site	
	Limited for new Mezzan Store 2 at Quarryvale to elevational treatme N4 Lucan Road, Western	ine floor to previously approved Shopping Centre, including revisions	
Development Location Floor Area Time extension(Limited for new Mezzan Store 2 at Quarryvale to elevational treatme N4 Lucan Road, Western Housing Estate, Quarry	ine floor to previously approved Shopping Centre, including revisions nt, and provision of new lift at site Parkway, Coldcut Rd,Greenhill	

A Permission has been granted for the development described above,

subject to the following (10) Conditions.

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Conditions and Reasons

- Subject to the conditions set out below the development shall be undertaken in accordance with the submitted plans and details and shall otherwise accord with the terms and conditions of planning permission Ref: PL 06S. 093483 as amended by permission Refs. S96A/0306, S96A/0623 and S97A/ 0375 including the financial conditions thereof. REASON: In the interests of the proper planning and development of the area.
- 2 The proposed mezzanine floor area shall be used for storage and ancillary purposes as described in the drawings and details submitted with the application in association with the retail use of store no.2 only. In particular the mezzanine floor area shall not be used for retailing,

general warehousing or distribution purposes. REASON: In the interests of the proper planning and development of the area.

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This permission relates only to the matters as described in the submitted plans and details and does not relate to signage to the premises. REASON: In the interests of clarity.

4 That the water supply and drainage arrangements, including the disposal of surface water, be in accordance with the requirements of the County Council. REASON: In order to comply with the Sanitary Services Acts, 1878-1964.

(i) The developer shall pay the sum of £960,000 (nine hundred and sixty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index - Building and Construction (Capital Goods), published by the Central Statistics

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office to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the said Council in respect of works (comprising the widening of the N4 to a dual three lane carriageway and hard shoulder between the Palmerstown Interchange on the M50 motorway and the proposed Fonthill Interchange) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement of development. Payment of this contribution is subject to the provision of Section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular, the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order.

(11) In lieu of the foregoing the developer may carry out the said roadworks at his own expense and in accordance with the requirements of the Planning Authority.

REASON:

(1)

It is considered reasonable that the developer should provide for additional roadworks or contribute towards the expenditure proposed to be incurred by the Council in respect of works facilitating the proposed development.

The developer shall pay the sum of £620,000 (six hundred and twenty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index - Building and Construction (Capital Goods), published by the Central Statistics Office, to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the said Council in respect of works (comprising the provision of an additional west-bound lane on the N4 between the Fonthill and Foxhunter Interchange) facilitating the proposed development. The arrangements for payment shall as agreed upon between the developer and the said Council prior to commencement of development.

Payment of this contribution is subject to the provision of Section 26 (2)(h) of the Local

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Government (Planning and Development) Act, 1963 generally, and in particular, the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order.

(ii) In lieu of the foregoing the developer may construct the additional west-bound lane at his own expense. Detailed plans for the additional west-bound lane shall be in accordance with the requirements of the Planning Authority.

REASON:

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It is considered reasonable that the developer should provide for an additional west-bound lane, or should contribute towards the expenditure proposed to be incurred by the said Council in respect of works facilitating the proposed development.

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> The developer shall pay the sum of £330,000 (three hundred and thirty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index -Building and Construction (Capital Goods), published by the Central Statistics Office to South Dublin County Council as contribution towards the expenditure that is proposed to be incurred by the Council in respect of works (comprising the construction of the works (comprising the Construction of the Newlands/Fonthill Road) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement of development.

Payment of this contribution is subject to the provisions of Section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order. REASON:

It is considered reasonable that the developer should contribute towards the expenditure proposed to be incurred by the Council in respect of works facilitating the proposed development.

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The developer shall pay the sum of £100,000 (one hundred thousand pounds) (updated at the time of payment in accordance with changes in the Wholesale Price Index -Building and Construction (Capital Goods), published by the Central Statistics Office) to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the Council in respect of works (comprising improvements to Coldcut Road) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement.

Payment of this contribution is subject to the provision of section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order. REASON:

It is considered reasonable that the developer should contribute towards the expenditure proposed to be incurred by the Council in respect of works facilitating the proposed development.

