# **MEMORANDUM**

MEMORANDUM	
Director of Legal & Administrative Services	L.44
Subject: TOWN AND COUNTRY PLANNING. Ext. 286	To: Dina I
C. L. TOWN OWENS	To: Director of Planning
Subject: TOWN AND COUNTRY PLANNING ACT 1971 -	c.c. Land Charges Section
ARTICLE 4 DIRECTIONS - LAND IN THE PARISH	Your C
TANISH	Your ref: E2/DC9/LAN/1 My ref: DD/12
	Data: 00/12 17.4/15/5
The Secretary of State for the Secretary	Date: 16 June 1980
Direction of State for the c	

The Secretary of State for the Environment has now approved the Article 4 Directions made by the Council in respect of an area of land at Martin/Martin Mill/East Langdon.

• Copies of the Directions are attached for your information and records.

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Director of Legal and Administrative Services

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DOVER DISTRICT COUNCIL

L & A SERVICES DEPT.

R E C E I V E D

17 JUN 1980

File No.

Referred To

Acc.



## DOVER DISTRICT COUNCIL TOWN AND COUNTRY PLANNING ACT 1971

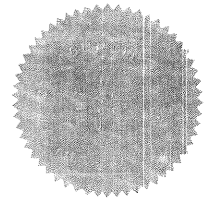
### TOWN AND COUNTRY PLANNING GENERAL DEVELOPMENT ORDER 1977

WHEREAS the Council of the District of Dover being the local planning authority for the said District of Dover are satisfied that it is expedient that development of the descriptions set out in the Schedule hereto should not be carried out on the land shown stippled and edged red on the plan annexed hereto unless permission therefore is granted on application made under the Town and Country Planning General Development Order 1977 as amended.

NOW THEREFORE the said Council in pursuance of the powers conferred upon them by Article 4 of the Town and Country Planning General Development Order 1977 as amended hereby direct that the permission granted by Article 3 of the said Order shall not apply to development on the said land of the descriptions set out in the Schedule hereto.

THIS DIRECTION may be cited as the Dover District Council (Langdon) Town and Country Planning Direction No 1 1980.

Given under the Common Seal of the District Council of Dover this allowed day of One thousand nine hundred and eighty The Common Seal of the Council was hereunto affixed in the presence of:



### SCHEDULE

- Development permitted under Article 3 of the Town and Country (a) Planning General Development Order 1977 subject to the limitations contained in the description of that development in Column 1 of Schedule 1 to the said Order being development comprised within Class V uses by members of recreational organisations referred to in the said Schedule 1 and not being development comprised in any other class.
- Development permitted under Article 3 of the Town and Country (b) Planning General Development Order 1977 subject to the limitations contained in the description of that development in Column 1 of Schedule 1 to the said Order being development comprised within Class VI (1) agricultural buildings, works and uses, referred to in the said Schedule 1 and not being development comprised in any other class.
- Development permitted under Article 3 of the Town and Country (c) Planning General Development Order 1977 subject to the limitations contained in the description of that development in Column 1 of Schedule 1 to the said Order being development comprised within Class XXII use as a caravan site referred to in the said Schedule 1 and not being development comprised in any other class.

The Secretary of State for the

Environment hareby approves the

foregoing direction.

Signed by authority of the Secretary of

LTH JUNE 1980

State

N. THOMPSON \*An Assistant Secretary in the Department of the Environment

#### DOVER DISTRICT COUNCIL

Statement of circumstances which in the opinion of the Dover District Council as the local planning authority make it necessary that planning control should be imposed by way of a Direction under Article 4 of the Town and Country Planning General Development Order 1977 in respect of land in the Parish of Langdon.

- 1. The land, the subject of this Direction, and shown stippled and outlined in red on the attached plan No. 111/79, was until recently owned and occupied by one person who farmed the land as one agricultural unit. The land has now been divided into smaller areas and sold as smallholdings. Ownership and occupation has passed to at least four separate persons.
- 2. On the Kent Development Plan the land is shown within an Area of Great Landscape Value wherein it is the planning policy for the principal industries (forestry and agricultum) to continue. Additional development in connection therewith, and development not related directly thereto, shall only be admitted if a strong case for such development can be proved, and subject in any event to appropriate siting and a high standard of design.
- 3. In the submitted Kent Structure Plan, now before the Secretary of State for approval, the land is within a Special Landscape Area. In such areas the planning policies will continue to safeguard agricultural interests as a major industry whilst at the same time protecting the landscape from intrusive development.
- h. The land forms an important open agricultural wedge on rising ground between the villages of Martin, Martin Mill and East Langdon. The whole area of land previously farmed as an entity has been fragmented into smaller areas for smallholding use and this has encouraged the erection of enclosure fences and resulted in a more intensive form of cultivation. The District Council considers that separate uses on smaller areas of land have already detracted from the character of the landscape and could give rise to further associated sundry development which could be undertaken without planning permission. The further subdivision of the land by the erection of enclosures and the construction of agricultural buildings haphazardly sited of varying forms, external appearance and materials, would detract seriously from the importance of this land as an open land-scape wedge between the three local villages.
- 5. The Langdon Parish Council has expressed concern over the effect that the subdivision and subsequent use of this land has had on the visual environment in its area and fully supports the District Council in its endeavour to bring future development within planning control.
- by Article 3 of the Town and Country Planning General Development Order 1977 should not apply to the developments of the descriptions specified in the schedule to the Direction on any of the land shown stippled black and outlined in red on the plan.

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dover District Council



AREA OF ARTICLE 4 DIRECTION



PRODUCED FROM THE ORDNANCE SURVEY MAP WITH THE SANCTION OF THE ITROLLER OF H.M. STATIONERY, OFFICE CROWN COPYRIGHT RESERVED

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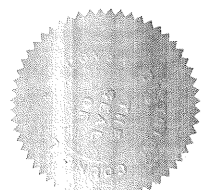
rawn by S.L.

Plan no 111/79

D.J. Sturt

B.A., Dip T.P., M.R.T.P.I.

Director of Planning



Chief Executail
Dover Diskil Command

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