



The Planning
Inspectorate

SCANNED ON
- 5 MAR 2012
PLANNING (IO)

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Your Ref: 10-AP-3751
Our Ref: APP/A5840/A/12/2168042/NWF
Date: 2 March 2012

London Borough of Southwark
Received on:
- 5 MAR 2012 -
Development Management

Dear Sir/Madam

Town and Country Planning Act 1990
Appeal by Citrus Healthcare Ltd
Site at 123 Grove Park, London, SE5 8LD

I have received appeal forms and documents for this site. I am the case officer, if you have any questions, please contact me.

I have checked the papers and confirm that the appeal is valid. If I later find out that this is not the case, I will write to you again.

The procedure and starting date

The appellant asked for this appeal to be dealt with by the **written representations** procedure.

However, we have applied the criteria and considered all representations received, including the appellant's preferred choice. We consider that the **hearing** procedure is the most suitable for this appeal for the following reason(s):

Your request for a change of procedure, from written representations to a hearing, has been considered against our published criteria and I have also consulted my manager.

Despite the appellant's agent stating his belief that this change is unnecessary, I am persuaded that the Inspector will be better able to decide this appeal at a hearing, rather than by the written representations procedure.

This is because our published criteria states that the written representations procedure may be unsuitable when a proposal generates significant local

interest and in such circumstances we consider the Council to be in the best position to indicate if a hearing is required.

Therefore I am changing the procedure to a hearing and re-setting the schedule.

There is no need for the Council to submit their questionnaire etc again and they should merely re-notify third parties, advising them of the new deadline date (ie 23rd March) for their comments to be submitted to me and also pointing out that they may attend the hearing. This letter (with it's distribution list) should be copied to PINS and to the appellant's agent.

In due course the Council should inform the third parties again of the date and venue set for the hearing and this letter (with it's distribution list) should also be copied to PINS and the appellant's agent..

Both principal parties should submit their statements of case to me within four weeks of today's date, that is by 23rd March.

Please note that although I have received by email the policy documents, I still await the arrival of the other documents referred to within the Council's questionnaire. The questionnaire with all of it's supporting documents should have been sent to the appellant's agent and I look forward to receiving your confirmation of this.

We therefore intend to determine this appeal by this procedure.

The date of this letter is the **NEW starting date** for the appeal.

Sending documents to us and looking at the appeal

If you post your documents, please:

- send one copy of the questionnaire and its supporting documents;
- send two copies of other documents as specified below;
- put the full appeal reference number on each copy.

If you email them to the email address above please quote the full appeal reference number. Guidance on communicating with us electronically can be found in GPA Note 06, which is available from www.planningportal.gov.uk/pcs.

You can look at this case using the Planning Casework Service www.pcs.planningportal.gov.uk/pcsportal/casesearch.asp by typing in the appeal reference number and clicking on "Search for Cases".

Keeping to the timetable

You must keep to the timetable set out below and make sure that you send us the relevant documents within these deadlines. This will mean that we can deal with the appeal promptly and fairly. If you do not send us the relevant documents in time, the Inspector will not normally look at them and we will return them to you unless there are exceptional reasons for accepting them. You must note the details of the following timetable because we will not send any reminders.

The following documents must be sent within this timetable.

You must notify any statutory parties and any other interested persons who made representations to you about the application, that the appeal has been made. You should tell them:-

- i) that any comments they made at application stage will be sent to me and if they want to make any additional comments, they must submit 3 copies within 6 weeks of the starting date, **by 23rd March 2012**. If comments are submitted after the deadline, the Inspector will not normally look at them and they will be returned;
- ii) when and where the appeal documents will be available for inspection;
- iii) that the Planning Inspectorate will not acknowledge representations. We will, however, ensure that letters received by the deadline are passed on to the Inspector dealing with the appeal;
- iv) that they can get a copy of our booklet 'Guide to taking part in planning appeals proceeding by a hearing' either free of charge from you or on your website, or on the Planning Portal (www.planningportal.gov.uk); and
- v) that the decision will be published on the Planning Portal.

You must send a copy of a completed appeal questionnaire and supporting documents, including relevant development plan policies, a copy of your notification letter and a list of those notified to the appellant and me. You have the opportunity to state your preferred choice of procedure by answering Question 1 of the appeal questionnaire.

By 23 March 2012

Please send me 2 copies of your hearing statement giving full details of the case which you will put forward at the hearing including copies of any documents (maps, plans etc) to which you will refer. It is best practice to provide a summary of your statement. This summary should not be more than 500 words long.

I will send a copy of your hearing statement (and summary) to the appellant and send you a copy of their hearing statement. You and the appellant must send a copy of your hearing statements (and summaries) to any statutory parties. I will send you and the appellant a copy of any comments submitted by interested persons or organisations.

You must allow anyone who wants to inspect the appeal documents a reasonable opportunity to do so. Your statement must say when and where this can be done.

Planning obligations - section 106 agreements

A planning obligation, often referred to as a 'section 106 agreement', is either a legal agreement made between the LPA and a person 'interested in the land' or a legally binding undertaking signed unilaterally by a person 'interested in the land'. If you intend to submit a planning obligation you must read the guidance provided in GPA Note 16, which is available from www.planningportal.gov.uk/pcs. A final draft, agreed by all parties to it, must be submitted to me no later than 10 days before the hearing opens.

Statutory parties

'Statutory parties' are owners or tenants of the appeal site who made comments within the time limit on the application or appeal. You must give details of any statutory parties at application stage on the questionnaire. I will tell you about any statutory parties at appeal stage, before your hearing statement is due. You must

send any statutory party(ies) a copy of your statement at the same time as you send it to me and the appellant.

Withdrawing the appeal

If you hear that the appeal is to be withdrawn, please telephone me immediately. If I receive written confirmation of this from the appellant, I will write to you.

Costs

The appellant has been directed to our advice pamphlet '*Costs awards in planning appeals*'. You should also be aware that costs may be awarded to either party.

Further information

Further information about the appeals process can be found in our Good Practice Advice Notes. These notes can be accessed at: www.planningportal.gov.uk/pas or you can contact me if you want a hard copy of any of the notes. Advice on producing statements is in GPA Note 07. I recommend that you read the relevant guidance.

Yours sincerely

Nicholas Kessler

H4B

