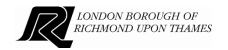
#### **Place Division / Development Management**

Web: www.richmond.gov.uk/planning Email: envprotection@richmond.gov.uk

Tel: 020 8891 1411

Textphone: 020 8891 7120



Mr James Baker
Planning Potential Ltd.
Magdalen House
148 Tooley Street
London
SE1 2TU
United Kingdom

Letter Printed 29 November 2024

FOR DECISION DATED 29 November 2024

Dear Sir/Madam

## The Town and Country Planning Act 1990, (as amended) Decision Notice ADV

Application: 24/2300/ADV
Your ref: Gails St Margaret's

Our ref: DC/SHO/24/2300/ADV/ADV

Applicant: c/o agent

Agent: Mr James Baker

**WHEREAS** in accordance with the provisions of the Town and Country Planning Act 1990 and the orders made thereunder and the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 (as amended), you have made an application received on **12 September 2024** and illustrated by plans for the permission of the Local Planning Authority to develop land situated at:

#### 125 St Margarets Road Twickenham TW1 1RG

for

#### Installation of 1 no. externally illuminated fascia lettering sign

NOW THEREFORE WE THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF RICHMOND UPON THAMES acting by the Council of the said Borough, the Local Planning Authority HEREBY GIVE YOU NOTICE pursuant to the said Act and any Orders or Regulations made thereunder that the advertisement(s) described above and referred to in the said application is/are hereby **GRANTED** for a period of five years from the date of the decision and subject to the conditions and informatives summarised and listed on the attached schedule.

Yours faithfully

72.Amg

Robert Angus Head of Development Management

## SHEDULE OF REASONS FOR APPLICATION 24/2300/ADV

APPLICANT NAME	AGENT NAME
c/o agent	Mr James Baker
c/o agent	Magdalen House
c/o agent	148 Tooley Street
c/o agent	London
SE1 2TU	SE1 2TU
	United Kingdom

#### SITE

125 St Margarets Road Twickenham TW1 1RG

#### **PROPOSAL**

Installation of 1 no. externally illuminated fascia lettering sign

## **SUMMARY OF CONDITIONS AND INFORMATIVES**

CONDITIONS		
U0193850	ADV reg cond - Site maintenance	
U0193851	ADV reg cond- Satisfactory removal	
U0193852	ADV reg cond- Permission of owner	
U0193853	ADV reg cond- Siting	
U0193859	Signage Board on Footpath	
U0193855	Fixed lights	
U0193856	Approved Documents	
U0193857	Restriction on Lighting Times	
U0193858	Restriction of candelas	
U0193854	Lighting Details	
UU 193054	Lighting Details	

INFORMATIVES	
U0095841	Composite Informative
U0095843	Information for Applicant - License
U0095842	NPPF APPROVAL - Para. 38-42

#### **DETAILED CONDITIONS AND INFORMATIVES**

#### **DETAILED CONDITIONS**

#### U0193850 ADV reg cond - Site maintenance

Any advertisements displayed, and any site used for the display of advertisements, shall be maintained in a clean and tidy condition to the reasonable satisfaction of the Local Planning Authority.

REASON: To comply with the requirements of the Town and Country Planning (Control of Advertisements) Regulations 2007.

#### U0193851 ADV reg cond- Satisfactory removal

Where an advertisement is required under these Regulations to be removed, the removal shall be carried out to the reasonable satisfaction of the Local Planning Authority.

REASON: To comply with the requirements of the Town and Country Planning (Control of Advertisements) Regulations 2007.

#### U0193852 ADV reg cond- Permission of owner

No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.

REASON: To comply with the requirements of the Town and Country Planning (Control of Advertisements) Regulations 2007.

#### U0193853 ADV reg cond- Siting

No advertisement shall be sited or displayed so as to obscure, or hinder the ready interpretation of, any road traffic sign, railway signal or aid to navigation by water or air, or so as otherwise to render hazardous the use of any highway, railway, waterway (including any coastal waters) or aerodrome (civil or military).

