COMHAIRLE CHONTAE ATHA CLIATH

P. C. Reference	LOCAL GOVERNMENT (PLANN DEVELOPMENT) ACT 1963		REGISTER REFERENCE
	PLANNING REGISTER		XA 126
1. LOCATION	Ballyowen, Lucan, Co. Dubli	n.	3
2. PROPOSAL	Residential development and	encillary wor	ks,
3. TYPE & DATE OF APPLICATION		Date Furthe	er Particulars (b) Received
q	P 27th Jan. 1982	***************************************	2
4. SUBMITTED BY	Name Andrew J. Purcell & As Address 13, Anglesea St., Dubl	•	
5. APPLICANT	Name Tern Houses (Brennanstown) Ltd., Address Lonsdale House, Avoca Ave., Blackrock,		
6. DECISION	O.C.M. No. PA/765/82 Date 26th March, 1982		March, 1982
7. GRANT	O.C.M. No.	Notified Effect	
8. APPEAL	Notified 3rd May, 1982 Type 1st Party,	An Bo	ssion granted by ord Pleanala Jarch, 1985
9. APPLICATION SECTION 26 (3)	Date of application	Decision Effect	
10. COMPENSATION	Ref. in Compensation Register		
11. ENFORCEMENT	Ref. in Enforcement Register		
12. PURCHASE NOTICE			H
13. REVOCATION or AMENDMENT			
14.		· ·	
15.			· .
Prepared by	30,000000000000000000000000000000000000		Registrar.

Future Print 475588

AN BORD PLEANALA

LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACTS, 1963 TO 1983

County Dublin

Planning Register Reference Number: X.A. 126

APPEAL by Jern Houses (Brennanstown) Limited of Lonsdale House, Avoca Avenue, Blackrock, County Dublin, against the decision made on the 26th day of March, 1982, by the Council of the County of Dublin, to grant subject to conditions a permission for the construction of 496 houses and ancillary site works on a site at Ballyowen, Lucan, County Dublin, in accordance with plans and particulars lodged with the said Council:

DECISION: Pursuant to the Local Government (Planning and Development) Acts, 1963 to 1983, it is hereby decided, for the reason set out in the First Schedule hereto, to grant permission for the construction of the said 496 houses and site works in accordance with the said plans and particulars, subject to the conditions specified in the Second Schedule hereto, the reasons for the imposition of the said conditions being as set out in the said Second Schedule and the said permission is hereby granted subject to the said conditions.

FIRST SCHEDULE

Provided the conditions set out in the Second Schedule hereto are complied with, it is considered that the proposed development would accord with the proper planning and development of the area.

SECOND SCHEDULE

1. The developers shall pay a sum of money to the Dublin County Council as a contribution towards the provision of a public water supply and piped sewerage facilities in the area. The amount to be paid and the time and method of payment shall be as agreed between the developers and the said Council before the development is commenced, or, failing agreement, shall be as determined by An Bord Pleanála.

Reason: The provision of such services in the area by the Council will facilitate the proposed development. It is considered reasonable that the developers should contribute towards the cost of providing the services.

Contd./....

SECOND SCHEDULE

2. Before the development is commenced, the developers shall lodge with the Dublin County Council a cash deposit, a bond of an insurance company or other security to secure the provision and satisfactory completion, and maintenance until taken in charge by the said Council, of roads, footpaths, sewers, watermains, drains, public open spaces, public lighting and other services required in connection with the development, coupled with an agreement empowering the said Council to apply such security or part thereof for the satisfactory completion or maintenance, as aforesaid, of any part of the development. The form and amount of the security shall be agreed between the planning authority and the developers or, failing such agreement, shall be as determined by An Bord Pleanála.

Reason: To ensure the satisfactory completion of the development.

3. All public services for the proposed development, including electrical, communal television and telephone cables and equipment, shall be located underground throughout the site.

Reason: In the interests of visual amenity.

4. Public lighting shall be provided in accordance with the planning authority's standard requirements for such a service.

Reason: To ensure that street lighting of adequate standard is provided.

Arrangements for the provision of foul sewerage and surface water drainage facilities, and for the provision of a water supply to serve the proposed development shall be in accordance with the detailed requirements of the planning authority, such arrangements to provide for foul sewers and surface water drains of such sizes and gradients as may be required by the planning authority, the acquisition by the developers of any rights or wayleaves over land not under their control which may be necessary to enable them to carry out any of the works involved and a time-table for the commencement of construction of any houses that would be within 50 metres of any proposed County Council sewer or sewers affecting the proposed development.

