# THE TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT)ORDER 1995

# NOTICE OF CONFIRMATION OF DIRECTION GIVEN UNDER ARTICLE 4 (2)

# MID SUSSEX DISTRICT COUNCIL (LINDFIELD CONSERVATION AREA) ARTICLE 4 (2) DIRECTION 1998

Notice is hereby given that on the 10th February 1999 the Mid Sussex District Council confirmed the Direction under Article 4 (2) of the Town and Country Planning (General Permitted Development) Order 1995 given by the Council on the 2nd November 1998 which relates to the land and premises situated in the Lindfield Conservation Area listed in the First Schedule below.

The effect of the Direction as confirmed is that planning permission granted by Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 for development of the description set out in the Second Schedule below shall not apply to the land and premises listed in the First Schedule.

A copy of the Confirmed Direction (together with a map defining the area to which it relates) has been deposited at the Planning Department of Mid Sussex District Council, Oaklands, Oaklands Road, Haywards Heath and may be inspected there without charge between the hours of 9.00 a.m. - 5.00 p.m. Mondays to Thursdays and 9.00 a.m. - 4.00 p.m. on Fridays.

Dated:

23rd February 1999

MRS ANNE M HALLIGEY
SECRETARY AND SOLICITOR TO THE COUNCIL
OAKLANDS, OAKLANDS ROAD,
HAXWARDS HEATH, WEST SUSSEX

#### STATEMENT OF THE EFFECT OF THIS ORDER

The making of this Direction means that express planning permission is now required for those works listed in the Second Schedule in the area covered by the Direction where those works front a highway, waterway or open space, and most works to a chimney on a dwelling house or on a building within its curtilage. This means that consent will normally be required for replacement of doors, windows and roof materials; painting or rendering of an external wall; construction of a porch; the provision of a hard surface; the removal or erection of a garden fence, gate railing or any other means of enclosure; installation of a chimney; construction of a conservatory, extension or outbuilding, where any part of those works front

a highway, waterway or open space. For precise details, however, the Direction should be consulted.

### FIRST SCHEDULE

Properties covered by this Direction:-

- All dwelling houses and their curtilages in Compton Road
   Dwelling houses and their curtilages in Compton Road
- Dwelling houses and their curtilages at Numbers 27-29 Denmans Lane
   Rosemary House Holly Cook I.
- 3. Rosemary House, Holly Croft, Lyndhurst and Warrens Croft in Hickmans Lane

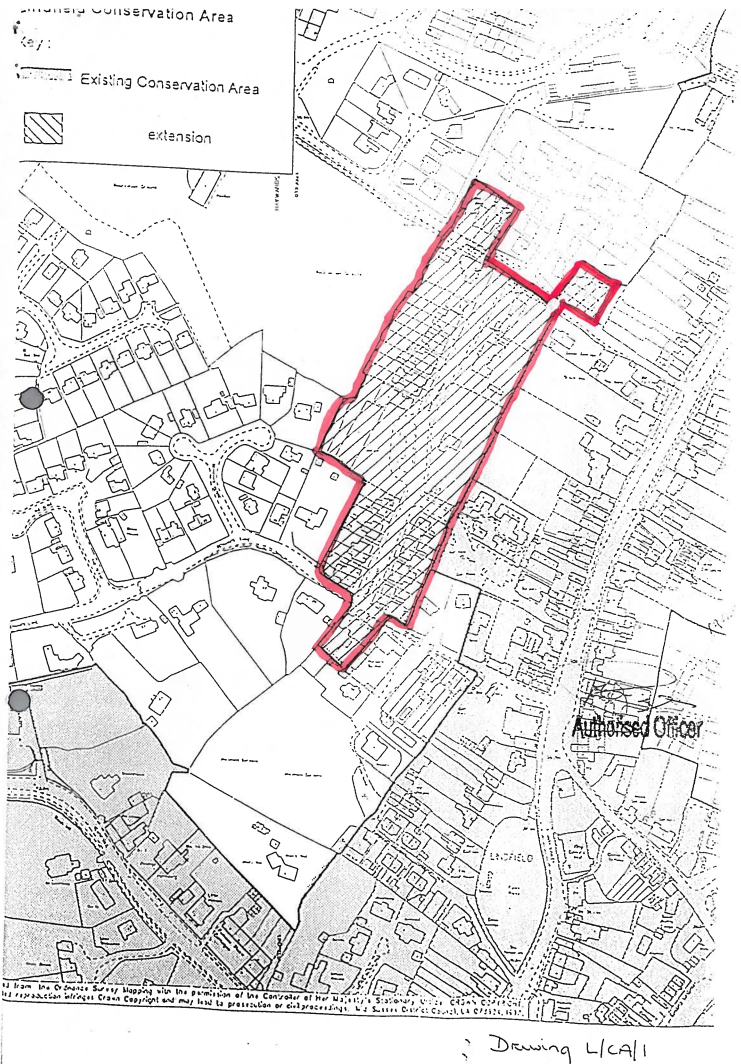
## SECOND SCHEDULE

The Development to which Article 3 of the Town and Country Planning (General Permitted Development) Order 1995 no longer applies by virtue of this Direction

