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• telephone: 01623 457 388

## J.Lester

From:

G.Bradley

Sent:

03 September 2014 13:59

To: Subject: J.Lester Unilateral

Attachments:

Unilateral 2013\_0550 Land Rear 251 Alfreton Rd.pdf

Gillian Bradley
Geographic Information and Research Team Leader Ashfield District Council Urban Road
Kirkby in Ashfield
NG17 8DA
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(1) JULIAN CLIVE DONCASTER

(3) S21 DEVELOPMENT LIMITED

RACHEL SUSAN DONCASTER

#### UNILATERAL UNDERTAKING

Relating to

(2)

Land to the rear of 249 - 251 Alfreton Road, Sutton-in-Ashfield, Nottinghamshire, NG17 1JP

2nd Floor West Point Cardinal Square 10 Mottingham Road Derby DE1 3GT United Kingdom

DX 729800 Derby 25

Direct Fax: +44 (0)845 634 1732 Switchboard: +44(0)1332 361 000 www.freethcartwright.co.uk

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23 May 2014

Ref: Direct Tel: Email: Dated:

- (1) JULIAN CLIVE DONCASTER of 60 Willowbridge Lane, Sutton-in-Ashfield, Nottinghamshire, NG17 1DS and
- (2) RACHEL SUSAN DONCASTER of 28 Woodlands Avenue, Worcester Park, Surrey, KT4
- (3) 261 DEVELOPMENT LIMITED (Company Registration Number 08778545) whose registered office is at 28 Woodlands Avenue, Worcester Park, Surrey, KT4 7AL

All such parties being known for the purposes of this Deed collectively as 'the Owner"

### 1. DEFINITIONS

IN THIS UNDERTAKING the following words and phrases shall have the following meaning:-

- 1.1. "the Act" means Town and Country Planning Act 1990 (as smended) and terms not otherwise defined in this Undertaking have the meaning ascribed to them in the Act
- unless a contrary intention appears

  1.2. "Affordable Housing Units" means the Dwellings to be constructed on the
  Application Site and are designated as the Affordable Housing Units in any approval
  given to a Subsequent Application and which shall be provided by the Owner in
- accordance with the terms of Clause 6 and the Second Schedule

  1.3. "agreed" or "approved" means agreed or approved in writing and given for the
  purpose of this Undertaking and where this Undertaking requires any matter to be
  approved by the Council such approval shall not be unreasonably withheld or
- delayed

  \*\*The Application" means the Planning Application dated 17 October 2013 in respect
  of the Proposed Development to which has been allocated the Council's Planning
- Application Reference Mo. VI2013/0550
  1.5. "the Application Site" means the land for which planning permission is sought to carry out the Proposed Development and which is shown for the purposes of identification only edged red on the Plan
- 1.6. "the Appeal" means the appeal referred to in clause 2.7 below

"Social Rented Housing" means rented housing owned and managed by Registered	1.20.
the Housing and Regeneration Act 2008	
on the register of providers of social housing maintained pursuant to Section 111 of	
"Registered Provider" means a provider of social housing for the time being entered	1.19.
102 Dwellings as more particularly described in the Application	
"the Proposed Development" means a residential development for a maximum of	1.18.
Application	
"the Planning Permission" means the grant of Planning Permission pursuant to the	1.17.
"the Plan" means the plan attached to this Undertaking	1.16.
knowledgeably, prudently and without compulsion	
transaction after proper marketing wherein the parties had each acted	
date of valuation between a willing buyer and a willing seller in an arms length	
rented lease) for the use thereof specified in this Agreement should complete on the	
the freehold estate or the grant of a long leasehold interest in land (not being a rack	
"Open Market Value" means the estimated price or premium for which the sale of	1.15.
accordingly	
to security operations and reference to "Occupied" and "Occupy" shall be construed	
fitting out or decoration or occupation for marketing or display or occupation in relation	
Permission but not including occupation by personnel engaged in the construction,	
"Occupation" means occupation for the purposes permitted by the Planning	1,14.
Second and Third Schedules to this Undertaking	
"the Obligations" means the planning obligations contained or referred to in the First,	1.13.
prevailing Open Market Value excluding the Affordable Housing Units	
Application Site which are to be offered for sale at 100 per cent of the then	
"non-Affordable Housing Units" means the Dwellings to be constructed on the	1.12.
products (e.g. Homebuy), or other low cost homes for sale and intermediate rent.	
rent, but below market price or rental, and including shared equity/ownership	
"Intermediate Housing" means housing at prices and rents above those of social	.11.1
the Registered Provider's selection criteria as being in need of affordable housing	
"Eligible Household(s)" means a person or household identified in accordance with	1.10.
necessitated by the Proposed Development	
"Education Need" means the provision of twenty-one additional primary places	1.9.
duty to provide compulsory state education within the area of Sutton-in-Ashfield	
Government Authority or Public body as shall for the time being have the statutory	
"Education Authority" means Nottinghamshire County Council or such other Local	1.8.1
Housing Unit(s) and horothe Housing Unit(s)	
"Dwelling(s)" means separate residential unit(s) and shall include both Affordable	.7.1

