DUBLIN COUNTY COUNCIL

Tel. No. 76811 Ext. 20 Planning Department, Exchange Buildings,

Form 2 R

Lord Edward Street, Dublin 2.

Application received

NOTIFICATION OF A DECISION REFUSING PERMISSION LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACT, 1963

 0
 Reference No. in Planning Register of Dublin County Council

 27.6
 Dublin County Council

 27.6
 Planning Control No.

APPLICANT Tes Tes The State State

In pursuance of its functions under the above mentioned Act the Dublin County Council, being the Planning Authority for the County Health District of Dublin, did by order _______ dated ______ dated ______ make a decision pursuant to Section 26(1) of the Act refusing permission for:

though of not Ith 2013 of a refuse damp to a site for the

above of ballifies schedule, of descelling land

for the following reasons :-

- (1) The proposed development would dedanger public sefecty by reason of serious fire basard proved by the storage of building saterials, ecce of which would be of as infl weable detars, on top of, or adjocent to, newly durped refuse or fresh refuse in presses of deposition.
- (2) No proposed develop out pould and ager the health and sneety of permone occupying, or applying on the site, due to serious heast from stared building materials on unatabilized refuse dues material and serious heard from fire and maximum sates ing gases from refuse duep.

ப லோக உ

Signed on behalf of the Dublin County Council:

for County Secretary Date: 16th December, 1966.

NOTE: An appeal against the decision may be made to the Minister by the applicant within one month from the date of receipt by the applicant of this notification or by any other person within twenty-one days of the date of the decision. The appeal shall be in writing and shall state the subject matter of the appeal and grounds of the appeal and the nature of the appellant's interest in the property affected and should be addressed to the Secretary (Planning Appeals Section) Department of Local Government, Custom House, Dublin 1. When an appeal has been duly made and has not been withdrawn the Minister for Local Government will determine the application for permission as if it had been made to him in the first instance.