1ST TOTLEY SCOUT GROUP

OTHER CORRESPONDENCE

PLEASE ADDRESS ALL COMMUNICATIONS TO "THE ESTATES SURVEYOR."

TELEGRAMS

ESTATES SURVEYOR, SHEFFIELD. 20061



W. H. ROTHWELL, B.SC., F.R.I.C.S., CHARTERED SURVEYOR.

ESTATES SURVEYOR.

YOUR REF.

TELEPHONE NOS. 20061 (DAY) 20066 (NIGHT)

> L. Aubrey, Esq., 1. Laverdene Way. Totley Rise. Sheffield.

Dear Mr. Aubrey.

Totley Hall.

I thank you for your letter.

I will certainly do what I can to arrange for the 1st Totley Scout Group to continue to have the use of the accommodation they have at present at Totley Hall, but, of course, I am unable to guarantee this. The proposal is to use Totley Hall for a Children's Nursery, and it may be that I shall have to re-arrange your occupation as a consequence, but I will certainly do everything I can. and you will not be disturbed for the time being.

Yours faithfully

Estates

RGC.

TOWN HALL. SHEFFIELD, 1.

CUR PEF. ES/E. 3343. 1st December. 1947.

Removals.

Prompt notification must be given of any permanent change of address. This may be made in writing to the Head Postmaster of the district from which the apparatus is being removed, the old and new addresses and the serial number and date of expiration of the Licence being quoted; or a personal call may be made at any Post Office and the Licence handed in for amendment. Notice of a temporary change is not required.

Renewals.

If it is desired to continue to maintain the installation and/or work the portable set after the date of expiration, a fresh Licence must be taken out within fourteen days.

Penalties.

Heavy penalties are prescribed by the Wireless Telegraphy Act, 1904, on conviction of the offence of establishing a wireless station or installing or working wireless apparatus without the Postmaster General's Licence.

Dangerous Use of Supply Mains.

If power for the working of wireless receiving apparatus is taken from a public electricity supply, whether or not a battery eliminator is used, no direct connexion should be made between the supply mains and the aerial.

TRANSFERABLE. (See Condition to Overland)

WIRELESS TELEGRAPHY ACTS, 1904-1926. 083225BROADCAST RECEIVING LICENCE (Excluding Television) OCI This Licence expires on the. In Block of (Address in full Letters is hereby authorised (subject in all respects to the conditions set forth on the back) for a period ending on the date shown above, to install and work apparatus for wireless telegraphy in the premises occupied by the Licensee and mentioned about for the purpose of receiving messages by telephony (but not images by television) sent for general reception from authorised Broadcasting Stations and receiving by telephony or telegraphy messages sent from authorised amateur stations. TOTLEY SCOUT GROUT Office and Date of Issue of Ligence. (Address) Delete the inapplicable word. L.S. The payment of the sum of twenty shillings as royalty is hereby acknowledged. Issued on behalf of] the Postmaster General for Postmaster.

To be produced on demand-NOT TRANSFERABLE. (See Condition 10 Overisaf.)

L. In this Licence, the expression "the Licensee" means the person whose name appears in the operative part and the expressions "authorised Broadcasting Stations" and "authorised amateur stations" mean stations for the time being duly authorised to conduct a broadcasting service or duly authorised as amateur stations (as the case may be) pursuant to the International Radiocommunication Regulations for the time being in force.

2. The Licensee shall not without the consent in writing of the Postmaster General connect the apparatus with any house, flat or other premises occupied by any person other than himself or a member of his family and/or domestic servants, or allow the same to be so connected. If such consent shall be given, the Licensee shall satisfy himself before making the connexion that the occupier of the premises in question holds a valid Licence from the Postmaster General for the reception therein of broadcast messages by wireless telephony. The Licensee shall produce to the Postmaster General or as he may direct such evidence of the occupation of the premises by a person holding such a Licence as the Postmaster General may from time to time require.

3. The apparatus shall not be used in such a manner as to cause interference with the working of other wireless apparatus.

