 The sender of this message has requested a read receipt. [Click here to send a receipt.](#)

Hannah Stanley

Sent: Mon 18/06/2007 10:36

From: Hannah Stanley
To: David Small
Cc: Annette Thomas
Subject: Triangle Field Hungerford
Attachments:

Sent on behalf of Annette Thomas

David,

Thank you for your email of yesterday.

If any amendments to the draft Underlease have been made since it was approved by me, could you please email it to me today as I would like sight of it before the Agreement is engrossed. If no amendments have been made, the Agreement can be sent by DX, provided the other parties to the Agreement have executed the same as the Head of Legal & Electoral Services will require this to have been undertaken prior to his signing the Agreement.

I think it unnecessary for you to attend another meeting but if you have any queries or comments please contact me today as I shall be out of the office tomorrow.

Regards

Annette

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Sun 17/06/2007 17:03
To: Hannah Stanley
Subject: RE: FW: Triangle Field Hungerford

Hello Hannah / Annette

The Licences duly arrived and so at last has the final building quote. I will put copies in the DX for Annette tomorrow after which unless she has any queries I would like to engross the Agreement (attaching copies of all of the Building Documents and of the agreed draft underlease) - Annette would you like me to come over again for another meeting?

Regards
David

>From: "Hannah Stanley" <HStanley@westberks.gov.uk>
>To: <dagsmall@hotmail.com>
>CC: "Annette Thomas" <AThomas@westberks.gov.uk>
>Subject: FW: Triangle Field Hungerford
>Date: Wed, 6 Jun 2007 10:57:52 +0100

