

**SECTION 1 – MAJOR APPLICATIONS**

<b>LIST NO:</b>	1/01	<b>APPLICATION NO:</b>	P/3109/06/CFU
<b>LOCATION:</b>	26 & 28 Manor Road, Harrow, HA1 2PB		
<b>APPLICANT:</b>	Preston Bennett Planning		
<b>PROPOSAL:</b>	Construction of block of 10 flats with landscaping and car parking (resident permit restricted)		
<b>DECISION:</b>	GRANTED permission for the development described in the application and submitted plans, as amended on the Addendum, subject to the conditions and informatives reported.		
	[Notes: (1) Prior to discussing the above application, the Committee received representations from an objector, and the applicant's representative, which were noted;		
	(2) Councillor Narinder Singh Mudhar wished to be recorded as having voted against the decision to grant the application].		

<b>LIST NO:</b>	1/02	<b>APPLICATION NO:</b>	P/3171/06/CFU
<b>LOCATION:</b>	Strongbridge Close, Harrow		
<b>APPLICANT:</b>	PRP Architects for Metropolitan Housing Trust		
<b>PROPOSAL:</b>	Redevelopment to provide 254 units: 3 x 4/5 storey blocks of flats (Blocks A, B and F), 1 x block of 5 storey flats (Block G), 1 x block of 5 and 7 storey blocks of flats (Block H), 2 x blocks of 2 and 3 storey houses (Blocks C and D) and one block of 2 storey houses (Block E), roads, parking and open space		
<b>DECISION:</b>	(1) INFORM the applicant that:		
	(a)	The proposal is acceptable subject to the completion of a legal agreement within one year (or such period as the Council may determine) of the date of the Committee decision on this application relating to:	
		i)	Not more than 11 of the dwellinghouses and 112 flats hereby permitted shall be sold on the open market, such provision to be identified on an approved scaled plan prior to the occupation of any dwellings;
		ii)	The management of the open space and children's and youth facilities in accordance with a Community Facility Management Statement between the Council and the developer.
		iii)	Prior to the first taxable occupation of any unit in the development (such date to first occupation to be notified to the Council at least six weeks in advance in writing by the developer) the developer shall implement a green travel plan (to include an annual review) which shall previously have been submitted to and approved in writing by the Council.
		iv)	The upgrading and lighting of the footpath from Rayners Lane.
		v)	Prior to construction the developer shall carry out a first interference survey to assess television reception within the survey area agreed at the time and a second interference survey will be carried out by the developer to assess television reception within 3 months of the completion of the development of the same survey area. Any appropriate mitigation measures to restore

television reception to the pre-development standard will be agreed with Harrow Council, funded, constructed and maintained at the developer's expense, thereafter.

- (b) A formal decision notice granting permission for the development described in the application and submitted plans, as amended on the Addendum, and subject to the planning conditions and informatives reported, will be issued only upon the completion, by the applicant, of the aforementioned legal agreement.

(2) RESOLVED that officers' clarification of aerodrome safeguarding be reported to Nominated Members, for approval, via the Urgent Non-Executive Action procedure.

[Notes: (1) Prior to discussing the above application, the Committee received representations from two objectors, and the applicant's representative, which were noted;

(2) the Committee wished it to be recorded that the vote to grant the application was unanimous].

(See also Minutes 31 and 35).

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<b>LIST NO:</b>	1/03	<b>APPLICATION NO:</b>	P/2317/06/CFU
<b>LOCATION:</b>	Government Buildings, Honey Pot Lane, Stanmore		
<b>APPLICANT:</b>	Turley Associates for Berkeley Urban Renaissance Ltd & Dominion Housing Group Ltd.		
<b>PROPOSAL:</b>	Redevelopment to provide 816 residential units (including 40% affordable housing) 959 SQ M Class A1/A2/A3/A4/A5/D1 & D2 floorspace; 7927 SQ M of B1 (a), (b), (c) floorspace including a business incubator centre; creation of a new access onto Whitchurch Lane; associated flood alleviation, landscaping, car parking and highway works (duplicate application)		
<b>DECISION:</b>	<p>Had the applicant not appealed against the failure of Harrow Council to determine the application within the statutory period, the Committee would have REFUSED permission for the development described in the application and submitted plans, for the following reasons:</p> <ul style="list-style-type: none"> <li>(i) The proposed density of development is outside the ranges set out as appropriate for suburban locations in the London Plan table 4B.1 and policy 4B.3 and, in the absence of compelling reasons to justify the deviation, is considered excessive.</li> <li>(ii) The proportion and mix of the affordable housing as proposed does not comply with HUDP policy H5 and London Plan policy 3A.7 and 3A.8. The requirement to provide for affordable housing arising from the development at Brockley Hill, Brockley Park (now completed) has not been taken into account satisfactorily in the overall proposal.</li> <li>(iii) Contrary to HUDP Policy D4, the design, appearance and layout of the proposed development is unsatisfactory in this suburban context. The elevational treatment is monotonous, and the irregularly shaped courtyard block in the 'central zone' detracts from the purpose and function of the courtyard.</li> <li>(iv) The housing mix as proposed is unsatisfactory in that it does not comply with HUDP policy H7 and the approved SPG and fails to provide sufficient family sized accommodation.</li> <li>(v) The internal layout of some of the residential units is unsatisfactory in respect of sunlight, daylight and outlook, contrary to HUDP policy D4.</li> </ul>		