4. The length of the effective portion of the aerial and down-lead shall not exceed 150 feet. An aerial which crosses above or is liable to fall upon or to be blown on to any overhead power wire (including electric lighting and tramway wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

5. If any message, other than a message for the receipt of which the use of the apparatus is authorised, is unintentionally received the Licensee shall not make known or allow to be made known its contents its origin or destination its existence or the fact of its receipt to any person (other than a duly authorised officer of His Majesty's Government or a competent legal tribunal) and shall not reproduce in writing copy or make any use of such message or allow the same to be reproduced in writing copied or made use of.*

6. The apparatus and this Licence shall be open to inspection at all reasonable times by duly authorised officers of the Post Office, who will produce their cards of identity on request.

7. This Licence will be deemed to permit the occasional use by the Licensee or a member of his family and domestic servants residing with him at the address of the installation of one portable wireless receiving set (i) away from that address (e.g., in the open air) or (ii) at another fixed address at which the Licensee is temporarily resident; but the Postmaster General reserves the right to withdraw such permission and to require the Licensee to take out a second Licence, if he is of opinion that such user is not occasional, or such residence is not temporary. The portable set shall be used in all other respects in accordance with the terms of this Licence; a person using his set away from the licensed address shall carry this Licence with him. A separate Licence is necessary for a wireless receiving set fitted in a motor vehicle.

8. This Licence covers the use of more than one wireless receiving set by the Licensee, resident members of his family and domestic servants at the licensed premises; but a separate Licence is required to cover the use of a set by a lodger, boarder or resident guest.

9. This Licence may be cancelled by the Postmaster General at any time either by specific notice in writing sent by post to the Licensee at the address shown hereon, or by means of a general notice in the London Gazette addressed to all holders of broadcast receiving Licences (excluding television), and will be cancelled on breach of any of the foregoing conditions. In the event of cancellation no part of the sum paid will be returned,

10. This Licence is not transferable, but in the event of the decease of the Licensee it will be regarded as covering the use of wireless apparatus during the unexpired portion of its currency by any member of the deceased's family and domestic servants who were residing with him at the time of his death. This condition does not apply to a Licence issued free to a blind person, which ceases on the death of the Licensee.

* This Licence does not authorise the Licensee to do any act which is an infringement of any copyright which may exist in the matter transmitted.

Russiegti Close Thay 29 th. Sear A? Biley -Vny many thanks of the photopapher - 1 am very happy to have them - the Shi dear I took fush as frightful - & frightened as I felt - I wary mouch of lay age - but suppose it can't the helped - & That the Camera Scar Ties - anyway - it toas Such of In to send them - & I thank ale of In Took pared - To happy -Sie sich hot found a house -& I am filting year up with all a. Birley Esst-d'i Jotte, Jonp. Bry Scorb. Jotter Male Lane. Jotte pleffield

This messing about in hundes - Suit Cases - it's Auch unsetting -I tope In are tim really Settled in Jon dew N. a. I that In the have a food camp holiday This year -Do Send he a p. C. if In i for Ture - Sharry Mainto again - V beny test tisks to Ja all -Ino duicung. Silen. h. Then, Have mistaid Im How address in Buy hoving about -

XWA 623 GTG 2.50 KENSINGTON W 27 GREETINGS = NO 1 GROUP TOTLEY BOY SCOUTS SCOUTS HUT TOTLEY HALL LANE

PRIZE

SHEFFIELD =

WISHING YOU A MERRY CHRISTMAS AND ALL GOOD LUCK FOR THE NEW YEAR =

FILEEN TOZER ++

GREETINGS TELEGRAM



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Jelephone Nº 26163.

The Employers' Liability Assurance Corporation Limited. Montgomery Chambers. Hartshead. Rf. MH/Jf Sheffield, 1.

Ref MH/Jf

3rd June, 1961.

J.Bowie, Esq., 39, Sunningvale Road, Totley. Sheffield.

Dear Mr Bowie.

Re: Fire Policy No. 1139213. Totley Scout Group.

I now return the policy endorsed as required, to show a total sum insured of £1.000.

I also enclose fresh renewal notice, and there is a charge of 2/-d for the increased sum insured from the 30th May to renewal date. The total amount required, therefore is £4. 5. 0.

Yours faithfully,

Resident Inspector.