>

>Sent on behalf of Annette Thomas

>

>David,

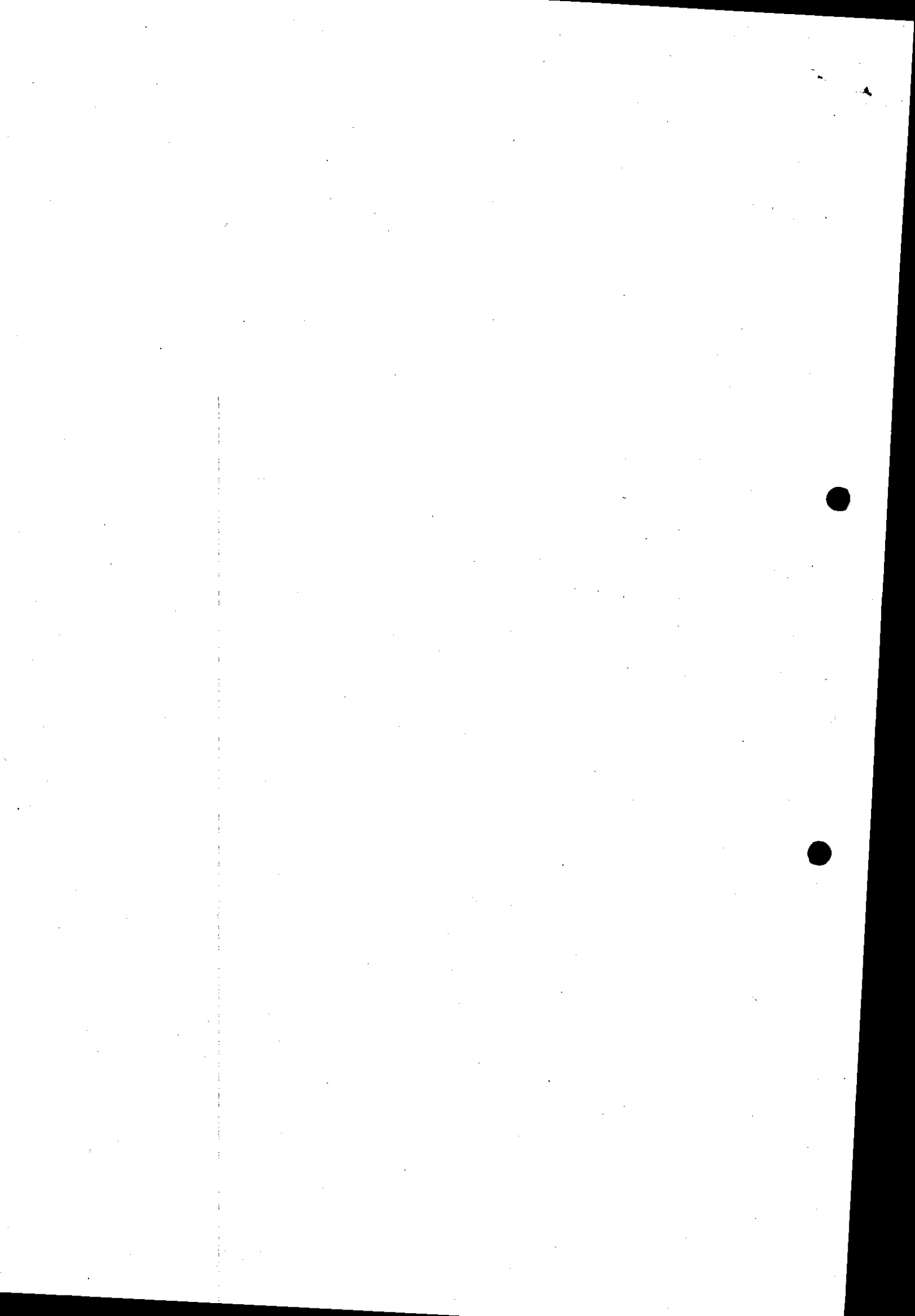
>

>Thank you for your email of 30th May 2007.

>

>The Licence to Underlet/Licence to Charge was engrossed in triplicate with

<http://webmailtest/exchange/hstanley/Sent%20Items/Triangle%20Field%20Hungerfor...> 18/06/2007



>covering letter and sent by DX to your Hungerford Office on 17th May 2007.

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>Annette

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>From: David Small [mailto:dagsmall@hotmail.com]

>Sent: Wed 30/05/2007 09:18

>To: Hannah Stanley

>Cc: gkoddjob@yahoo.co.uk; mdigweed@harris.com; jeremy.smeddle@gb.unisys.com