- (vi) The proposal, by reason of its excessive building envelope and overall density, does not provide enough amenity space to meet the needs of all ages and requirements, and would give rise to a loss of residential amenity to the future occupiers of the site, contrary to HUDP policy D5.
- (vii) In the absence of a contribution to local healthcare facilities, the development will, when complete, generate an unacceptable demand for Primary Health Care contrary to HUDP policies SC1 and C8.

[Notes: (1) Prior to discussing the above application, the Committee received representations from two objector, and the applicant's representative, which were noted;

(2) the Committee wished it to be recorded that the vote to refuse the application, had the applicant not appealed, was unanimous;

(3) the Committee wished the following statement, read by the Chairman, to be recorded:

"The Council has been put into the position of having to come to a view on these applications because the applicant has submitted appeals, as is their right. To meet the Appeal timetable the Committee must indicate clearly how it would have dealt with these applications now on the basis of the information currently available including the views of the Mayor of London.

We have set out clearly what the Committee sees as the deficiencies in Berkeley's proposals in the reasons for refusal. These will need to be addressed before the Committee could consider a revised scheme, and we encourage the Applicant to consider carefully the opportunity now presented to review their position rather than pursue an Appeal.

It will be imperative that the affordable housing provision is amended to take proper account of the requirement to fulfil the obligations from the Brockley Hill development, and to better reflect the Borough's need for larger family accommodation. At the same time, a revised scheme must take account of the excessive density as proposed and the suburban context of the site. This needs to be reflected in the detailed design and appearance of the scheme, which should also pick up the detailed concerns raised by both Harrow Council and the GLA.

There are outstanding issues which could be resolved through S106 or condition. In addition to the list, as set out in paragraph 16 of the report, should be added sustainable renewable energy, lifetime homes, wheelchair access and contributions towards local health provision"].

(See also Minutes 31, 35 and item 1/04 below).

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<b>LIST NO:</b>	1/04	<b>APPLICATION NO:</b>	P/2246/06/COU
<b>LOCATION:</b>	Land adj. Edgware Brook & Whitchurch Lane, Honeypot Lane, Stanmore		
<b>APPLICANT:</b>	Turley Associates for Berkeley Urban Renaissance Ltd & Dominion Housing Group Ltd.		
<b>PROPOSAL:</b>	New pedestrian access route and associated landscape works (as part of the comprehensive development of the Former Government Office and DVLA site) (duplicate application		
<b>DECISION:</b>	Had the applicant not appealed against the failure of Harrow Council to determine the application within the statutory period, the Committee would have REFUSED permission for the development described in the application and submitted plans, for the following reason:		
	(i)	The proposed footpath and landscaping, if constructed in the absence of the adjoining site, would not connect to other pedestrian routes and give rise to conditions likely to increase the risk of crime and disorder.	

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[Note: The Committee wished it to be recorded that the vote to refuse the application, had the applicant not appealed, was unanimous].

(See also item 1/03 above).

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**SECTION 3 – OTHER APPLICATIONS RECOMMENDED FOR REFUSAL**

**LIST NO:** 3/01                      **APPLICATION NO:** P/1863/06/CFU

**LOCATION:** Cloisters Wood, Wood Lane, Stanmore

**APPLICANT:** Hari Design for Shree Swaminarayan Temple

**PROPOSAL:** Change of use of buildings 2 & 4 from use Class D1 to 3 flats and 11 studio flats

**DECISION:** (1) REFUSED permission for the development described in the application and submitted plans for the reasons reported;

(2) RESOLVED that officers be requested to encourage the applicants to progress unresolved issues from previous planning applications.

[Note: The Committee wished it to be recorded that the vote to refuse the application was unanimous].

(See also Minute 31).

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