Nen 1. Weatherboard huf. 500 - 2 hesherete Hut 80 in 3 bympat in 1, 100 · a liter with the 2 350 theore in 10.30 .Diefilada. eluce all manif was cirestolicy No. 1139213. Notitev boomt Group. when as terrobus .000. Pi to secure in ante Lowerter distri Parti notici, and there is a phanes of 2/-4 wint the increased all lawerici from the wind May to preseval data. The

Storal acount required, therefore is

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Yours faithfully,

26 aldam Rd Todeg Sheffuld S17.47Y. 20.2.69. 1° Tocteg Group Comittee. De ar Wh Maltby. 9 would like To pag chank you very much to every one for the very lovely plant I received 3 mbs ago, it has been beautiful a no full of flowers. In pleased to say how much better I feel in myself, but Im afraid walking is very deflucuet as I havid. It put any weight on ng bad leg. I was very bleased to be an of the successful garden party

how are frenchs now?. Im dishing in terms of a new scoret that in case the lease connot be renewed of die present one. of 9 can help at all 9 will. Wishig the Group every success a source again many chants. your sincerely Marion Gascoigne.

Tahodes Avenue (front door) 64 march 6" 1969. hunhold chesterfield perly. To The county commissioner, her Benlerose, or the Headquarters, of the Scouts, Leave Lir, I have a framed notto suitable for a jouths club or scouts club, named playing the game" by Hallums playing the game, I had it done by a friend in the Scattish craft centre, and its done by a lady callagrapher, will you accept it for any jouth's club,? I am 79 nearly I live with my daughter in this flat. now I have nowhere to put it. Jurole to the Brownies in It margarets durine, but the Lect didn't even answer my letter, its a real clever piece of work. will you please collect it if you want it as I can't get out much. I remain Jours Lincerely Turs M. West.



D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

OUR REF. G/DK/E. 3343 A.

Telephone Nos: 26444

YOUR REF.....

25th April, 1969

TOWN HALL

SHEFFIELD

SI 2HH

J. R. Gale, Esq., 31 Meersbrook Park Road, SHEFFIELD, 8.

Dear Sir,

Lease of land in Totley Hall Lane The Corporation and the First Totley Scout Group

I attach for your information a copy of a letter which I have despatched to Mr. J. Bowie, your fellow trustee for the First Totley Scout Group. Would you kindly discuss this matter with your colleague, in order that the new tenancy may proceed without delay.

Yours faithfully,

T.J. F. George

Estates Surveyor

KMB FOR TELEPHONE ENQUIRIES ON THIS MATTER - RING EXT. 401 - Mr. Kendrick PLEASE ADDRESS ALL COMMUNICATIONS TO "THE ESTATES SURVEYOR. G/DK/E.3:143 A.

25th April, 1969

J. Bowie, Esq., 39 Sunny Vale Road, Totley Rise, Nr. Sheffield.

Dear Sir,

Lease of land in Totley Hall Lane The Corporation and the First Totley Scout Group

I refer to my letters dated 11th November, 1968 and the 28th January, 1969 concerning the grant of a tenancy of land to the First Totley Scout Group, which is due to expire on the 21st November 1969.

I understand that the City Engineer has no objection in principle to the renewal of planning consent, for a further period of ten years, and I should be obliged if you would now contact the City Engineer's Town Planning Department, in order to make a formal application for renewal. Will you please inform me of the result of this application in due course, in order that a new tenancy agreement may be drawn up. I am forwarding a copy of this letter to your fellow trustee, Mr. John R. Gale, of 31 Meersbrook Park Road, Sheffield, for his information.

Yours faithfully,

Estates Surveyor

401 - Mr. Kendrick

CITY OF SHEFFIELD

C.A. 32808

Nerres

TOWN AND COUNTRY PLANNING ACTS AND GENERAL DEVELOPMENT ORDERS

To: D. Maltby, Esq., 61, Main Avenue, Fotley, Sheffield.

If the applicant devides to uppeal to the Minister of Housing and Local Government and the Council's decision is based either wholly or partly on advice from a Government Department and this advice is included in the Council's decision, a representative from that Department will attend any inquiry held by the Minister and be available to give evidence if the applicant has, not later than fourness days before the date of the inquiry, applied in writing to the

Permission is hereby GRANTED for the following development, namely, the retention of a building(s) on land situate at Totley Hall Lane to be used for the purpose of

Scout Headquarters

in accordance with your application dated the 28th day of April, 19 69

and accompanying plans (Plan No. T.608), until the expiration of a period of ten years from the date hereof, subject to the following condition(s):—

5. If at a later data an extension of the period of this permission is desired, an implication for the purpose should be made to the Council before the expiration of the period, and an applicant being aggieved by the refuse of the Council to grant permission for such extension, may appeal to the Minister of Housing and Lotal Covarnment.