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Prior to the commencement of development, the developer shall lodge with South Dublin County Council a bond of an insurance company, a cash deposit, or other security to secure the provision and satisfactory completion of roads, sewers, watermains, drains, car parks, open spaces and other services required in connection with the development, coupled with an agreement empowering the Council to apply such security or part thereof to the satisfactory completion of any part of the development. The security to be lodged shall be, as follows:-

- (a) as approved insurance company bond in the sum of £1,250,000 (one million, two hundred and fifty thousand pounds),
- (b) a cash sum of £750,000 (seven hundred and fifty thousand pounds to be applied by the Council at its absolute discretion if such services are not provided to its satisfaction, or
- (c) a letter of guarantee by any body approved by the Council for the purpose in respect of the proposed development in accordance with the guarantee scheme

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REG REF. 597A/0431 SOUTH DUBLIN COUNTY COUNCIL COMHAIRLE CHONTAE ÁTHA CLIATH THEAS



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agreed with the Council and such lodgement in any case has been acknowledged in writing by the Council.

REASON:

Lár an Bhaile, Tamhlacht,

Baile Átha Cliath 24.

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Bosca 4122,

To ensure the satisfactory completion of the development.

10 That a financial contribution in the sum of £1,067,931 (one million and sixty seven thousand, nine hundred and thirty one pounds) be paid by the proposer to South Dublin County Council towards the cost of provision of public services in the area of the proposed development and which facilitate this development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement of development. REASON:

It is considered reasonable that the developer should contribute towards the expenditure incurred by the Council in respect of works that facilitate the proposed development.

- (1) All buildings must be designed and constructed in accordance with the Building Regulations 1991 amended 1994.
- (2) Building Control Regulations require a Commencement Notice. <u>A copy of the</u> <u>Commencement Notice is attached.</u>
- (3) A Fire Safety Certificate must be obtained from the Building Control Authority, where applicable.
- (4) Free Standing Walls must be designed and constructed in accordance with IS 325: Code of Practice for use of Masonry Part 1 : Structural use of unreinforced Masonry. The Owner must also ensure that the construction of all walls is supervised by a competent person.

Signed on behalf of South Dublin County Council.

for SENIOR ADMINISTRATIVE OFFICER

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NOTIFICATION OF DECISION TO GRANT PERMISSION LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACTS, 1963 TO 1993

Decision Order Number 1669	Date of Decision 21/08/97
Register Reference S97A/0431	Date 4th July 1997

Applicant Dical Investment Ltd

Development Full planning permission is sought by Dical Investment Limited for new Mezzamine floor to previously approved Store 2 at Quarryvale Shopping Centre, including revisions to elevational treatment, and provision of new lift at site.

Location N4 Lucan Road, Western Parkway, Coldcut Rd, Greenhill Housing Estate, Quarryvale Park and Fonthill Road

Floor Area

Sq Metres

Time extension(s) up to and including

Additional Information Requested/Received

In pursuance of its functions under the above mentioned Acts, the South Dublin County Council, being the Planning Authority for the County Health District of Dublin, did by Order dated as above make a DECISION TO GRANT PERMISSION in respect of the above proposal.

Subject to the conditions (10) on the attached Numbered Pages. Signed on behalf of the South Dublin County Council.

for SENIOR ADMINISTRATIVE OFFICER

Project Architects Fleming Court Flemings Place Dublin 4

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Conditions and Reasons

Subject to the conditions set out below the development shall be undertaken in accordance with the submitted plans and details and shall otherwise accord with the terms and conditions of planning permission Ref: PL 06S. 093483 as amended by permission Refs. S96A/0306, S96A/0623 and S97A/ 0375 including the financial conditions thereof. REASON: In the interests of the proper planning and development of the area.

The proposed mezzanine floor area shall be used for storage and ancillary purposes as described in the drawings and details submitted with the application in association with the retail use of store no.2 only. In particular the mezzanine floor area shall not be used for retailing, general warehousing or distribution purposes. REASON: In the interests of the proper planning and development of the area.

This permission relates only to the matters as described in the submitted plans and details and does not relate to signage to the premises. REASON: In the interests of clarity.

That the water supply and drainage arrangements, including the disposal of surface water, be in accordance with the Page 2 of 7



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requirements of the County Council. REASON: In order to comply with the Sanitary Services Acts, 1878-1964.