- the erection, alteration or removal of a chimney on a dwellinghouse, or on a building within the curtilage of a dwellinghouse
- any Development listed below which would front a highway, waterway or open space
  - the enlargement, improvement or other alteration of a dwellinghouse
  - the alteration of a dwellinghouse roof
  - the erection or construction of a porch outside any external door of a dwellinghouse
  - the provision within the curtilage of a dwellinghouse of any building or enclosure, swimming or other pool required for a purpose incidental to the enjoyment of the dwellinghouse as such or the maintenance improvement or other alteration of such building or enclosures
  - the provision of a hard surface for any purpose incidental to the enjoyment of the dwellinghouse
  - the installation, alteration or replacement of a satellite antenna
  - the erection and construction maintenance improvement or alteration of a gate, fence,
     wallor other means of enclosure
  - the painting of the exterior of any building or work
  - any building operation consisting of the demolition of the whole or any part of any gate, fence, wall or other means of enclosure

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## MID SUSSEX DISTRICT COUNCIL

# TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT) ORDER 1995 MID-SUSSEX DISTRICT COUNCIL (LINDFIELD CONSERVATION AREA) ARTICLE 4 (2) DIRECTION 1998

WHEREAS the MID SUSSEX DISTRICT COUNCIL of Oaklands Oaklands Road Haywards Heath in the County of West Sussex (hereinafter called "the Council") as Local Planning Authority is satisfied that it is expedient that development of the description set out in the First Schedule hereto should not be carried out on any land or premises in the area shown edged red on the plan annexed hereto ("the Land") unless permission therefor is granted upon an application duly made in that behalf

NOW THEREFORE the Council in pursuance of the powers conferred upon it by Article 4(2) of the Town and Country Planning (General Permitted Development) Order 1995 ("the Order") HEREBY DIRECTS that the permission granted by Article 3 of the Order shall not apply to development on the Land of the descriptions set out in the First and Second Schedule hereto

This Direction may be cited as the "MID SUSSEX DISTRICT COUNCIL (LINDFIELD CONSERVATION AREA) ARTICLE 4(2) DIRECTION 1998"

#### FIRST SCHEDULE

"Permitted Developments" that are restricted by this Article 4(2) Direction

- (a) Class A of Part 1 of the Second Schedule to the Order consisting of the enlargement improvement or other alteration of a dwellinghouse where any part of the enlargement improvement or alteration would front a highway waterway or open space
- (b) Class C of Part 1 of the Second Schedule to the Order where the alteration would be to a roof slope which fronts a highway waterway or open space

- (c) Class D of Part 1 of the Second Schedule to the Order where the external door in question fronts a highway waterway or open space
- (d) Class E of Part 1 of the Second Schedule hereto where the building or enclosure swimming or other pool to be provided would front a relevant location or where the part of the building or enclosure maintained improved or altered would front a highway waterway or open space
- (e) Class F of Part 1 of the Second Schedule to the Order where the hard surface would front a highway waterway or open space
- (f) Class H of Part 1 of the Second Schedule to the Order where the part of the building or other structure on which the satellite antenna is to be installed altered or replaced fronts a highway waterway or open space
- (g) Part 1 of the Second Schedule to the Order consisting of the erection alteration or removal of a chimney on a dwellinghouse or on a building within the curtilage of a dwellinghouse
- (h) Class A of Part 2 of the Second Schedule to the Order where the gate fence wall or other means of enclosure would be within the curtilage of a dwellinghouse and would front a highway waterway or open space
- (i) Class C of Part 2 of the Second Schedule to the Order consisting of the painting of the exterior of any part which fronts a highway waterway or open space of -
  - (i) a dwellinghouse or
  - (ii) any building or enclosure within the curtilage of a dwellinghouse
- (j) Class B of Part 31 of the Second Schedule to the Order where the gate fence wall or other means of enclosure is within the curtilage of a dwellinghouse and fronts a highway waterway or open space