- 1. The said buildings shall be taken down and removed on or before the expiration of a period of ten years from the date hereof.
- 2. No nuisance shall be caused to occupiers of adjoining property by reason of the use of the said buildings for the above-mentioned purpose.
- 3. The land within the curtilage of the site of the said buildings shall be kept and maintained in a clean and tidy condition.

The reason(s) for the Council's decision to grant a limited planning permission subject to the above-mentioned condition(s) is/are that:—

- 1. The Council consider that the permanent retention of the said buildings would be injurious to the amenities of the locality owing to the design and external appearnce of the said buildings.
- 2. The Council consider that without the imposition of conditions numbered 2 and 3 there would be injury to the amenities of the locality.

Dated this

day of June 1969

9th

TOWN CLERK C/P/L/C

For Notes please see overleaf.

PD.

NOTES

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tine

1. If the applicant is aggrieved by the decision of the Council to refuse permission or approval for the proposed development, or to grant permission or approval subject to conditions, he may appeal to the Minister of Housing and Local Government in accordance with section 23 of the Town and Country Planning Act 1962, within six months of receipt of this notice. (Appeals must be made on a form which is obtainable from the Minister of Housing and Local Government, Whitehall, London, S.W.1.) The Minister has power to allow a longer period for the giving of a notice of appeal but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal. The Minister is not required to entertain an appeal if it appears to him that permission for the proposed development could not have been granted by the Council, or could not have been so granted otherwise than subject to the conditions imposed by them, having regard to the statutory requirements, to the provisions of the development order, and to any directions given under the order. (The statutory requirements include section 6 of the Control of Office and Industrial Development Act 1965 and section 23 of the Industrial Development Act 1965.)

If the applicant decides to appeal to the Minister of Housing and Local Government and the Council's decision is based either wholly or partly on advice from a Government Department and this advice is included in the Council's decision, a representative from that Department will attend any inquiry held by the Minister and be available to give evidence if the applicant has, not later than fourteen days before the date of the inquiry, applied in writing to the Minister for such a representative to be made available at the inquiry. Such a representative would not be liable to cross-examination on questions of Ministerial policy but only on matters of fact and expert opinion.

2. If permission to develop land is refused or granted subject to conditions, whether by the Council or by the Minister of Housing and Local Government and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, he may serve on the Council a purchase notice requiring the Council to purchase his interest in the land in accordance with the provisions of Part VIII of the Town and Country Planning Act 1962 (as amended by the Town and Country Planning Act 1968).

3. In certain circumstances, a claim may be made against the Council for compensation, where permission is refused or granted subject to conditions by the Minister on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in section 123 of the Town and Country Planning Act 1962.

4. This planning permission does not constitute a permission, approval or consent by the Council for any other purpose whatsoever. Application must therefore be made to the appropriate Department of the Corporation for any other permission, approval or consent (including approval under the Building Regulations) which may be necessary in connection with the proposed development or anything incidental thereto, or the use to be made of the premises which form the subject of such development.

5. If at a later date an extension of the period of this permission is desired, an application for the purpose should be made to the Council before the expiration of the period, and an applicant being aggrieved by the refusa of the Council to grant permission for such extension, may appeal to the Minister of Housing and Local Government in accordance with Section 23 of the Town and Country Planning Act, 1962.

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To yeb

Form No. 413

CITY OF

SHEFFIELD

TOWN AND COUNTRY PLANNING ACTS 1962 TO 1968

TOWN AND COUNTRY PLANNING

GENERAL DEVELOPMENT (AMENDMENT) ORDER 1969 ARTICLE 5B(2)

List No. 1344

Town Hall, SHEFFIELD S1 2HH th Mav. . 5

1969

| To: Mr. D. Malk | by |
|-----------------|----|
| 61 Main 1 | |
| Tokley | |
| Sheppe | ld |

Development at Totley Hall Kane for 12 Totley Scout Stoup

Your application for planning permission was received on the May 1969. If within the period of two months from that date day of you have not been given notice by the Sheffield City Council of their decision, you are entitled, unless the application has already been referred by the Council to the Minister of Housing and Local Government, to appeal to the Minister in accordance with Sections 23 and 24 of the Town and Country Planning Act 1962, by notice served within six months from the expiry of that period. You may, however, by agreement in writing with the Council, extend the period within which the decision of the Council is to be given.