Providers, for which guideline target rents are determined through the national rent

regime or provided under equivalent rental arrangements agreed by the local authority or with the Homes and Communities Agency as a condition of grant funding

- 1.21. "a Subsequent Application" means any application for the approval of reserved matters following the issue of the Planning Permission

  1.22. Any reference to any statutory body (other than the parties to this Undertaking) shall
- include any body to which (whether before or after the making of this Undertaking) shall be transferred.

  The relevant powers or duties of that statutory body shall be transferred.

# 2. RECITALS

### WHEREAS:-

- 2.1. The Owner is registered at H.M. Land Registry as the proprietor of the Application Site with title absolute under title numbers NT288881 and NT496662
- 2.2. The Owner has submitted the Application
- 2.3. The Council is the Local Planning Authority for the purposes of the Act for the area
- in which the Application Site is situated

  2.4. The Council's Local Plan Review adopted in November 2002 contains inter alia Policy HG6 (Public Open Space) and TR6 (Transport Provision) and the Council has adopted a Supplementary Planning Document entitled 'Affordable Housing' in July
- 2.5. The Council resolved on 26 February 2014 to refuse consent for the Proposed Development in accordance with the Application
- 2.6. The Owner has on 1 April 2014 lodged an appeal against the refusal of consent for the Proposed Development with the Planning Inspectorate to which has been
- allocated an PL number APPM3005/A/14/2216469

  2.7. The Owner has agreed to give the Undertaking in the form of this Deed as a planning obligation to be taken into consideration by the Inspector determining the

## ENABLING POWERS

Appeal

The Owner gives this Undertaking under and pursuant to Section 106 of the Act.

### PLANNING OBLIGATIONS

4.1. The Obligations are planning obligations for the purposes of Section 106 of the Act to the intent that the Obligations shall be binding and enforceable without time limit against the Owner and any persons deriving title from him in the manner specified in Section 106 of the Act.

# 5. CONDITIONALITY

The Obligations are conditional upon the issue of the Planning Permission pursuant to the Application.

# 6. COVENANT

.8.7

The Owner hereby covenants with the Council pursuant to Section 106 of the Act that the Application Site shall be subject to the Obligations and that the Owner will at his own expense duly carry out and perform the Obligations

# 7. RESERVATIONS AND DECLARATIONS

The Undertaking is given subject to the following matters:
7.1. Any reference to the Owner shall where the context so admits include their

successors in title and assigns
7.2. Words importing one gender shall be construed as importing any gender, and words

importing the singular shall be construed as importing the plural and vice versa.

7.3.

No person shall be liable for breach of covenant contained in this Undertaking after he shall have parted with all interest in the Application Site or the part in respect of

which such breach occurs but without prejudice to liability for any subsisting breach

of covenant prior to parting with such interest.
If the Planning Permission having been granted shall expire before the Proposed

Development is begun, or shall at any time be revoked, this Undertaking shall forthwith determine and cease to have effect.

7.5. Nothing in this Undertaking shall prohibit or limit the right to develop any part of the Application Site in accordance with a planning permission (other than the one

Application Site in accordance with a planning permission (other than the one relating to the Proposed Development as specified in the Application) granted after the date of this Undertaking

7.6. Wherever there is more than one person named as a party and where more than one party undertakes an obligation all their obligations can be enforced against all of them jointly and against each individually

7.7. The Undertaking is a Local Land Charge and shall be registered as such

The Obligations shall not be enforceable against:

7.8.1. the buyers or occupiers of a single Dwelling erected on the Application

Site pursuant to the Planning Permission; or a statutory undertaker after a transfer of the statutory apparatus and \ or

any land within the Application Site upon or in which the statutory

apparatus is situated or is to be situated by the Owner to that statutory undertaker

IN WITNESS whereof the parties have executed this Undertaking as a Deed the day and year first

before written

# FIRST SCHEDULE

### THE OBLIGATIONS

Prior to the first Occupation of any Dwelling forming part of the Proposed Development there shall be paid as a commuted sum to the Council:

For the improvement of Sutton Town Centre and existing local open space and/or the provision of new open space and or the planting of community woodland within the seministrative district of Ashfield in Nottinghamshire a sum calculated at the rate of THREE THOUSAND POUNDS (£3,000) for every unit of Occupation for which consent is given to more than one Subsequent Application the Owner shall elect in writing to the Council prior to making payment of such sum which consent is to be implemented and no other consent pursuant to a different Subsequent Application (whether granted before or after a Subsequent Application pursuant to which payment has already been and no other consent pursuant to a different Subsequent Application (whether granted before or after a Subsequent Application pursuant to which payment has already been made) shall thereafter be implemented unless the Owner shall first have paid to the Council provisions of this First Schedule calculated with reference to the consent to the different provisions of this First Schedule calculated with reference to implement BUT FURTHER provisions of this first nothing herein shall require the Council to make refund of any sum already provisions of that nothing herein shall require the Council to make refund of any sum already provisions of that nothing herein shall require the Council to make refund of any sum already provisions of the refund shall require the Council to make refund of any sum already provisions of the provision which the other than already provisions of the provision which the other than already provision of the provision which the other than already provisions of the provision which the other than already provisions of the provision which the other than already provision of the provision which the provision which the provision which the provision of the prov

Peid improvement of transport in the vicinity of the Application Site a sum calculated at the rate of SIXTEEN THOUSAND POUNDS (£16,000,00) per Net Developable Hectare of the Application Site and pro rata and for any part of a hectare ("the Transport Contribution") PROVIDED that if consent is given to more than one Subsequent Application in respect of the same part of the Application Site the Owner shall elect in writing to the Council prior to making payment of such sum which consent is to be implemented and no other consent pursuant to a different Subsequent Application in respect of the same part of the Application bursuant to which payment Subsequent Application in respect of the Same part of the Application has already been made) shall thereafter be implemented unless the Owner shall first have being to the Council any shortfall between the sum already paid to the Council any shortfall between the sum already paid to the Council to make refund of any the different Subsequent Application which the Owner then wishes to implement BUT FURTHER PROVIDED that nothing herein shall require the Council to make refund of any sum already paid to and committed to be spent by the Council before the approval of the sum already paid to and committed to be spent by the Council before the approval of the

different Subsequent Application. The amounts so payable shall be calculated in respect of any area covered by a Subsequent Application by the Council (whose decision shall be

.7

final) when approving the same and shall be notified in writing to the Owner or, if different, the person submitting the Subsequent Application.

3. As a contribution towards meeting the Education Need the sum of TWO HUNDRED AND FORTY THOUSAND FIVE HUNDRED AND FIFTY-FIVE POUNDS (£240,555.00) ("the

Education Contribution")

4. Where any amount is payable pursuant to the provisions of this First Schedule the amount to be paid shall be adjusted for inflation in accordance with the following formula:-

8 x (A + 9)

Where:-

P = the amount payable pursuant to this First Schedule

A = the 'all items' figure of the Retail Prices Index published by the Office for National Statistics or any successor body (the 'RPI figure') in respect of the month

in which Planning Permission is granted.

B = the RPI figure for the month in which the relevant payment is made or (if

earlier) falls due to be made

But so that if at any time B shall be less than A the amount payable pursuant to the relevant paragraphs as the case may be shall nevertheless be paid in full without reduction

### PROVIDED ALWAYS that:

(a) if such sum(s) or any part thereof shall not be paid before the actual first Occupation of any Dwelling forming part of the of the Proposed Development it shall carry interest at 8% per annum from the date of actual first Occupation until actual payment and no further Dwellings to be built upon the Application Site shall be occupied whilst such sum(s) or any part thereof (including interest as aforesaid) remains unpaid.

(b) payment of the commuted sum(s) shall not in itself constitute commencement of the Proposed Development for the purposes of implementing the Planning Permission

#### SECOND SCHEDNIE

#### AFFORDABLE HOUSING OBLIGATIONS

Subject to the provisions of this Schedule the Owner shall in every Subsequent Application make provision for not less than 10% of the total Dwellings to be provided pursuant to that Subsequent Application to be constructed as a Affordable Housing Units and it approval given to that Subsequent Application any units designated as Affordable Housing Units in the approval shall be constructed in accordance with the plans submitted with the Subsequent Application and the Owner may not dispose of such units save in accordance with the following terms of this Schedule

All Affordable Housing Units shall:

7.7.