Reason: In the interests of orderly development and public health.

6. Screen walls (in brick or block or similar durable materials) not less than 2 metres high and suitably capped and rendered shall be provided at such locations as may be required by the planning authority to screen rear gardens from public view.

Reason: In the interests of visual and residential amenity.

Contd./....

SECOND SCHEDULE (Contd.)

- 7. (a) The areas to be reserved for use as public open space shall be soiled, seeded, planted and landscaped in accordance with a detailed scheme to be submitted to and agreed with the planning authority, the scheme to include (i) details of boundary treatment between the open space area on the south-east of the site and the adjoining house plot, and (ii) a time-table for the carrying out of the works proposed in the scheme.
 - (b) Street planting and landscaping shall also be carried out in accordance with a scheme to be submitted to and agreed with the planning authority, the scheme to include a time-table for the carrying out of the works proposed in the scheme.
 - (c) If it is agreed between the developers and the planning authority that the authority should assume responsibility for the carrying out of the works referred to at (a) and (b) above, the developers shall be responsible for payment to the authority of the costs involved, the amount to be paid and arrangements for payment to be as agreed between the developers and the authority.
 - (d) Areas to be developed as public open space shall not be used for the location of builders' compounds or site offices, or for the disposal or deposit of materials (save as may be agreed with the planning authority) and the areas shall be kept in a clean and tidy state until their development in accordance with the terms of (a) above.

Reason: In the interests of the amenities of future residents of the houses and of the area generally.

8. A minimum separation distance of 7 feet, 6 inches, shall be provided between flanks of houses.

Reason: To facilitate proper maintenance of the houses, and to allow clear access to the rear of houses.

9. Save as otherwise provided for in drawing number 46B lodged with the application, in relation to houses facing or flanking the proposed open space area to the east of the road described as Earlsfort Road, each front garden shall have a minimum depth of 25 feet and each rear garden shall have a minimum depth of 35 feet.

Reason: In the interests of residential amenity.

10. No housing development on foot of this permission shall be commenced until the section of the new local distributor road between the Newlands/Fonthill Road and the access to the site at the road referred to as Earlsfort Road has been constructed to the satisfaction of the planning authority and is available for use by the developers. The junction of the distributor road with the access road shall be designed and constructed in accordance with the detailed requirements of the planning authority.

Reason: In the interests or road safety.

SECOND SCHEDULE (Contd.)

- 11.(a) Subject to (b) below, the developers shall pay a financial contribution of £1,400 per house to Dublin County Council towards the cost of the provision of a satisfactory public road network in the area. Arrangements for payment of the amount involved shall be as agreed between the developers and the planning authority before development is commenced, or, failing agreement, shall be as determined by An Bord Pleanála.
 - (b) The amount of the contribution to be paid in accordance with the terms of (a) above shall be subject to a deduction in respect of any works that may be undertaken by the developers on the construction (to the detailed requirements of the planning authority) of any portion of the new distributor road along the southern boundary of the site, the amount of the deduction to be as agreed between the developers and the planning authority or, failing agreement, as may be determined by An Bord Pleanála.

Reason: It is considered reasonable that the developers should contribute towards the cost of the improvement of the public road network in the area which will facilitate the proposed development.

12. Footpaths shall be provided by the developers from the northern end of the road referred to as Earlsfort Park and from the southern end of the road referred to as Ash Crescent to the western boundary of the site in accordance with the detailed requirements of the planning authority.

Reason: In the interests of orderly development and pedestrian convenience.

13. The part of the site expected to be required in connection with the provision of community facilities to the east of the road described as Ash Road shall be reserved for those purposes.

Reason: To facilitate the orderly and comprehensive development of the area.

Contd./....

SECOND SCHEDULE (Contd.)

14. The layout of the northern part of the site (i.e. that part served by the roads referred to as Beech View, Ash Road, Ash Avenue, Ash Crescent, Ash Park, Ash Lawns and Ash Drive) shall be redesigned. No development shall take place on this part of the site until a revised layout has been approved by the planning authority, or by An Bord Pleanála on appeal.

