

Environment Directorate / Development Management

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Telecoms Dalcour Maclaren
Dalcour Maclaren
1 Staplehurst Farm
Weston on the Green
OX25 3QU
United Kingdom

Letter Printed 15 August 2022

FOR DECISION DATED
15 August 2022

Dear Sir/Madam

The Town and Country Planning Act 1990, (as amended)
The Town And Country Planning (General Permitted Development) (England)
Order 2015 (as Amended)
The Town and Country Planning (Development Management Procedure)
(England) Order 2015

Application: 22/2085/TEL
Your ref: RUT20336 - Bullard Road
Our ref: DC/JSI/22/2085/TEL
Applicant: Hutchison 3G UK Ltd
Agent: Telecoms Dalcour Maclaren

Telecommunications Apparatus Adj To 1 Admiralty Rd And Junction Of Bullard Rd Queens Road Teddington

for

Installation of a new 15m monopole tower to support antenna, associated radio-equipment tower to support antenna, associated radio-equipment housing and ancillary development hitherto.

I refer to your letter and attached drawings.

This Council does consider that it is necessary for it to consider the siting and appearance of the proposed installation and having done so refuses permission. See the attached schedule for the reasons and informatives for this decision.

Yours faithfully

A handwritten signature in black ink, appearing to read 'R. Angus', with a long horizontal flourish extending to the right.

Robert Angus
Head of Development Management

SCHEDULE OF REASONS AND INFORMATIVES FOR APPLICATION 22/2085/TEL

APPLICANT NAME

Hutchison 3G UK Ltd
450 Longwater Avenue
Green Park
Reading
RG2 6GF

AGENT NAME

Telecoms Dalcour Maclaren
1 Staplehurst Farm
Weston on the Green
OX25 3QU
United Kingdom

SITE

Telecommunications Apparatus Adj To 1 Admiralty Rd And Junction Of Bullard Rd
Queens Road Teddington

PROPOSAL

Installation of a new 15m monopole tower to support antenna, associated radio-equipment tower to support antenna, associated radio-equipment housing and ancillary development hitherto.

The reason(s) and/or informatives(s) applicable to this application are as follows:

SUMMARY OF REASONS AND INFORMATIVES

REASONS

U0135042	Refusal - Design/Siting
U0135043	Refusal - NPPF

INFORMATIVES

U0067245	Decision Drawing Numbers
U0067244	Incorrect Drawings

DETAILED REASONS AND INFORMATIVES

DETAILED REASONS

U0135042 Refusal - Design/Siting

In light of the above, by virtue of its combined inappropriate design, excessive height, width, bulk and conspicuous siting and failure to demonstrate the protection of visually important trees, the application is considered to result in a visually prominent, incongruous and overbearing form of development which would cause unacceptable harm to the visual amenities, character and appearance of the local area and the settings of the Grade II Listed North Lodge and nearby Buildings of Townscape Merit 1-8 Elm Lodge, Victoria House and 95 Queens Road. There are not public benefits which sufficiently outweigh the identified harm. As such, the application fails to comply with Paragraphs. 115, 202 and 203 of the NPPF (2021), and policies within the Local Plan (2018), in particular, LP1, LP2, LP3, LP4, LP5, LP15, LP16 and LP33 and the following Supplementary Planning Documents: Buildings of Townscape Merit SPD (May 2015), Design Quality SPD (February 2006), Hampton Wick and Teddington Village Planning Guidance SPD (June 2017), Telecommunications Equipment SPD (June 2006).

U0135043 Refusal - NPPF

In the absence of sufficient information demonstrating that alternative sites have been reasonably considered, failure to demonstrate that there would be no interference with other electrical equipment at the adjacent National Physical Laboratory, and the failure to submit a valid ICNIRP Certificate, the application fails to comply with the requirements set out on Paras. 115, 116, 117 and 118 of the NPPF (2021).

DETAILED INFORMATIVES

U0067245 Decision Drawing Numbers

For the avoidance of doubt, the drawing numbers to which this decision relates are as follows:

215 Proposed Site Plan RUT20333_RUT143_86197_TW0793_GA_REV A, 265 Propsoed Site Elevation RUT20333_RUT143_86197_TW0793_GA_REV A, 002 Site Location Plan RUT20333_RUT143_86197_TW0793_GA_REV A received 30/06/2022.