2

be built out to a standard capable of meeting the requirements of the Homes and Communities Agency (or any such superseding authority) and which are subsidised housing which meets the needs of Eligible Households at a cost low enough for them to afford, determined with regard to local incomes and local house prices, in accordance with the definition in Annex 2 of the National Planning Policy Framework secondance with the definition in Annex 2 of the National Planning Policy Framework

(or any future guidance or initiative that replaces or supplements it); and be provided with a vehicular access foul and surface water sewers and water gas electricity and telecommunication service systems linking in each case to the estate roads sewers and service systems to be constructed and laid as part of the remainder of the Proposed Development and connected ultimately to highways and sewers maintainable at the public expense.

The Owner shall not permit the first Occupation of more than 17 of the non-Affordable Housing Units to be built on the Application Site pursuant to the Application until the Affordable Housing Units to be erected on the Application Site have been transferred in accordance with clause 4 to a Registered Provider drawn from a list of Registered Providers

approved in writing by the Council

The transfer(s) to the Registered Provider shall be in a form approved by the Council's Solicitor and on terms that will ensure that 75% of the Affordable Housing Units are made available as Social Rented Housing with the remaining Affordable Housing Units being

provided by way of Intermediate Housing
Beginning not later than the date of Commencement of the Proposed Development the
Owner shall enter into negotistions with a Registered Provider or Providers drawn from the
Council's approved list or such other Registered Provider(s) as may be approved in writing
by the Council for the transfer to that Registered Provider or Providers of the Affordable

no subsequent transfer shall take place within the said 1.2.4.8 period of thirty years from the date of the first transfer by the Owner that covenant binding on the transferee and all subsequent transferees for a The transfer to a person specified in this sub-clause 8.4 shall contain a 8.4.2. mile radius of the Application Site default of preparing or maintaining such a list who practices within a 15 as certified by a Surveyor drawn from a list prepared by the Council or in Affordable Housing Unit shall not exceed 75% of the Open Market Value the maximum price payable to the Owner in respect of the sale of an 1.4.8 pursuant to this sub-clause 8.4 is of the freehold interest and on the following terms: which it is proposed to transfer to him and always provided that any transfer made the time being of the Council or in need of housing accommodation of the type a person or persons approved by the Council as being on the housing register for 4.8 affordable housing on such terms as may be agreed between the Owner and that any other organisation or body whose principal business is the provision of .6.8 the Council; or .2.8 Registered Provider; or a Registered Provider on such terms as may be agreed between the Owner and the .1.8 to clause 7 the Owner shall then be free to make first disposal of dispose of such units to the Owner shall have been unable to transfer any of the Affordable Housing Units pursuant If not less than six months have elapsed from the giving of a notice pursuant to clause 6 and of the non-Affordable Housing Units on the Application Site shall cease reasonably may agree and upon the making of such a transfer the restrictions on occupation Housing Units to any Registered Provider and upon such terms as the Council acting From the date of a notice given pursuant to clause 6 the Owner may transfer the Affordable date of such notice the provisions of clause 7 following shall apply instead of the said clause 3 may be varied by the Owner giving written notice to the Council that with effect from the occupied the restrictions on transfer of the non-Affordable Housing Units contained in clause Application Site by the date when 50% of the non-Affordable Housing Units have been no Registered Provider is willing to take a transfer of the Affordable Housing Units on the Application Site but no approved Registered Provider has been approved by the Council or Provided always that the Owner shall have complied with clause 5 in respect of the shall be supplied to the Council upon written request. Housing Units. The negotiations shall be pursued by the Owner in good faith and details

period of thirty years save a disposal of the freehold or leasehold interest in the Affordable Housing Unit at a

certified by a Valuer or Surveyor in the manner described Market Value of the said Unit at the date of disposal as price or premium which does not exceed 75% of the Open

spove described type as certified by a Valuer or Surveyor in the manner 75% of the market rental income for a property of that within the said period except at a rental not exceeding no letting of the Affordable Housing Unit shall take place

8.4.2.2

CIBUSES this sub-clauses 8.4 and all of its sub-sub-clauses and sub-sub-subof the Council to observe and perform all of the covenants specified in will procure a direct covenant from each successive transferee in favour the transferee and any future transferees of the Affordable Housing Unit period of thirty years from the date of the first transfer by the Owner that covenant binding on the transferee and all subsequent transferees for a The transfer to a person specified in this clause 8.4 shall contain a

8.4.3.