>Subject: RE: Triangle Field Hungerford

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>Regards

>David

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>

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>>From: "Hannah Stanley" <HStanley@westberks.gov.uk>

>>To: <dagsmall@hotmail.com>

>>CC: "Annette Thomas" <AThomas@westberks.gov.uk>, "Natasha Roach"

>><NRoach@westberks.gov.uk>

>>Subject: Triangle Field Hungerford

>>Date: Fri, 25 May 2007 15:33:28 +0100

>>

>>Sent on behalf of Annette Thomas

>>

>>Dear David,

>>

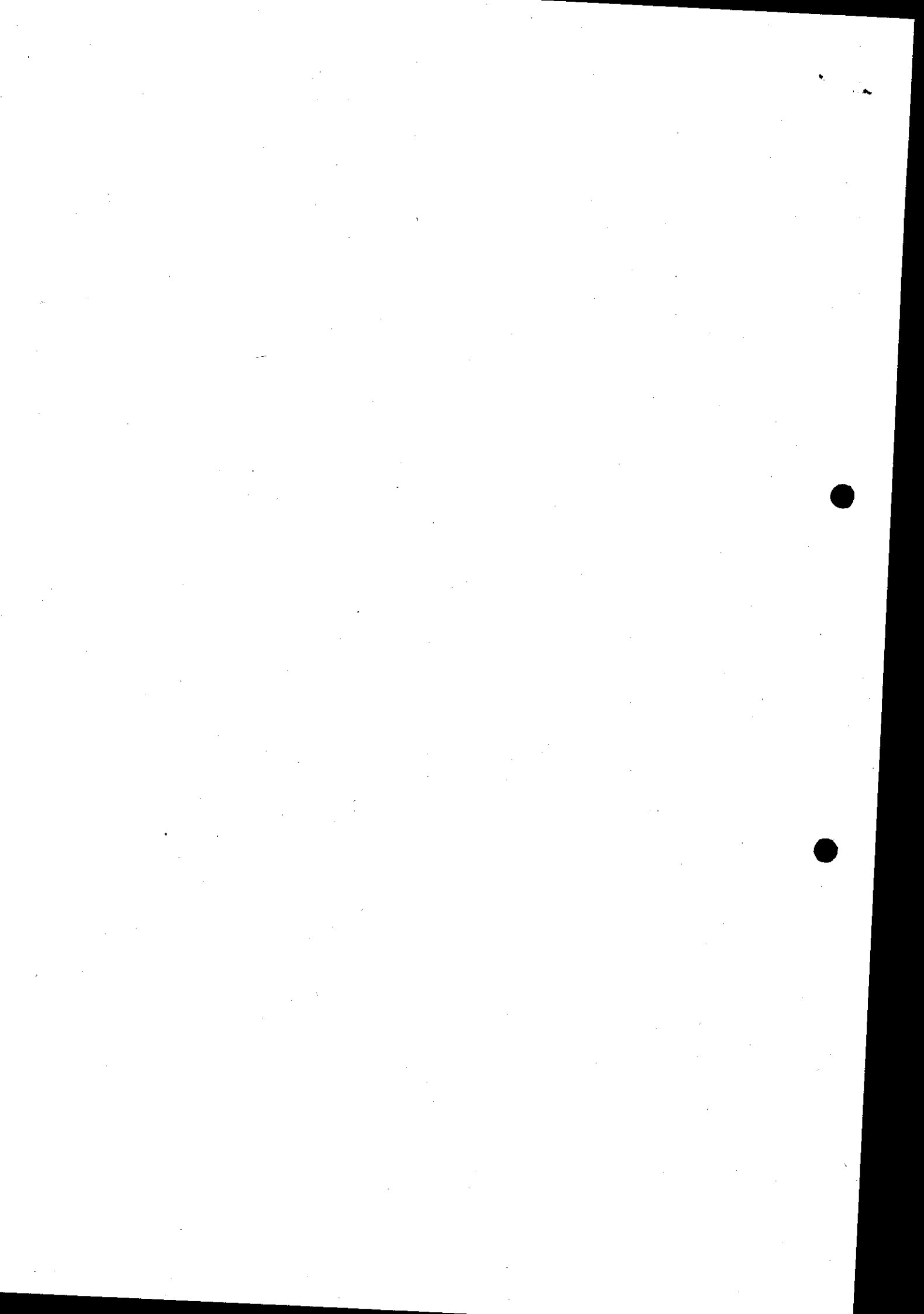
>>I trust you had a good holiday.

