



received

25 March 2012

THURSDAY 22<sup>ND</sup> MARCH 2012.

DEAR SIR

I WAS EXTREMELY SURPRISED TO RECEIVE YOUR LETTER TO RESIDENTS DATED 23<sup>RD</sup> FEBRUARY ON THE 19<sup>TH</sup> MARCH, ENCLOSED WITH MY RATE DEMAND. THE LAND REFERRED TO BETWEEN 424 AND 448 HAS BEEN IN MY POSSESSION SINCE I PURCHASED 448 KINGSTON ROAD FROM THE LOCAL GREENGROCCER AND MARKET GARDENER MR AND MRS CHARLES BOND IN 1979. THE LAND BEHIND THE HOARDINGS HAS BEEN OCCUPIED BY MYSELF AND MY LATE HUSBAND SINCE THAT TIME AND I WOULD OBJECT MOST STRONGLY TO ANY FORM OF DEVELOPMENT BEYOND THE AREA TO WHICH ONLY I HAVE ACCESS AND OCCUPANCY.

IN OTHER WORDS I HAVE BEEN IN ADVERSE POSSESSION SINCE MR & MRS BOND WERE IN ADVERSE POSSESSION MANY YEARS PREVIOUS, TO MY TAKING OVER FROM THEM. THE FURTHER LAND TO THE NORTH OF THE HOARDINGS HAS BEEN IN THE POSSESSION OF A COLLEAGUE AND I THINK HE WILL NOT TAKE KINDLY TO ANY FORM OF APPLICATION OVER AN AREA WHICH HAS BEEN USED FOR THE INTERNMENT OR SCATTERING OF ASHES OVER THE PAST TWENTY YEARS.

MAY I SUGGEST THAT YOU TRACE THE ORIGINAL DOCUMENTS REGARDING THE AREA WHICH WIMBORNE COUNCIL HAD RECORDS OF AND THEIR COMMENTS AT THE TIME. THE MOTEL WAS NOTED AND THE PROBLEMS ENVISAGED REGARDING ACCESS. MY GARAGES (ONE FREEHOLD IN MY NAME) WILL NEVER BE DEMONSTRATED OR ACCESS GIVEN OVER ANY OF MY PROPERTY, TO ANY PROSPECTIVE BUILDER

YOURS SINCERELY

[Redacted signature]