<u>CITY OF SHEFFIELD.</u> <u>PUBLIC HEALTH ACTS, 1936 AND 1961.</u> <u>THE BUILDING REGULATIONS 1965.</u>

To: D. Maltby 659 61 Main asence Jorrey, Shepperd

Plan No: T608

279.

Mr. day of June 19 TH

Subject to this variation, the conditions attached to the original or any subsequent approval or consent with respect to the said temporary building(s), must be strictly observed.

Dated this <u>22nd</u> day of <u>Nay</u> 1969

Town Hall; Sheffield,1.

City Engineer and Surveyor and Town Planning Officer.

NOTES:

The passing of the plans, operates as an approval thereof only for the purposes of the requirements of the Building Regulations and of Section 53 of the Public Health Act, 1936. Application must therefore be made to the appropriate Department of the Corporation for any other approval or consent which may be necessary in connection with the proposal or anything incidental thereto, or the use to be made of the premises.

Public Health Act, 1936.

Section 53(4). Any person aggrieved by the action of a local authority under this section in rejecting plans, or in fixing or refusing to extend any period, or in imposing or refusing to vary any conditions, may appeal to a court of summary jurisdiction.

Section 300(1). Where any enactment in this Act provides -

(a) for an appeal to a court of summary jurisdiction against a requirement, refusal or other decision of a council; or

(b) for any matter to be determined by, or an application in respect of any matter to be made to, a court of summary jurisdiction,

the procedure shall be by way of complaint for an order, and the Summary Jurisdiction Acts shall apply to the proceedings.

(2). The time within which any such appeal may be brought shall be twenty-one days from the date on which notice of the council's requirement, refusal or other decision was served upon the person desiring to appeal, and for the purposes of this subsection the making of the complaint shall be deemed to be the bringing of the appeal.

Alternor 311.

NOTICE TO POLICYHOLDERS

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FIRE AND LOSS OF PROFITS PREMIUMS

As a result of a further review of country-wide claims experience some of the adjustments at present applicable to Fire and Loss of Profits premiums have had to be varied and new adjustments introduced for some additional Loss of Profits insurances. The premium shown on the attached renewal notice has been revised where necessary.

Slip 1909(a)

(a)

(b)

TC NOTICE TO POLICYHOLDERS

With a view to achieving increased efficiency and economy, following the merger between Commercial Union and Northern/Employers Groups, the Fire, Accident and Motor Insurance business of all the Companies concerned is being transferred to the Commercial Union Assurance Company Limited.

The enclosed renewal notice relates to your existing policy issued by a Group Company and payment of the renewal premium In accordance with the renewal notice will constitute acceptance of the Commercial Union Assurance Company Limited as your insurers under your policy in place of the present Company.

The cover provided by the policy will not be affected by this notice, which should be attached to the policy.

This policy has been re-numbered and the new number appears on the renewal notice.

PLEASE QUOTE THE NEW NUMBER IN FUTURE CORRESPONDENCE.

E. Orbell GENERAL MANAGER.

| COMMERCIAL UNIC | |
|-----------------------------------------------------------------------------------------------------------|------------------------------------------------------------------|
| ASSURANCE CO.L | |
| 40, FURNIVAL GA | ATE, HD. |
| MR. E.I. COULD | VELL. Agent |
| IST TOTLEY SOC TOTLEY HALL LA SHEFFIELD S17 | NE, TOTLEY. |
| Policy Details | |
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| FIRE (For Fire Policies : B = Policy Number Account Reference | FBB92013449. B 692:576118E0: 6/69 £ £1,000. |
| FIRE (For Fire Policies : B = Policy Number Account Reference SUM INSURED: PREMIUM PAYABLE | FBB92013449. B 692:576118E0: 6/69 £ £1,000. |



Without Prejudice

TOWN HALL

SHEFFIELD

SI 2HH

D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

OUR REF. G/DK/E. 3343.A.

Telephone Nos: 26444

YOUR REF.....

J. Bowie, Esq., 39 Sunnyvale Road, Totley Rise, Nr. Sheffield.

28th July 1969

Dear Sir,

Lease of Land in Totley Hall Lane The Corporation and the 1st Totley Scout Group

I refer to my letter dated 25th April, 1969, concerning the renewal of a tenancy of land to the 1st Totley Scout Group, and your recent application for the extension of Town Planning consent for the above Headquarters.