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(1) The developer shall pay the sum of £960,000 (nine hundred and sixty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index - Building and Construction (Capital Goods), published by the Central Statistics Office to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the said Council in respect of works (comprising the widening of the N4 to a dual three lane carriageway and hard shoulder between the Palmerstown Interchange on the M50 motorway and the proposed Fonthill Interchange) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement of development. Payment of this contribution is subject to the provision of Section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular, the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order.

(ii) In lieu of the foregoing the developer may carry out the said roadworks at his own expense and in accordance with the requirements of the Planning Authority.

REASON:

It is considered reasonable that the developer should provide for additional roadworks or contribute towards the expenditure proposed to be incurred by the Council in respect of works facilitating the proposed development.

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The developer shall pay the sum of £620,000 (six hundred and twenty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index - Building and Construction (Capital Goods), published by the Central Statistics Office, to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the said Council in respect of works (comprising the provision of an additional west-bound lane on the N4 between the Fonthill and Foxhunter Interchange) facilitating the proposed development. The arrangements for payment shall as agreed upon between the developer and the said Council prior to commencement of development.

Payment of this contribution is subject to the provision of Section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular, the specified period

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> for the purposes of paragraph (h) shall be the period of seven years from the date of this order.

(ii) In lieu of the foregoing the developer may construct the additional west-bound lane at his own expense. Detailed plans for the additional west-bound lane shall be in accordance with the requirements of the Planning Authority.

REASON:

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It is considered reasonable that the developer should provide for an additional west-bound lane, or should contribute towards the expenditure proposed to be incurred by the said Council in respect of works facilitating the proposed development.

The developer shall pay the sum of £330,000 (three hundred and thirty thousand pounds) updated at the time of payment in accordance with changes in the Wholesale Price Index -Building and Construction (Capital Goods), published by the Central Statistics Office to South Dublin County Council as

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REG. REF. S97A/0431

contribution towards the expenditure that is proposed to be incurred by the Council in respect of works (comprising the construction of the works (comprising the Construction of the Newlands/Fonthill Road) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement of development.

Payment of this contribution is subject to the provisions of Section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order. REASON:

It is considered reasonable that the developer should contribute towards the expenditure proposed to be incurred by the Council in respect of works facilitating the proposed development.

The developer shall pay the sum of £100,000 (one hundred thousand pounds) (updated at the time of payment in accordance with changes in the Wholesale Price Index -Building and Construction (Capital Goods), published by the Central Statistics Office) to South Dublin County Council as a contribution towards the expenditure that is proposed to be incurred by the Council in respect of works (comprising improvements to Coldcut Road) facilitating the proposed development. The arrangements for payment shall be as agreed upon between the developer and the Council prior to commencement.

Payment of this contribution is subject to the provision of section 26 (2)(h) of the Local Government (Planning and Development) Act, 1963 generally, and in particular the specified period for the purposes of paragraph (h) shall be the period of seven years from the date of this order. REASON:

It is considered reasonable that the developer should contribute towards the expenditure proposed to be incurred

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REG_REF. S97A/0431_

by the Council in respect of works facilitating the proposed development.

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Prior to the commencement of development, the developer shall lodge with South Dublin County Council a bond of an insurance company, a cash deposit, or other security to secure the provision and satisfactory completion of roads, sewers, watermains, drains, car parks, open spaces and other services required in connection with the development, coupled with an agreement empowering the Council to apply such security or part thereof to the satisfactory completion of any part of the development. The security to be lodged shall be, as follows:-

(a) as approved insurance company bond in the sum of
£1,250,000 (one million, two hundred and fifty

thousand pounds),

- (b) a cash sum of £750,000 (seven hundred and fifty thousand pounds to be applied by the Council at its absolute discretion if such services are not provided to its satisfaction, or
- (c) a letter of guarantee by any body approved by the Council for the purpose in respect of the proposed development in accordance with the guarantee scheme agreed with the Council and such lodgement in any case has been acknowledged in writing by the Council.

REASON:

To ensure the satisfactory completion of the development.

10 That a financial contribution in the sum of £1,067,931 (one million and sixty seven thousand, nine hundred and thirty one pounds) be paid by the proposer to South Dublin County Council towards the cost of provision of public services in Page 6 of 7





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the area of the proposed development and which facilitate this development. The arrangements for payment shall be as agreed upon between the developer and the council prior to commencement of development.

REASON:

It is considered reasonable that the developer should contribute towards the expenditure incurred by the Council in respect of works that facilitate the proposed development.

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