Reason: The proposed layout would result in a poor quality, substandard residential environment in that:-

- (i) it constitutes a rectangular grid-type development with lengthy residential roads;
- (ii) it makes inadequate use of culs-de-sac and curved roads to create a safer and more interesting environment, and
- (iii) it makes inadequate provision for grouping houses into smaller units which could facilitate the creation of a sense of community.
- 15. The distribution of specific house types throughout the site shall be as agreed between the developers and the planning authority or (in default of agreement) as may be determined by An Bord Pleanála before any houses are constructed.

Reason: To ensure a satisfactory house mix in the interests of the orderly and socially desirable development of the area.

Englan & Branger

Member of An Bord Pleanála duly authorised to authenticate the seal of the Board.

Dated this 7 th day of March

-1985.

Tel. 724755 (Ext. 262/264)

PLANNING DEPARTMENT DUBLIN COUNTY COUNCIL IRISH LIFE CENTRE LOWER ABBEY STREET DUBLIN 1

Notification of Decision to Grant Permission/Approval
Local Government (Planning and Development) Acts, 1965 & 1976

To:		ision Order nber and Date
	were terrett a weeklings	ister Reference No
******	Deblin-2.	nning Control No.
 App	Δη	olication Received on
Ir Cou	n pursuance of its functions under the above-mentioned Acts, the Dublinty Health District of Dublin, did by Order dated as above make a decision with more and housing development.	in County Council, being the Planning Authority for the sion to grant Permission/Approval for:
SUE	BJECT TO THE FOLLOWING CONDITIONS:	A CONTRACTOR OF THE PROPERTY O
	CONDITIONS	REASONS FOR CONDITIONS
1.	Subject to the conditions of this permission the development to be carried out and completed strictly in accordance with the plans and specification lodged with the application.	To ensure that the development shall be in accordance with the permission and that effective control be maintained.
2.	That before development commences approval under the Building Bye-Laws to be obtained and all conditions of that approval to be observed in the development. That the proposed house be used as a single dwelling unit. That a financial contribution in the sum of the paid by the proposer to the Dublin County Council towards the cost of provision of public services in the area of the proposed development, and which facilitate this development; this contribution to be paid before the commencement of development on the site.	To prevent unauthorised development. The provision of such services in the area by the Council will facilitate the proposed development. It is considered reasonable that the developer should contribute towards the cost of providing the services.
****	,}	(Contd)
~ :-	ned on behalf of the Dublin County Council:	
Sig	ned on behan of the Dubin County Council	for Principal Officer
		Date:26th March; 1982.

IMPORTANT: Turn overleaf for further information.

- That no development under any permission granted pursuant to this decision be commenced until security for the provision and satisfactory completion of services including maintenance until taken-in-charge by the Local Authority of roads, open space, carparks, sewers, watermains or drains has been given by:
 - (a) Lodgment with the Council of an approved Insurance Company Bond in the sum of 175,000 (enamely) which shall be renewed by the developer from time to time as required during the course of the development and kept in force by him until such time as the roads, open space, carparks, sewers, watermains and drains are taken-in-charge by the Council.

(b) Lodgement with the Council of to be applied by the Council at its absolute discretion, if such services are not duly provided to its satisfaction on the provision and completion of such services to standard specification.

(c) Lodgement with the Planning Authority of a letter of guarantee issued by any body approved by the Planning Authority for the purpose in respect of the proposed development in accordance with the guarantee scheme agreed with the Planning Authority.

and such lodgement in either case has been acknowledged in writing by the Council.

Note: When development has been completed, the Council may pursue the Bond to secure completion of the works required to bring the estate up to the standard for taking-in-charge.

To ensure that a ready sanction may be available to the Council to induce the provision of services and prevent disamenity in the development.

(Contd. . . .)

NOTE:

If there is no appeal to An Bord Pleanala against this decision PERMISSION/APPROVAL will be granted by the Council as soon as may be after the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Acts has been withdrawn, the Council will grant the PERMISSION/APPROVAL after the withdrawal.

An appeal against the decision may be made to Bord Pleanala. The applicant may appeal within one month from the date of receipt by him of this notification. ANY OTHER PERSON may appeal within twenty-one days beginning on the date of the decision.

An appeal shall be in writing and shall state the subject matter and grounds of the appeal. It should be addressed to:-

An Bord Pleanala, Holbrook House, Holles Street, Dublin 2.

An appeal by the applicant for PERMISSION/APPROVAL should be accompanied by this form and a deposit of £10.

