

Notice of Decision

Town and Country Planning Act 1990
Town and Country Planning (Development
Management Procedure) (England) Order 2015
Refusal of Permission

Mr P Koscien 21 First Ave Acton London W3 7JP

Application No: 6/2018/3188/OUTLINE

Date of Refusal: 29 March 2019

WELWYN HATFIELD BOROUGH COUNCIL, in pursuance of powers under the above mentioned Act, hereby REFUSE to permit: -

Development: Outline permission for erection of single storey equestrian building

to form covered manege and riding area with landscape details reserved

At Location: Warrenwood Manor (Equestrian area), Hornbeam Lane, Brookmans

Park, Hatfield, AL9 6JF Applicant: Mr & Mrs N Brunt

Application Date: 28 December 2018

Refused Plans and Details: -

1. The proposed building, by reason of its scale and location, would represent inappropriate development in the Green Belt as a result of harm to Green Belt openness. Very special circumstances necessary to justify the development do not exist. Consequently, this proposal is contrary to Policy GBSP1 of the Welwyn Hatfield District Plan 2005, Policy SADM34 of the Welwyn Hatfield Borough Council Draft Local Plan Proposed Submission August 2016 and the National Planning Policy Framework 2019.

REFUSED DRAWING NUMBERS

2.

| Plan Number | Revision Number | Details | Received Date |
|----------------|--------------------|--|------------------|
| 52 | | Layout: Proposed | 14 December 2018 |
| 53A | | Elevations and Typical Section: Proposed | 14 December 2018 |
| 51B | | Site Plan: Proposed | 14 December 2018 |
| 50A | | Site Plan: Existing | 14 December 2018 |
| 703/LP1 | | Location Plan | 14 December 2018 |
| 54 | | Roof Plan: Proposed | 7 January 2019 |

1. POSITIVE AND PROACTIVE STATEMENT

The decision has been made taking into account, where practicable and appropriate the requirements of paragraph 38 of the National Planning Policy Framework and material planning considerations do not justify a decision contrary to the development plan (see Officer's report which can be viewed on the Council's website or inspected at these offices).

Colin Haigh

Head of Planning

Town and Country Planning Act 1990

Appeals to the Secretary of State

- If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you can appeal to the Secretary of State under section 78 of The Town and Country Planning Act.
- If this is a decision on a planning application relating to the same or substantially the same land and development as is already the subject of an enforcement notice, if you want to appeal against your local planning authority's decision on your application, then you must do so within 28 days of the date of this notice.
- If an enforcement notice is served relating to the same or substantially the same land and development as in your application and if you want to appeal against your local planning authority's decision on your application, then you must do so within: 28 days of the date of service of the enforcement notice, or within 6 months [12 weeks in the case of a householder appeal] of the date of this notice, whichever period expires earlier.•
- If this is a decision to refuse permission for
- a minor commercial application, if you want to appeal against your local planning authority's decision then you must do so within 12 weeks of the date of this notice;
- For all other appeals, if you want to appeal against your local planning authority's decision then you must do so within 6 months of the date of this notice.•
- Appeals can be made online at: https://www.gov.uk/planning-inspectorate. If you are unable to access the online appeal form, please contact the Planning Inspectorate to obtain a paper copy of the appeal form on tel: 0303 444 5000.
- The Secretary of State can allow a longer period for giving notice of an appeal, but 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 the Secretary of State that the local planning authority could not have granted planning permission for the proposed development or could not have granted it without the conditions they imposed, having regard to the statutory requirements, to the provisions of any development order and to any directions given under a development order.

In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based their decision on a direction given by the Secretary of State.