The period of consent has been granted for a term of five years, and therefore in this respect I should be prepared to recommend to the Corporation an extension of your lease for a further period of five years from the 21st November, 1969, at a revised ground rent of £5 per annum. I propose that the new lease shall otherwise be subject to the same terms and conditions as those contained in the previous lease dated 10th June, 1960 and therefore I should be pleased to know whether these terms are acceptable and, if so I will place the matter before the appropriate Committee.

Would you kindly note that I would also recommend the Corporation to pay the legal costs involved and would you kindly confirm that the trustees of the Scout Group are as contained in the previous document.

Yours faithfully,

J. J. B. George

Estates Surveyor



Without Prejudice

TOWN HALL SHEFFIELD

SI 2HH

D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

Telephone Nos: 26444

OUR REF. G/DK/E.3343.A.

YOUR REF.....

9th October, 1969

J. Bowie, Esq., 39 Sunny Vale Road, Totley Rise, Sheffield.

Dear Sir,

Lease of land in Totley Hall Lane The Corporation and the First Totley Scout Group

Further to my letter dated 15th September, 1969, I understand from your Co-Trustee that your Group would like the proposed lease term to be extended in order to give security of tenure. I would therefore be prepared to recommend to the Corporation an extension of your lease for a period of five years from 21st Movember, 1969, with the proviso for a further five year extension, subject to your Group securing the necessary planning renewal consent at the appropriate time. The revised ground rent to be at a rate of £5 per annum up to the 21st November, 1979. I propose that the new lease shall otherwise be subject to the same terms and conditions as those contained in the previous lease dated 10th June, 1960 and therefore I shall be pleased to know whether these terms are acceptable and if so, I will place the matter before the appropriate Committee.

As mentioned in previous correspondence, I would also be prepared to recommend that the Corporation to pay the legal costs involved, and therefore subject to your approval I will be grateful if you will kindly confirm that the Trustees for the Scout Group are as contained in the previous document.

Yours faithfully,

T.J.F. -

Estates Surveyor

SHEFFIELD

SI 2HH

D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

OUR REF. G/DK/E.3343.A.

Telephone Nos: 26444

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As mentioned in previous correspondence, I would also be prepared to recommend that the Corporation to pay the legal costs involved, and therefore subject to your approval I will be grateful if you will kindly confirm that the Trustees for the Scout Group are as contained in the previous document.

Yours faithfully,

J. J. F. George

Estates Surveyor

FOR TELEPHONE ENQUIRIES ON THIS MATTER - RING EXT. 532 - Mr. Kendrick PLEASE ADDRESS ALL COMMUNICATIONS TO "THE ESTATES SURVEYOR.



TOWN HALL SHEFFIELD

SI 2HH

D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

G/DK/E.3343.A. OUR REF.

YOUR REF.

7th November, 1969

Telephone Nos: 26444

J. Bowie, Esq., 39 Sunny Vale Road, Totley Rise, Sheffield.

Dear Sir,

Lease of Land in Totley Hall Lane The Corporation and the First Totley Scout Group

With reference to my letter dated 9th October 1969, I would be pleased to learn if your fellow Trustees have now had the opportunity of considering the terms contained therein.

I would appreciate your early reply, in order that this matter may be placed before the appropriate Committee.

Yours faithfully,

7. J. F. George

Estates Surveyor.

FOR TELEPHONE ENQUIRIES ON THIS MATTER - RING EXT. 532 - Mr. Kendrick. PLEASE ADDRESS ALL COMMUNICATIONS TO "THE ESTATES SURVEYOR. PR

berek maltly. hot have your address. Bob. With the Compliments of the FIELD COMMISSIONER

288, Derby Road, Bramcote, Beeston, Nottingham. NG9 3JN. Telephone ONO 239 2083 Recommendations arising out of a meeting hid at the lat Totley Scout Group Headquarters, on Wednesday, 12th November 1919, is a Report to the County Commissioner for Derbyshire, Lt. Cudr. J.A. Hattimorth, by the Field Counter, R. W. Hewitt.