Approval of the Council under Building Bye-Laws must be obtained and the terms of the approval must be complied with in the carrying out of the work before any development which may be permitted is commenced.

Tel. 724755 (Ext. 262/264)

PLANNING DEPARTMENT DUBLIN COUNTY COUNCIL IRISH LIFE CENTRE LOWER ABBEY STREET DUBLIN 1

Notification of Decision to Grant Permission/Approval Local Government (Planning and Development) Acts, 1963 & 1976

10:	Number and Date
A.J. Parcell & Associates,	Number and Date PA/765/82 26/3/82
13-Anglesea-Street;	Register Reference No.
Dabila.2	Planning Control No16663
	Application Received on27/1/82
D400101010101010101010101010101010101010	Topinodioti viocitos on minima pri 17 de
Applicant Term Houses (Brennank Luck) Ltd.	,
In pursuance of its functions under the above-mentioned Acts, the County Health District of Dublin, did by Order dated as above make a	Dublin County Council, being the Planning Authority for the decision to grant Permission/Approval for:
	Vella Lacanta
SUBJECT TO THE FOLLOWING CONDITIONS:	
CONDITIONS	REASONS FOR CONDITIONS
That all necessary measures be taken by the contractor to prevent the spillage or deposit of clay, rubble or other debris on adjoining roads during the course of the works.	163
That all public services to the proposed development, including electrical, telephone cables and equipment, be located underground throughout the entire site.	
 That public lighting be provided as each street is occupied in accordance with a scheme to be approved by the County Council so as to provide street lighting to the standard required by the County Council. 	8.
That no dwellinghouse be occupied until all the services have en connected thereto and are operational.	In the interest of the proper planning and development of the area.
That the area shown as open space be levelled soiled seeded and landscaped to the satisfaction of the County Council and to be available for use by residents on completion of their dwellings.	In the interest of the proper planning and development of the area.
That the water supply and drainage arrangements, including the disposal of surface water, be in accordance with the requirements of the County Council.	1.84.8
•	(Contd)
· .	
Signed on behalf of the Dublin County Council:	for Principal Officer
IMPORTANT: Turn overleaf for further information.	Date: 26th March; 1982.

- That all watermain tappings branch connections, swabbing and 11. chlorination, be carried out by the County Council, Sanitary Services Department and that the cost thereof be paid to the County Council before any developement commences,
- That an acceptable street naming and house numbering scheme be 12. submitted to and approved by the County Council before any constructional work takes place on the proposed houses.
- That screen walls in block or similar durable materials not less 13. than 2 metres high, suitably capped and rendered, be provided at the necessary locations so as to screen rear gardens from public view. The specific locations and extent of walling must be fully discussed and agreed with the County Council before construction. Timber fencing is not acceptable.
- it. That a detailed and comprehensive landscaping programme including phasing for levelling, spiling seeding and landscaping including tree planting, of all areas shown and conditioned as/spen space and for street landscaping shall be agreed with the Parks Department and shall be fully implemented on required er in lieu of the above shall pay a financial contribution of £300 per house to Dublim County Council as a contribution towards the development of public open space.
- 15. That a distance of 7'6" be provided between the flanks of each house.
- 16. That each front gerden have a minimum depth of 25ft. 16. In the interest of the proper and each rear garden have a minimum depth of 33ft save as referred to in condition no. 22 below.
- 17. That me housing development take place on fact of this yemmission until such time as the mer local Distributer Read has been constructed from the existing Newlands Feathill Road to the access to the site at Earlsfort Road and is available for use by the applicant.

- To comply with public health requirements and to ensure adequate standards of workmanship. As the provision of these services by the County Council will facilitate the proposed development, it is considered reasonable that the Council should recoup the cost.
- in the interest of the proper planning and development of the area.
- in the interest of visual amenity.

14. In the interest of the proper planning and development of the area.

- 15. In the interest of the proper planning and development of the area
- planning and development of the area
- 17. In the interest of road enfety.

NOTE:

Frincipal Officer.

If there is no appeal to An Bord Pleanala against this decision PERMISSION/APPROVAL will be granted by the Council as soon as may be after the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Acts has been withdrawn, the Council will grant the PERMISSION/APPROVAL after the withdrawal.

An appeal against the decision may be made to Bord Pleanala. The applicant may appeal within one month from the date of receipt by him of this notification. ANY OTHER PERSON may appeal within twenty-one days beginning on the date of the decision.