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>From: David Small [mailto:dagsmall@hotmail.com]
>Date: 20/05/2007 09:18

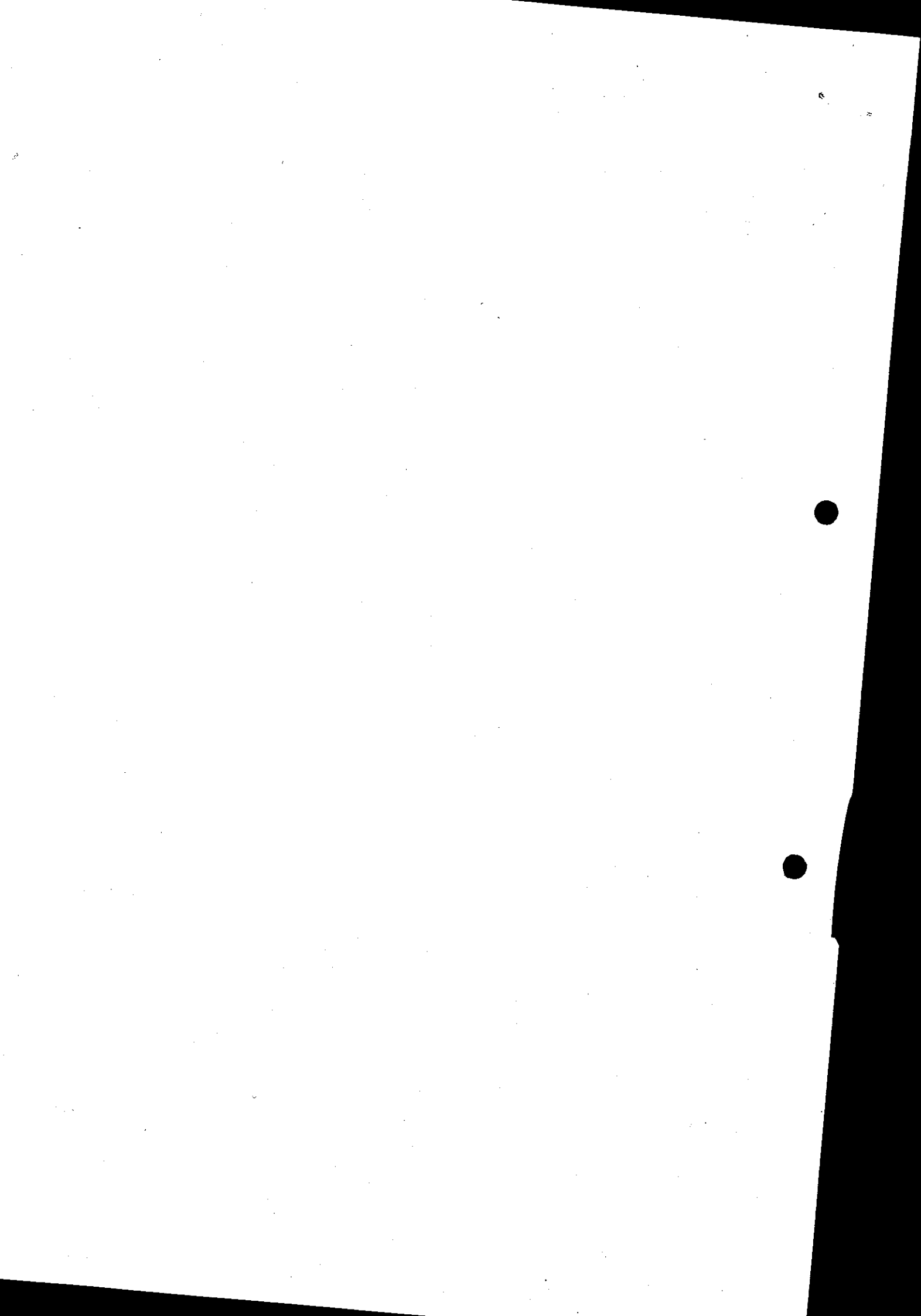
>From: David Small [mailto:small.david@bt.com]
>Sent: Wed 30/05/2007 09:18
>To: 'David Small' <small.david@bt.com>
>Subject: [REDACTED]