REASON: To comply with the requirements of the Town and Country Planning (Control of Advertisements) Regulations 2007.

#### U0193859 Signage Board on Footpath

A minimum usable footway width on the highway/footpath of 1.5 meters will be mantained at all times.

REASON: To restrict street clutter and ensure pedestrian safety.

#### U0193855 Fixed lights

The illumination of the sign(s) is to be by fixed and constant lights and not by lights which are or appear to be intermittent, moving, flashing or vibrating lights. REASON: To ensure that the proposed development does not prejudice the appearance of the locality.

#### U0193856 Approved Documents

The development hereby permitted shall be carried out in accordance with the following approved plans and documents, where applicable:

Drawing Number 003 - Existing External Elevation - 12/09/2024

Drawing Number 001 - Existing Plan - 12/09/2024

Light Technical Specification - 30/09/2024

Lighting Details - 30/09/2024

Location Plan - 12/09/2024

Drawing Number 004 Revision B - Proposed External Elevation - 30/09/2024

Drawing Number 002 - Proposed Plan - 12/09/2024

REASON: To accord with the terms of the application, for the avoidance of doubt and in the interests of proper planning.

#### **U0193857** Restriction on Lighting Times

Illumination of the sign(s) shall only occur during the operating hours (as approved by the Council) of the shop on the site.

REASON: In the interests of preserving neighbouring amenity.

#### U0193858 Restriction of candelas

The intensity of illumination shall not exceed 250cd/m2.

REASON: To preserve amenity and prevent danger to road users.

#### U0193854 Lighting Details

The proposed cowl light shall not affect the moulded cornice detail which shall be retained and not incurred. The lighting itself shall be a warm white and not more than 2700k.

REASON: To preserve the appearance and amenity of the Conservation Area.

#### ADDITIONAL STANDARD CONDITIONS (DETAILED)

The standard conditions applicable to this application are as follows:

- 1. All advertisements displayed, and any land used for the display of advertisements, shall be maintained in a clean and tidy condition to the reasonable satisfaction of the Local Planning Authority.
- 2. Any structure or hoarding erected or used principally for the purpose of displaying advertisements shall be maintained in a safe condition.
- 3. Where an advertisement is required under these Regulations to be removed, the removal shall be carried out to the reasonable satisfaction of the Local Planning Authority.
- 4. No advertisement is to be displayed without the permission of the owner of the site or any other person with an interest in the site entitled to grant permission.
- 5. No advertisement shall be sited or displayed so as to obscure, or hinder the ready interpretation of, any road traffic sign, railway signal or aid to navigation by water or air, or so as to otherwise to render hazardous the use of any highway, railway, waterway (including any coastal waters) or aerodrome (civil or military).

#### **DETAILED INFORMATIVES**

#### U0095841 Composite Informative

#### Reason for granting:

The proposal has been considered in the light of the Development Plan, comments from statutory consultees and third parties (where relevant) and compliance with Supplementary Planning Guidance as appropriate. It has been concluded that there is not a demonstrable harm to interests of acknowledged importance caused by the development that justifies withholding planning permission.

#### **Principal Policies:**

Where relevant, the following have been taken into account in the consideration of this proposal:-

London Plan Policies:

D4 Delivering good design D12 Fire Safety HC1 Heritage conservation and growth

Local Plan Policies:

Local Character and Design Quality LP1
Impact on Designated Heritage Assets LP3
Impact on Non-Designated Heritage Assets LP4
Impact on Amenity and Living Conditions LP8

Supplementary Planning Guidance:

**Shopfront SPD** 

The Town and Country Planning (Control of Advertisements) (England) Regulations 2007

## **Building Regulations:**

The applicant is advised that the erection of new buildings or alterations to existing buildings should comply with the Building Regulations. This permission is NOT a consent under the Building Regulations for which a separate application should be made. For application forms and advice please contact the Building Control department, 2nd floor, Civic Centre, 44 York Street, Twickenham, TW1 3BZ. (Tel: 020 8891 1411). If you alter your proposals in any way, including to comply with the Building Regulations, a further planning application may be required. If you wish to deviate in any way from the proposals shown on the approved drawings you should contact the Development Management department, 2nd floor, Civic Centre, 44 York Street, Twickenham, TW1 3BZ. (Tel: 020 8891 1411).