An appeal shall be in writing and shall state the subject matter and grounds of the appeal. It should be addressed to:

An Bord Pleanala, Holbrook House, Holles Street, Dublin 2.

An appeal by the applicant for PERMISSION/APPROVAL should be accompanied by this form and a deposit of £10,

Approval of the Council under Building Bye-Laws must be obtained and the terms of the approval must be complied with in the carrying out of the work before any development which may be permitted is commenced.

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Tel. 724755 (Ext. 262/264)

IMPORTANT: Turn overleaf for further information.

PLANNING DEPARTMENT DUBLIN COUNTY COUNCIL IRISH LIFE CENTRE LOWER ABBEY STREET **DUBLIN 1**

Notification of Decision to Grant Permission/Approval Local Government (Planning and Development) Act 1976

);	ecision Order
	umber and Date PA/765/82 26/3/82
	egister Reference No
Doblie 2	
♥ •	in the same of
	oplication Received on
oplicant Term Nouses (Brennenstown) Lite.	
In pursuance of its functions under the above-mentioned Acts, the Dubunty Health District of Dublin, did by Order dated as above make a dec	olin County Council, being the Planning Authority for the sision to grant Permission/Approval for:
	THE PERSON AND THE PERSON OF THE PERSON AND THE PER
site works and keeping development at light	TENE DOTTABLET PROCESS
THE COLLOWING CONDITIONS.	The water and a mine marked primary and a second principle of the principle of a second primary of the second principle of the
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CONDITIONS	REASONS FOR CONDITIONS
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efactory read network in the area. The timing acthed of payment he shall be agreed in writing the Planning Authority prior to commencement of the prior to commencement of any development to be prior to commencement of any development to be towards the cost of constructing that section a proposed Local Distributor Road between the will Read and the proposed roundsbout to the site file site. From this contribution a ction will also be made in respect of the cost of the reposed new distributor road at artical boundary of the applicants site between	the cost of providing the services.
the Planning Authority prior to commencement of topment. Out of this contribution £80,000 to be prior to commencement of any development to be towards the cost of constructing that section a proposed Local Distributor Road between the will Road and the proposed roundsbout to the cast of the cite. From this contribution a ction will also be made in respect of the cast of the proposed new distributor road at Dithern boundary of the applicants site between roundsbout to the south manks east to the wester to f the applicant's property which may be const of by the applicant. That no housing development take place on foot a permission until such time as the local Distrib Road acress the southern boundary of the site	the cost of providing the services. I have been a serviced to be serviced. I have been and the serviced to be serviced. I have been and the serviced to be serviced. I have done in the add of a filed and only. I have been add of a filed and only.
the Planning Authority prior to commencement of legment. Out of this contribution £80,000 to be prior to commencement of any development to be towards the cost of constructing that section a proposed Local Distributor Road between the hill Road and the proposed roundsboat to the east of the site. From this contribution a ction will also be made in respect of the cast of east of the proposed new distributor road at	the cost of providing the services. I have cost of the services and cost of the services. In the interest of read selety. 20. In order to comply with the requirements of the Road Department. 21. In the interest of the proper planning and development of the area

Date: 26th March, 1982.

22. Foul sever from MH F24 to F4 to be extended to site boundary at same size and gradient i.e. 223mm diameter at 1/265. Sewer from MH.F4 to MH.F3 to be 300mm dismenter at 1/390. Construction is not to commence on houses lecated with Jon. of proposed County Council sever pending completion of this sever. All houses which drain to proposed County Council sever are not/55 commenced until vayleave has been granted and not to be occupied until construction has been completed on this sever. 25. An additional flew of 391/s, to be allowed for at surface vater machole 515 and capacity of severa downstream of this point to be increased as required to cater for this flow. Surface Water sever from M.H.Si to sutfall does not have capacity to drain applicants site and should be upsized to 675% dismeter at same gratient. Decumentary evidence to be submitted to indicate that applicant has obtained permission to lay sever lines on lands not in this his omership. 24. Water supply is available only for the existing 300mm watermain on the Lucam/Clondalkin Read not more than 100 houses to be occupied per year pending the construction of the proposed vaternain to improve the supply in this area. Part of these improvements are to be constructed by the applicant and in the the Veter design Department. Branch commercians. avabbing chlorination and house tappings to be carried out by County Council at the applicants prior expense. 25. Detailed plans shall be submitted to the Planning Arthority for approval providing for factuaths to be developed from the southern end of Ash Crescent to the western boundary of the site and from the north end of Earlsfort Park to the western boundary of the site. Such plan shall be approved prior to the commencement of development on the site. 26. No houses shall be occupied unless and until such time as the land required for the school and church sites to the east of Ash Road has been made available to the appropriate puthorities.