# SECOND SCHEDULE

## Details of the aforementioned Classes

#### Part 1

# Development within the curtilage of a dwellinghouse

#### Class A

Λ						
Permitted		A.	The en	largement	improvement or other a	lteration of a
developme	nt		dwellir	ighouse		
Developme	nt	A.1	Develo	pment is no	ot permitted by Class A if -	
not permitte	ed		(a)	the cubic	content of the resulting b	ouilding would exceed
				the cubic	content of the original dwe	ellinghouse -
				(i) i	n the case of a terrace ho	use or in the case of a
				d	lwellinghouse on article 1	(5) land by more than
				5	50 cubic metres or 10% wh	ichever is the greater
				(ii) i	n any other case by more	than 70 cubic metres
				o	or 15% whichever is the gr	eater
				(iii) ii	n any case by more than 1	15 cubic metres
			(b)	the part o	of the building enlarged	improved or altered
				would exc	ceed in height the highest	part of the roof of the
				original de	wellinghouse	
			(c)	the part o	of the building enlarged	improved or altered
				would be	nearer to any highway	which bounds the
				curtilage c	of the dwellinghouse than -	
				(i) tł	ne part of the original dwe	ellinghouse nearest to
				tł	nat highway or	
				(ii) a	ny point 20 metres from th	at highway
				whichever	is nearer to the highway	
			(d)	in the ca	se of development othe	r than the insertion
				enlargeme	ent improvement or other a	alteration of a window

in an existing wall of a dwellinghouse the part of the

building enlarged improved or altered would be within 2 metres of the boundary of the curtilage of the dwellinghouse and would exceed 4 metres in height

- (e) the total area of ground covered by buildings within the curtilage (other than the original dwellinghouse) would exceed 50% of the total area of the curtilage (excluding the ground area of the original dwellinghouse)
- (f) it would consist of or include the installation alteration or replacement of a satellite antenna
- (g) it would consist of or include the erection of a building within the curtilage of a listed building or
- (h) it would consist of or include an alteration to any part of the roof
- A.2 In the case of a dwellinghouse on any article 1(5) land development is not permitted by Class A if it would consist of or include the cladding of any part of the exterior with stone artificial stone timber plastic or tiles

Interpretation

of Class A

A.3 For the purposes of Class A -

- the erection within the curtilage of a dwellinghouse of any building with a cubic content greater than 10 cubic metres shall be treated as the enlargement of the dwellinghouse for all purposes (including calculating cubic content) where -
  - (i) the dwellinghouse is on article 1(5) land or
  - (ii) in any other case any part of that building would be within 5 metres of any part of the dwellinghouse
- (b) where any part of the dwellinghouse would be within 5 metres of an existing building within the same curtilage

that building shall be treated as forming part of the resulting building for the purpose of calculating the cubic content

#### Class C

Permitted C. Any other alteration to the roof of a dwellinghouse development

Development C.1 Development is not permitted by Class C if it would result in a material not permitted alteration to the shape of the dwellinghouse

#### Class D

Permitted D. The erection or construction of a porch outside any external door of a development dwellinghouse

Development D.1 Development is not permitted by Class D if -

- (a) the ground area (measured externally) of the structure would exceed 3 square metres
- (b) any part of the structure would be more than 3 metres above ground level or
- (c) any part of the structure would be within 2 metres of any boundary of the curtilage of the dwellinghouse with a highway

#### Class E

Permitted E. The provision within the curtilage of a dwellinghouse of any building or development enclosure swimming or other pool required for a purpose incidental to the enjoyment of the dwellinghouse as such or the maintenance improvement or other alteration of such a building or enclosure

Development E.1 Development is not permitted by Class E if-

- not permitted (a) it relates to a dwelling or a satellite antenna
  - (b) any part of the building or enclosure to be constructed or provided would be nearer to any highway which bounds the curtilage than -
    - (i) the part of the original dwellinghouse nearest to that highway or

(ii)

any point 20 metres from that highway whichever is nearer to the highway

- (c) where the building to be constructed or provided would have a cubic content greater than 10 cubic metres any part of it would be within 5 metres of any part of the dwellinghouse
- (d) the height of that building or enclosure would exceed -
  - (i) 4 metres in the case of a building with a ridged roof or
  - (ii) 3 metres in any other case
- (e) the total area of ground covered by buildings or enclosures within the curtilage (other than the original dwellinghouse) would exceed 50% of the total area of the curtilage (excluding the ground area of the original dwellinghouse) or
- (f) in the case of any article 1(5) land or land within the curtilage of a listed building it would consist of the provision alteration or improvement of a building with a cubic content greater than 10 cubic metres

Interpretation

E.2

For the purposes of Class E -

of Class E

"purpose incidental to the enjoyment of the dwellinghouse as such" includes the keeping of poultry bees pet animals birds or other livestock for the domestic needs or personal enjoyment of the occupants of the dwellinghouse"