U0067244 Incorrect Drawings

The submitted drawings are incorrect as both the proposed pole and cabinetry are shown in different locations when comparing the proposed elevations drawing with the proposed site plan. This was not considered to preclude officers' ability to assess and determine the application; however, the applicant is advised that a future application would require the submission of an accurate set of drawings for the Council to be able to grant prior approval, were the application acceptable in principle in all other respects.

END OF SCHEDULE OF REASONS AND INFORMATIVES FOR APPLICATION
22/2085/TEL

TEL Applications

Making an Appeal – Summary Guidance

Whether to appeal

If the Local Planning Authority (LPA) turn down your application, you should look carefully at the reasons why they turned it down before you make an appeal. You should speak to the LPA to see if you can sort out the problem - perhaps by changing your proposal. An appeal should only ever be a last resort.

Type of appeal:

Planning Application

Appeal time:

Within six months of the date of the council's decision letter.

Who can appeal?

The applicant or their agent may lodge an appeal.

The right of appeal:

You can appeal against the council's decision:

- If you applied to the Local Planning Authority and they:
 - Refused permission;
 - Gave permission but with conditions you think are inappropriate;
 - Haven't approved the details of a scheme which they or the Secretary of State have already given outline planning permission for or;
 - Have approved the details of a scheme but with conditions you think are inappropriate or unreasonable.
- If the LPA rejected a proposal arising from a condition or limitation on a planning permission.
- If the LPA don't decide your application within the time allowed. Normally the time allowed is eight weeks from when they accept your application.
- If the LPA told you they needed more information before they could decide your outline planning application, but you do not want to supply this.

You will make your appeal to the Department for Communities and Local Government of which the Planning Inspectorate is a part. Most are decided by specialist officers in the Planning Inspectorate. Only the person or business applying for consent to display an advertisement may appeal. If the council issues a discontinuance notice, only those on whom the notice is served may appeal.

The appeal process:

Appeals must be made

- Online at www.planninginspectorate.gov.uk, or
- Initial Appeals, The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN.

It will be expected that all appeal documentation will be submitted electronically.

The process is fully documented on the website of the Planning Inspectorate www.planninginspectorate.gov.uk, however in summary there are three main types of appeal:

Written procedure:

Written evidence is considered from the applicant/agent/business and the council. The council will send copies of any letters of objection or support they received when considering your application. Within six weeks of the Inspectorate receiving your appeal forms the council will send a copy of their statement to the Inspectorate. You must make any comment on these within three weeks.

Hearing procedure:

Hearings allow you and the council to exchange views and discuss your appeal. Before the hearing the council will send a copy of their statement to you and the Inspectorate. You can comment on their statement in writing otherwise the Inspectorate will treat the reasons given in your appeal form as the basis of your case for discussion.

Hearings are usually held in council offices. The Inspector leads the discussion and invites the people involved to put their points across. The Inspector will visit the site unaccompanied before the hearing and will make a further accompanied visit as part of the hearing.

Inquiry procedure:

Inquiries are normally for large-scale applications. A public inquiry is a formal procedure in which both parties have legal representation.

Making your views known on someone else's appeal:

The LPA will notify anyone who took part in the consultations when you first applied for permission that you are appealing. For appeals decided by hearing or inquiry the LPA will tell interested people when and where this will be and let them know that they can attend. The Inspectorate will also take account of the views of certain groups who have a right to comment, for example, owners of a site, local amenity groups and so on.

Costs:

Normally you and the council will pay for your own expenses in an appeal. You can only claim costs when you can show that the council have behaved in an unreasonable way causing unnecessary expense.

Who to contact?

The Planning Inspectorate

Website www.planninginspectorate.gov.uk

Email enquiries@pins.gsi.gov.uk

Telephone 0303 444 5000

Write to Initial Appeals, The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN

London Borough of Richmond upon Thames

Website www.richmond.gov.uk/planning

Email planningappeals@richmond.gov.uk

Telephone 020 8891 1411 for advice

Write to The Appeals Officer, Development Control, Civic Centre, 44 York Street, Twickenham TW1 3BZ