>Sent: Wed 30/05/2012 11:01
>To: Hannah Stanley
>Cc: hannah.stanley@yaho

>From: David Small [mailto:small@harris.com]
>Sent: Wed 30/05/2007 09:18
>To: Hannah Stanley
>Cc: gkoddjob@yahoo.co.uk; mdigweed@harris.com; jeremy.smeddle@gb.unisys.com
>Subject: RE: Triangle Field Hungerford

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>>CC: "Annette Thomas" <AThomas@westberks.gov.uk>, "Natasha Roach"

>><NRoach@westberks.gov.uk>

>>Subject: Triangle Field Hungerford

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>>Annette Thomas

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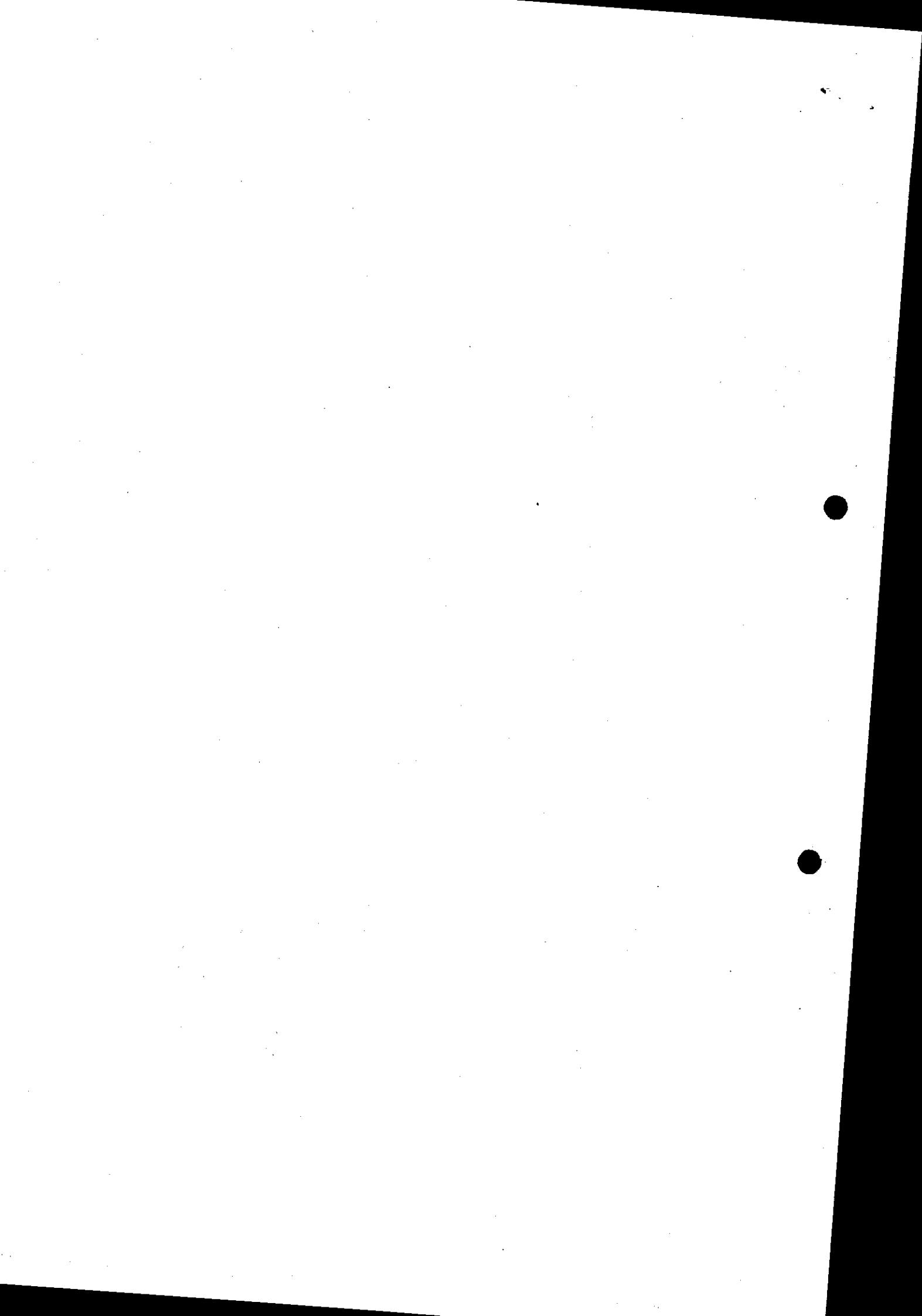
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Hannah Stanley