#### Damage to the public highway:

Care should be taken to ensure that no damage is caused to the public highway adjacent to the site during demolition and (or) construction. The Council will seek to recover any expenses incurred in repairing or making good such damage from the owner of the land in question or the person causing or responsible for the damage.

BEFORE ANY WORK COMMENCES you MUST contact the London Borough of Richmond upon Thames, 44 York Street, Twickenham TW1 3BZ, Telephone 020 8891 1411 to arrange a pre-commencement photographic survey of the public highways adjacent to and within the vicinity of the site. The precondition survey will ensure you are not charged for any damage which existed prior to commencement of your works.

If you fail to contact us to arrange a pre commencement survey then it will be assumed that any damage to the highway was caused by your activities and you will be charged the full cost of repair.

Once the site works are completed you need to contact us again to arrange for a post construction inspection to be carried out. If there is no further damage then the case will be closed. If damage or further damage is found to have occurred then you will be asked to pay for repairs to be carried out.

## Noise control - Building sites:

The attention of the applicant is drawn to the requirements of Section 60 of the Control of Pollution Act 1974 in respect of the minimisation of noise and vibration on construction and demolition sites. Application, under section 61 of the Act for prior consent to the works, can be made to the Environmental Health department.

Under the Act the Council has certain powers to control noise from construction sites. Typically the council will limit the times during which sites are permitted to make noise that their neighbours can hear.

For general construction works the Council usually imposes (when necessary) the following limits on noisy works:-

Monday to Friday 8am to 6pm Saturdays 8am to 1pm

Sundays and Public Holidays - No noisy activities allowed

Applicants should also be aware of the guidance contained in British Standard BS 5228-1:2009+A1:2014 - Noise and vibration control on construction and open sites.

Any enquiries for further information should be made to the Noise & Nuisance Team, Regulatory Services Partnership NoiseandNuisance@merton.gov.uk.

## U0095843 Information for Applicant - License

The applicant is reminded that this consent applies only to advertisements. Additional consent to provide outdoor seating, tables and A-board is subject to an application to the Council's Licensing Team. Further information can be found on the Council website.

#### U0095842 NPPF APPROVAL - Para. 38-42

In accordance with paragraphs 38-42 of the National Planning Policy Framework, Richmond upon Thames Borough Council takes a positive and proactive approach to the delivery of sustainable development, by:

- **o** Providing written policies and guidance, all of which is available to view on the Council's website
- **o** Where appropriate, negotiating amendments to secure a positive decision
- **o** Determining applications in a timely manner.

In this instance:

**o** The application was amended following negotiations with the Council to ensure the scheme complied with adopted policy and guidance, and a decision was made without delay.

END OF SCHEDULE OF CONDITIONS AND INFORMATIVES FOR APPLICATION 24/2300/ADV

# **ADV 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:

**Advertisement Consent Application** 

#### Appeal time:

Within 8 weeks 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 when:

- you have applied to the council for consent to display an advertisement, which they have refused;
- the council have granted consent for an advertisement but have given you conditions which you think are not acceptable;
- the council have failed to give a decision within the time laid down, (this is usually eight weeks but it can be extended if you agreed to this in writing);
- you have received a discontinuance notice ordering you to remove an advertisement display. If a council issues a discontinuance notice, only those receiving a copy may appeal.

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
- Using a form which you can get from 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