- 1. That at some period in the near future, the lat Totley Scout Group should be registered within the Sheffield Scouting and in the County of South Yorkshire. (1st January 1970 had been proposed by the C.C. for Derbyshire, but I suggest that the date should be from 31st March 1970, that being the end of the Scout Financial Year and the period for Scout re-registration).
- 2. That the 1st Totley Group should retain it's identity and should remain "let Totley" in title, even though it may also have to take a Sheffield Group number(if this is the general and accepted policy and constitution agreed by Scout Headquarters, London).
- 3. That the assets and properties and any Deeds remain vested in the lst Totley Scout Group and administered as laid down in Scout Policy, Rules and Organisation.

4.

That the Scouters and Group Council of the Group continue to function for the welfare and development of the lat Totley Scout Group as set out in the Scout P.O.R.

That those Scout members who reach the Venture Scout age shall be encouraged to belong to a Venture Scout Unit that might be based in the local district or convenient area, within the recommendation 108 of the Advance Party Report and the P.O.R. until such a time that the Group could fully support a Unit of it's own.

> These recommendations the Group was prepared to accept, except that Recommendation No. 1 would be accepted only with regret in losing membership of the Chesterfield District and the Derbyshire County.

13th November 1969.

(R.W.HEWITT) Field Commissioner.

The Scout Association. Chesterfield District Scout Council. District Commissioner; M. J. Bond, 74, Hawksley Avenue, Chesterfield. Tel. 75231. 21/11/69 D. G. Maltay Esq. Group Scout header 1st Totley Scout Group. Dear Derek. I hope you will thenk it fit to read this letter to the members at your rest Group Council meeting. - 9 would like to say a formal thank you to Scouts, Scouters, lay members and any & scarces, scarces way members and any supporters of your Group who have, for many years given stalwart support to the chestrfuld Destrict of Scouting. My thanks, of course, esclend to the long times past during the esclend to the long times past during the service of other chustofield District Commissioners now, alas you will move your support to Sheffield a lasty in 1970. You have out best wiskes for your success there and the hope that you will soon accustom yoused to the hope that you will soon accustom yoused to your changed boouting environment. we will miss your support and precidenting here. Needless to say you are

invited to attend any of our Chesterfield functions, courses, cranything else for that matter so long as they do not clash with any allegiances be your new District. you may, for easyple, thick it fit to attend badge testing courses Leve, over Sistance family and dats and lads camps, etc. are conversed of the Group's solidarity, Keenness and assured future success. yours very sinceally, Michael Bond.

(District Commidsermet).



D. J. B. GEORGE, A.R.I.C.S. Chartered Surveyor

ESTATES SURVEYOR

OUR REF. G/GMS/E. 3343.A.

Telephone Nos: 26444

YOUR REF.....

D. Maltby, Esq., 61 Main Avenue, Totley, Sheffield.

Dear Sir.

Lease of Land in Totley Hall Lane The Corporation and the First Totley Scout Group

I refer to previous correspondence on this matter which, I am informed, has been passed on to you.

The terms for the renewal of your present lease have now been sent for Committee approval and it now only remains, if this approval is forthcoming, for the present lease to be amended accordingly.

As requested in previous correspondence, the names of your present Trustees are required before this can be done, and so I would be grateful if you could forward me this information without further delay.

Yours faithfully,

J. J. B. George

Estates Surveyor.

FOR TELEPHONE ENQUIRIES ON THIS MATTER - RING EXT. 532 - Mr. Strachan. PLEASE ADDRESS ALL COMMUNICATIONS TO "THE ESTATES SURVEYOR. PR

TOWN HALL SHEFFIELD

11th December, 1969

SI 2HH



D. B. HARRISON, LL.M.

TOWN CLERK AND CHIEF EXECUTIVE OFFICER

TELEPHONE 20055

YOUR REF.

OUR REF. CONV/DIB/JB

Mr. J. Bowie, 39 Sunnyvale Road, Totley, Sheffield. 6th April, 1971

Dear Sir,

The Corporation and the Trustees of the 1st Totley Scout Group. Lease of land in Totley Hall Lane.

I refer to my letter of the 10th March, and shall be pleased to know if you are yet in a position to be able to return the deafert Lease in this matter, duly approved.

Yours faithfully,

SBHarria

Town Clerk.

ALL COMMUNICATIONS TO BE ADDRESSED TO THE TOWN CLERK

TOWN HALL

SHEFFIELD

SI 2HH