88. In order to comply with the Sanitary Services Acts, 1878-1964.

25. In order to comply with the Samitary Services Acts, 1878-1964

34. In the interest of the proper planning and development of the area.

25. In the interest of the proper planning and development of the area.

26. In the interest of the proper planning and development of the area.

NOTE:

If there is no appeal to An Bord Pleanala against this decision PERMISSION/APPROVAL will be granted by the Council as soon, as may be after the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Acts has been withdrawn, the Council will grant the PERMISSION/APPROVAL after the withdrawal.

An appeal against the decision may be made to Bord Pleanala. The applicant may appeal within one month from the date of receipt by him of this notification. ANY OTHER PERSON may appeal within twenty-one days beginning on the date of the decision.

An appeal shall be in writing and shall state the subject matter and grounds of the appeal. It should be addressed to:-

An Bord Pleanala, Floor 3, Block 6 & 7, Irish Life Centre, Dublin 1.

An appeal by the applicant for PERMISSION/APPROVAL should be accompanied by this form and a deposit of £10.

Approval of the Council under Building Bye-Laws must be obtained and the terms of the approval must be complied with in the carrying out of the work before any development which may be permitted is commenced.

Tel. 724755 (Ext. 262/264)

IMPORTANT: Turn overleaf for further information.

PLANNING DEPARTMENT DUBLIN COUNTY COUNCIL IRISH LIFE CENTRE LOWER ABBEY STREET DUBLIN 1

Notification of Decision to Grant Permission/Approval Local Government (Planning and Development) Acts, 1903 & 1976

13 April 200 St.	Decision Order Number and Date
13 Angloses St.,	Register Reference No
The state of the s	Planning Control No
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Applicant	Application Received on27/1/82
THE RESERVE THE PARTY OF THE PA	to the second se
	TYYYV
**ite-works-and-housing-development-at-Ba	Llyoven, Lacen,
SUBJECT TO THE FOLLOWING CONDITIONS:	
CONDITIONS	DEACONO ROBIO A CONTRACTOR DE LA CONTRACTOR DEL CONTRACTOR DE LA CONTRACTOR DE LA CONTRACTOR DE LA CONTRACTO
That the locations of the specific house typ	REASONS FOR CONDITIONS
elows indicated on the submitted plans are ceptable. Amended proposals to be agreed witing Authority. The boundary treatment between the managed.	th the
es in the development shall be of the two be also house type. In this respect the number alove indicated on the submitted plans are ceptable. Amended proposals to be agreed with sing Authority. The boundary treatment between the proposed space and the existing house adjoining the corner of the site shall be the subject of afx with the Planning Authority. I location of builders compounds and site be agreed with the Planning Authority prior mement of any development and in this comp	th the public 28. In the interest of visual manity south agreed 29. In the interest of visual manity of to
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32. That the development be in accordance with the layout shown on Drawing Nos. 418 and 438 and not as shown on Drawings Nos. 468 and 478.

38. The development layouts referred to contain discrepencies and the number of houses shown on drawings me. 468 and 478 represent an excessive density and would be contrary to proper planning and development of the area.

NOTE:

If there is no appeal to An Bord Pleanala against this decision PERMISSION/APPROVAL will be granted by the Council as soon as may be after the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Acts has been withdrawn, the Council will grant the PERMISSION/APPROVAL after the withdrawal.

An appeal against the decision may be made to Bord Pleanala. The applicant may appeal within one month from the date of receipt by him of this notification. ANY OTHER PERSON may appeal within twenty-one days beginning on the date of the decision.

An appeal shall be in writing and shall state the subject matter and grounds of the appeal. It should be addressed to:-

An Bord Pleanala, Floor 3, Block 6 & 7, Irish Life Centre, Dublin 1.

An appeal by the applicant for PERMISSION/APPROVAL should be accompanied by this form and a deposit of £10.

Approval of the Council under Building Bye-Laws must be obtained and the terms of the approval must be complied with in the carrying out of the work before any development which may be permitted is commenced.