FENLAND DISTRICT COUNCIL

DETAILS OF PLANNING APPLICATION

F/1324/89/F

Dated

11th October 1989

Valid

3rd November 1989

Applicant

L M Buck

'The Garage' Wisbech Road

OUTWELL Cambs

Agent

Southwells

2 Post Office Lane

WISBECH

Cambs PE13 1HG

Description Change of use from storage to vehicle

maintenance and repairs

Parish Outwell

Location

North of Garage Isle Road

OUTWELL

Map ref. TF5103(72)

Grid E TF5120 ref: N 0398

Committee:

Date: 18.1.90

Decision: Approved with conditions/Refused/Deferred

14-12-89

Date Issued: 26.1.96

D.O.E. action: Appeal lodged/Application referred

Date:

Appeal decision: Part/Allowed with conditions/Dismissed

Date:

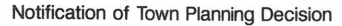
D.O.E. direction

Date:

County Council directions:

Date:

Fenland District Council





Application No:

F/1324/89/F

Date Registered:

3rd November 1989

Applicant:

L M Buck

Name and Address Agent/Applicant

Southwells DX41355 WISBECH REFUSED

Address to which the application relates:

North of Garage Isle Road OUTWELL

Application Type: Planning Permission (Full)

Description of proposal:

Change of use from storage to vehicle

maintenance and repairs

Town and Country Planning Act 1971

Permission to carry out the above development in accordance with the application, plans, drawings and any clarifying or amending information submitted by you is Refused for the following reason(s):

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The proposal would prejudice the amenity of neighbouring residential properties by reason of:

- a) increased noise and disturbance;
- b) unsociable working hours.

Date of Decision: 18th January 1990

Chief Planning Officer, Fenland Hall, County Road, March. PE15 8NQ

IMPORTANT - Please read the notes on the reverse side of this decision notice

APPEALS TO THE SECRETARY OF STATE

- If you are aggrieved by the decision of your local planning authority to refuse an application or to grant it subject to conditions, you can appeal to the Secretary of State for the Environment under the provisions of the Town and Country Planning Act 1971.
- If you want to appeal, then you must do so within six months of the date of this notice, using a form which you can get from the Department of the Environment at Tollgate House, Houlton Street, Bristol, BA2 9DJ
- 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 permission or consent or could not have granted it without the conditions 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.

PURCHASE NOTICES

- If either the local planning authority or the Secretary of State for the Environment refuses planning permission or listed building consent or grants it subject to conditions, the owner may claim that he can neither put the land to a reasonably beneficial use in its existing state nor can he 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 District Council. This notice will require the Council to purchase his interest in the land in accordance with the provisions of the Town and Country Planning Act 1971.

COMPENSATION

- In certain circumstances compensation may be claimed from the local planning authority if permission or consent 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 Sections 169 and 171 and related provisions of the Town and Country Planning Act 1971.

CHRONICALLY SICK AND DISABLED PERSONS ACT 1970

The above Act requires persons undertaking the provision of certain buildings or premises to make provision for the needs of disabled people. A development is affected if it would result in the provision of one or more of the following:

- A building or premises to which section 4 of the Chronically Sick and disabled Persons Act 1970 applies (buildings or premises to which the public are to be admitted whether on payment or otherwise);
- Any of the following, being in each case premises in which persons are employed to work:
 - Office premises, shop premises and railway premises to which the Offices, Shops and Railway Premises Act 1963 applies;
 - ii) Premises which are deemed to be such premises for the purposes of that Act; or
 - iii) Factories as defined by section 175 of the Factories Act 1961;
- 3. A building intended for the purposes:
 - i) Of a university, university college or college, or of a school or hall of a university; or
 - ii) Of a school within the meaning of the Education Act 1944, a teacher training college maintained by a local education authority in England or Wales or any other institution providing further education pursuant to a scheme under section 42 of that Act.

If a development comes within category (1) above, attention is drawn to the provisions of section 4 and 7 of the Chronically Sick and Disabled Persons Act 1970 and to the British Standards Institution Code of Practice for Access for the Disabled to Buildings (BS5810: 1979).

If a development comes within category (2) above, attention is drawn to the provisions of section 7 and 8 of the 1970 Act and to Design Note 18 "Access for the Physically Disabled to Educational Buildings", published on behalf of the Secretary of State for Education and Science.