#### Class F

Permitted

F. The provision within the curtilage of a dwellinghouse of a hard surface

Development

for any purpose incidental to the enjoyment of the dwellinghouse as

such

#### Class H

Permitted

H. The installation alteration or replacement of a satellite antenna on a

development dwellinghouse or within the curtilage of a dwellinghouse

Development

H.1 Development is not permitted by Class H if -

not permitted

- (a) the size of the antenna (excluding any projecting feed element reinforcing rim mountings and brackets) when measured in any dimension would exceed -
  - (i) 45 centimetres in the case of an antenna to be installed on a chimney
  - (ii) 90 centimetres in the case of an antenna to be installed on or within the curtilage of a dwellinghouse on article 1(4) land other than on a chimney
  - (iii) 70 centimetres in any other case
- (b) the highest part of an antenna to be installed on a roof or a chimney would when installed exceed in height -
  - (i) in the case of an antenna to be installed on a roof the highest part of the roof
  - (ii) in the case of an antenna to be installed on a chimney the highest part of the chimney
- (c) there is any other satellite antenna on the dwellinghouse or within its curtilage
- (d) in the case of article 1(5) land it would consist of the installation of an antenna -
  - (i) on a chimney
  - (ii) on a building which exceeds 15 metres in height
  - (iii) on a wall or roof slope which fronts a waterway in the

    Broads or a highway elsewhere

Conditions

- H.2 Development is permitted by Class H subject to the following conditions -
  - (a) an antenna installed on a building shall so far as practicable be sited so as to minimise its effect on the external appearance of the building

(b) an antenna no longer needed for the reception or transmission of microwave radio energy shall be removed as soon as reasonably practicable

#### Interpretation of Part 1

1. For the purposes of Part 1

"resulting building" means the dwellinghouse as enlarged improved or altered taking into account any enlargement improvement or alteration to the original dwellinghouse whether permitted by this Part or not and

"terrace house" means a dwellinghouse situated in a row of three or more dwellinghouses used or designed for use as single dwellings where -

- (a) it shares a party wall with or has a main wall adjoining the main wall of the dwellinghouse on either side or
- (b) it if is at the end of a row it shares a party wall with or has a main wall adjoining the main wall of a dwellinghouse which fulfils the requirements of sub-paragraph (a) above

#### Part 2

#### Minor operations

#### Class A

not permitted

Permitted A. The erection construction maintenance improvement or alteration of development a gate fence wall or other means of enclosure

Development A.1 Development is not permitted by Class A if -

- (a) the height of any gate fence wall or means of enclosure erected or constructed adjacent to a highway used by vehicular traffic would after the carrying out of the development exceed 1 metre above ground level
  - (b) the height of any other gate fence wall or means of enclosure erected or constructed would exceed 2 metres above ground level

- the height of any gate fence wall or other means of enclosure maintained improved or altered would as a result of the development exceed its former height or the height referred to in sub-paragraph (a) or (b) as the height appropriate to it if erected or constructed whichever is the greater or
- (d) it would involve development within the curtilage of or to a gate fence wall or other means of enclosure surrounding a listed building

#### Class C

Permitted	C.	The painting of the exterior of any building or work
development		
Development	C.1	Development is not permitted by Class C where the painting is for the
not permitted		purpose of advertisement announcement or direction
Interpretation	C.2	In Class C "painting" includes any application of colour
of Class C		

#### Part 31

## Demolition of buildings

#### Class B

Permitted B. Any building operation consisting of the demolition of the whole or any development part of any gate fence wall or other means of enclosure

# THE COMMON SEAL of MID SUSSEX DISTRICT COUNCIL

was hereunto affixed this

send day of Noumber 1998

in the presence of

Authorised Officer

Confirmed by the Demopment and Transport Committee at its meeting on tenth February 1999.
Min: 117.



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#### MID SUSSEX DISTRICT COUNCIL

#### **MEMORANDUM**

To: Secretary and Solicitor to the Council

Date: 17 February, 1999

From: Group Leader - Local Plans

My Ref: SB/AA C34/2

#### For the Attention of Fiona Rae

S. Bice

TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT) ORDER 1995 - ARTICLE 4(2) DIRECTION LINDFIELD CONSERVATION AREA (EXTENSION)

At a meeting of Development and Transport Committee on 10th February Members resolved to confirm the Article 4(2) Direction for the area shown on the attached plan.

Please could you undertake any further action which is required in connection with the confirmation of the Direction. Once this has been completed please could you let me know as I will then write to all residents. Thank you for your assistance in this matter.