Land Registrar for the following Restriction to be entered in the Register will on each transfer of the Affordable Housing Unit apply to the Chief the transferee and any future transferees of the Affordable Housing Unit period of thirty years from the date of the first transfer by the Owner that covenant binding on the transferee and all subsequent transferees for a The transfer to a person specified in this sub-clause 8.4 shall contain a

Country Planning Act 1990 by Julian Clive Doncaster and Rachel Susan ] 2014 and made under Section 106 of the Town and 10 4.8 paragraph 10 provisions signed by the applicant for registration or his conveyancer that proprietor of the registered estate is to be registered without a certificate "No disposition of the registered estate (other than a charge) by the of the title in the property:- .6.4.8

compliance by any transferee of the legal estate with the provisions of presumption or will or intestacy but subject always to the strict arises as a result of a Court Order or any other statutory provision or by a person and those living with him where such occupation or disposal immediate occupation or disposal of any Affordable Housing Units to or Nothing in the Transfer shall operate to restrict delay limit or prevent the Doncaster have been complied with"

this sub-clause 8.4 before any further disposal for value of the legal estate takes place

- 9. If not less than twelve months have elapsed from the giving of a notice pursuant to clause 6 the Owner may dispose of the freehold interest in any of the Affordable Housing Units to any person (whether or not that person qualifies with the requirements of sub-clause 8.4) provided that the transfer to him complies in all respects with the requirements of the said sub-clause 8.4, its sub-sub-clauses and sub-sub-clauses
- If at any stage the Owner and the Council so agree any of the Affordable Housing Units may be sold in the open market without restriction and the Owner shall bey to the Council not later than 14 proceeds of sale therefrom save that the Owner shall pay to the Council not later than 14 days from the date of the legal completion of the relevant sale a sum equal to 40% of the agreed value of the Unit inclusive of standard fixtures and fittings but disregarding the value of any additions made thereto or extras included by the Owner as part of the sale and always of any additions made thereto or extras included by the Owner as part of the sale and always provided that
- 10.1. Any sums paid to the Council pursuant to clause 10 shall be held by them in an interest bearing account and shall be applied solely for the purpose of providing affordable housing be it for rental shared ownership or discounted market sale within
- 10.2. If any of the sums paid to the Council for the purpose of providing affordable housing have not been spent within 5 years of the date of the last such payment then those such sums shall be repaid together with interest to the person who paid the sums to the Council and where there is more than one such person the sums paid by each shall be clearly identifiable whether held in the same account or not paid by each shall be clearly identifiable whether held in the same account or not
- The covenants within this Schedule are not intended to bind:

  11.1. any person owning the freehold or leasehold of an individual Affordable Housing
  Unit including any mortgagee of any such person save where an Affordable Housing
  Unit is acquired by such person pursuant to the provisions of paragraphs 8 and 9
- above in which case the restrictions in paragraphs 8 and 9 shall apply; or a tenant of an individual Affordable Housing Unit exercising a right to buy or right to acquire pursuant to any statutory right to acquire;
- 11.3. any mortgagee in possession exercising a power of sale under their mortgage or any receiver appointed by any purchaser from or successor to such mortgagee or any receiver appointed by
- such mortgagee in possession

  11.4. any successor in title to a person to an Affordable Housing Unit which has ceased to be bound by the covenants of this Schedule by virtue any of sub-paragraphs 11.1,

11.2 or 11.3 above.

# THIRD SCHEDULE

## **GREEN TRAVEL PLAN**

Green Travel Plan") which shall include: 1 9 . 18 use by residents of the Dwellings to be erected pursuant to the Planning Permission ("the provide access to available bus travel passes at a reduced rate subsidised by the Owner for Council for approval details in writing of a scheme to encourage use of public transport and Prior to the Commencement of the Proposed Development the Owner shall submit to the

Dwellings; a) Details of the marketing to be undertaken to promote the scheme to residents of the

b) Details of the monitoring to be carried out on the Green Travel Plan;

c) A defined time-limit for residents to apply for the subsidised bus travel, and

towards the Green Travel Plan as specified in paragraph 3 of this Third Schedule d) The further measures that will be put in place in the event that any money allocated

The Owner shall not permit the first occupation of any Dwellings anywhere on the Application 2. remains unspent at that time.

necessarily expended by the Owner on its operation has exceeded £50,000. production to the satisfaction of the Council of evidence that the amount reasonably and that subject to the prior approval of the Council it may be terminated prematurely upon may be made unless such alterations have previously been agreed by the Council, provided by the Council for such minimum period as shall therein be specified and no alterations to it The Green Travel Plan shall thereafter be operated in accordance with the details approved Site until it shall first have implemented the Green Travel Plan.