Sent: Wed 06/06/2007 10:57

From: Hannah Stanley
To: dagsmall@hotmail.com
Cc: Annette Thomas
Subject: FW: Triangle Field Hungerford
Attachments:

Sent on behalf of Annette Thomas

David,

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Thanks.

Annette

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Sent: Wed 30/05/2007 09:18
To: Hannah Stanley
Cc: gkoddjob@yahoo.co.uk; mdigweed@harris.com; jeremy.smeddle@gb.unisys.com
Subject: RE: Triangle Field Hungerford

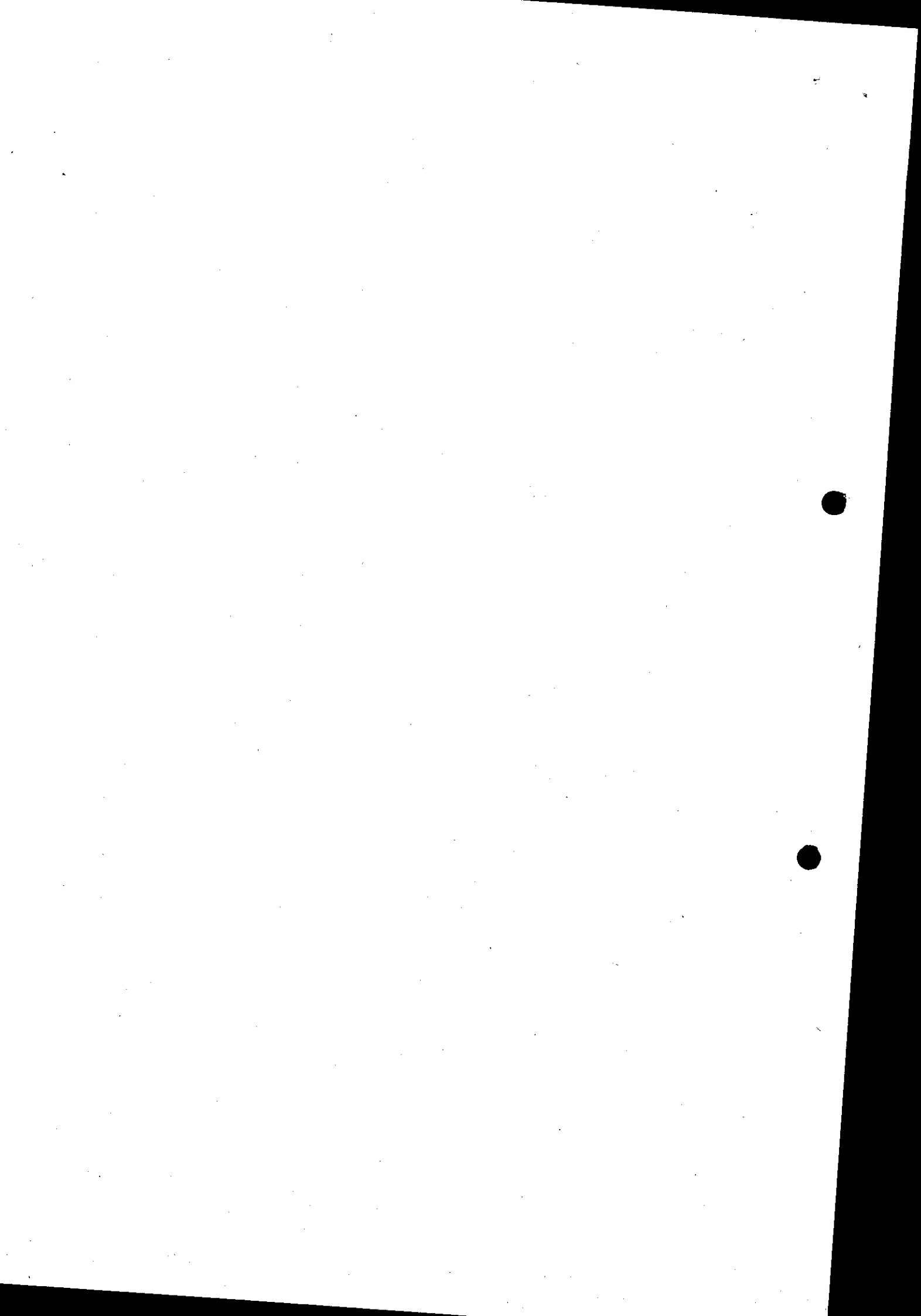
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>Subject: Triangle Field Hungerford
>Date: Fri, 25 May 2007 15:33:28 +0100
>
>Sent on behalf of Annette Thomas
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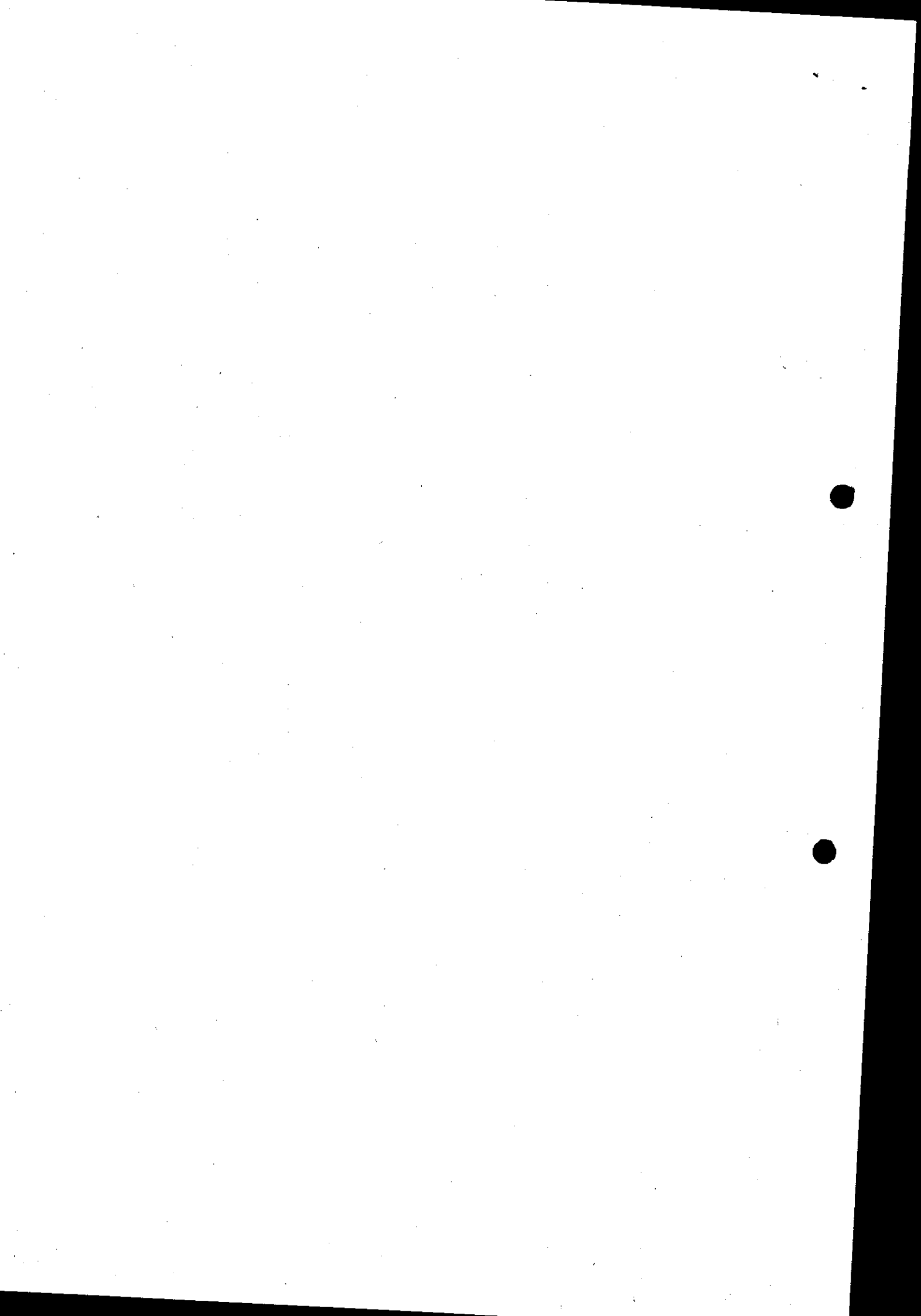
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Hannah Stanley

Sent: Wed 06/06/2007 09:31

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Triangle Field Hungerford
Attachments:

Can you please print and place on front of file.

Can you also please check the file - I thought we had sent engrossed Licences ?

sent by DX in
triplicate - 17/05/07.

From: Hannah Stanley
Sent: Mon 04/06/2007 11:11
To: Annette Thomas
Subject: FW: Triangle Field Hungerford

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 30/05/2007 09:18
To: Hannah Stanley
Cc: gkoddjob@yahoo.co.uk; mdigweed@harris.com; jeremy.smeddle@gb.unisys.com
Subject: RE: Triangle Field Hungerford

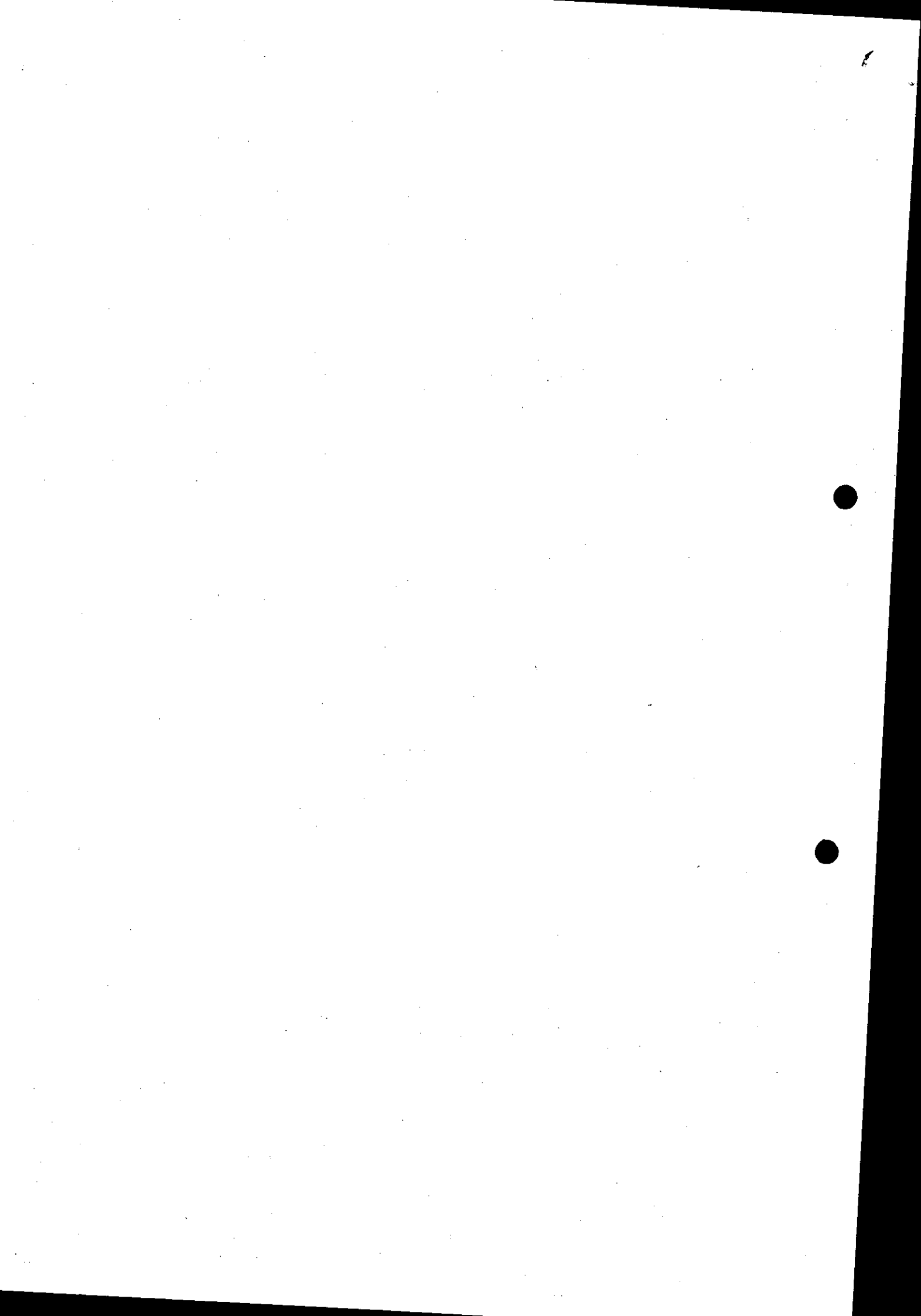
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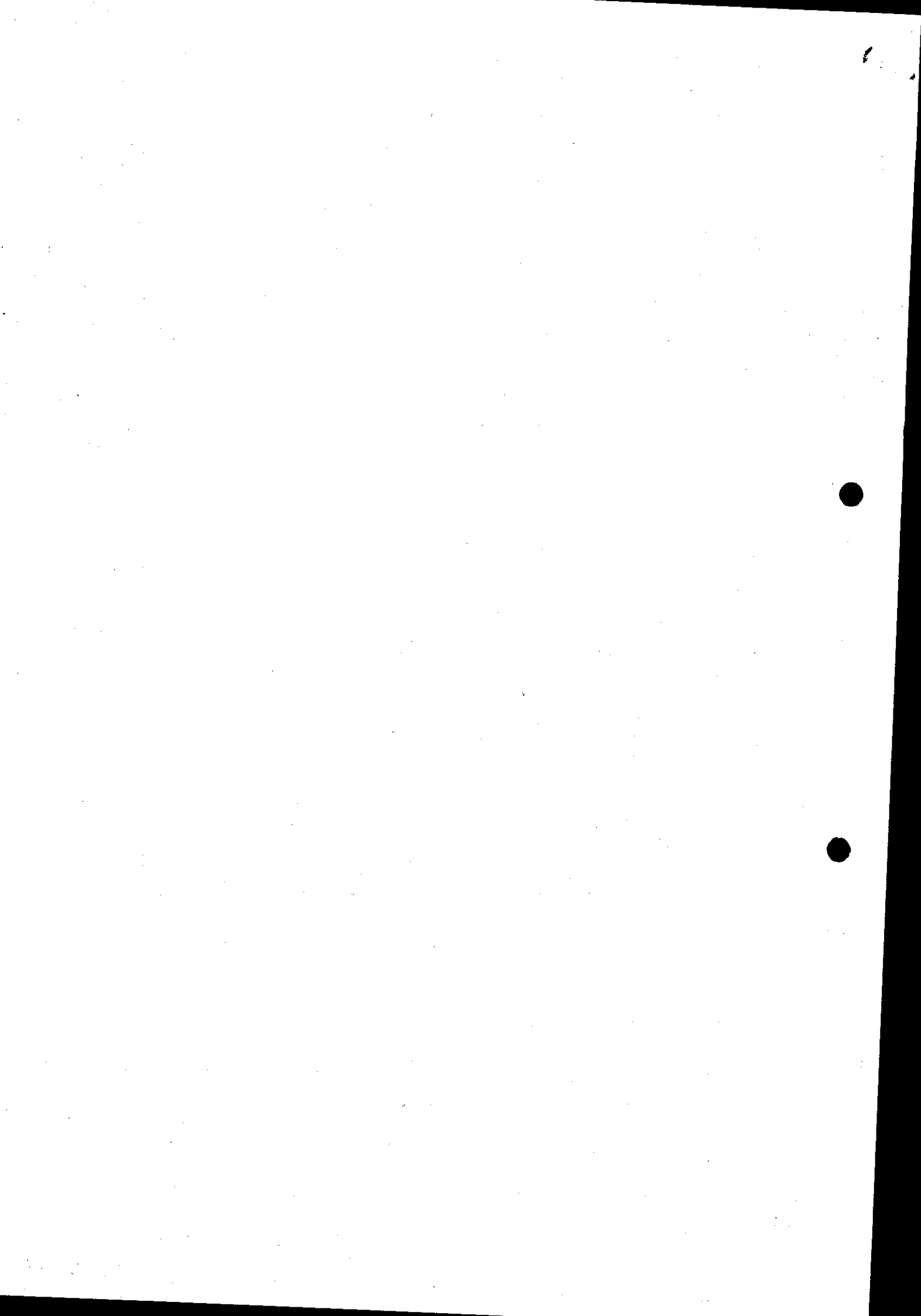
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Hannah Stanley

From: Digweed, Martin [mdigweed@harris.com]
To: David Small; Hannah Stanley
Cc: gkoddjob@yahoo.co.uk; jeremy.smeddle@gb.unisys.com
Subject: RE: Triangle Field Hungerford
Attachments:

Sent: Wed 30/05/2007 17:44

Apologies for the delay on the quote, Darrell is back now and our contact has been onto him. I will let you know as soon as we have a quote from him or Dashwood.

With respect to the underlease, a couple of the trustees just wanted a layman's run through to ensure they fully understood the revised underlease. We will probably do this with just one or two of the trustees, which should help us to move more quickly. I think Richard Deal has already provisionally set something up for next Wednesday. As we are keen on getting this done promptly is a window fails with Richard, David if I could ask for your help if you have any time it may help to speed things up.

Regards

Martin

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 30/05/2007 09:18
To: HStanley@westberks.gov.uk
Cc: gkoddjob@yahoo.co.uk; Digweed, Martin; jeremy.smeddle@gb.unisys.com
Subject: RE: Triangle Field Hungerford

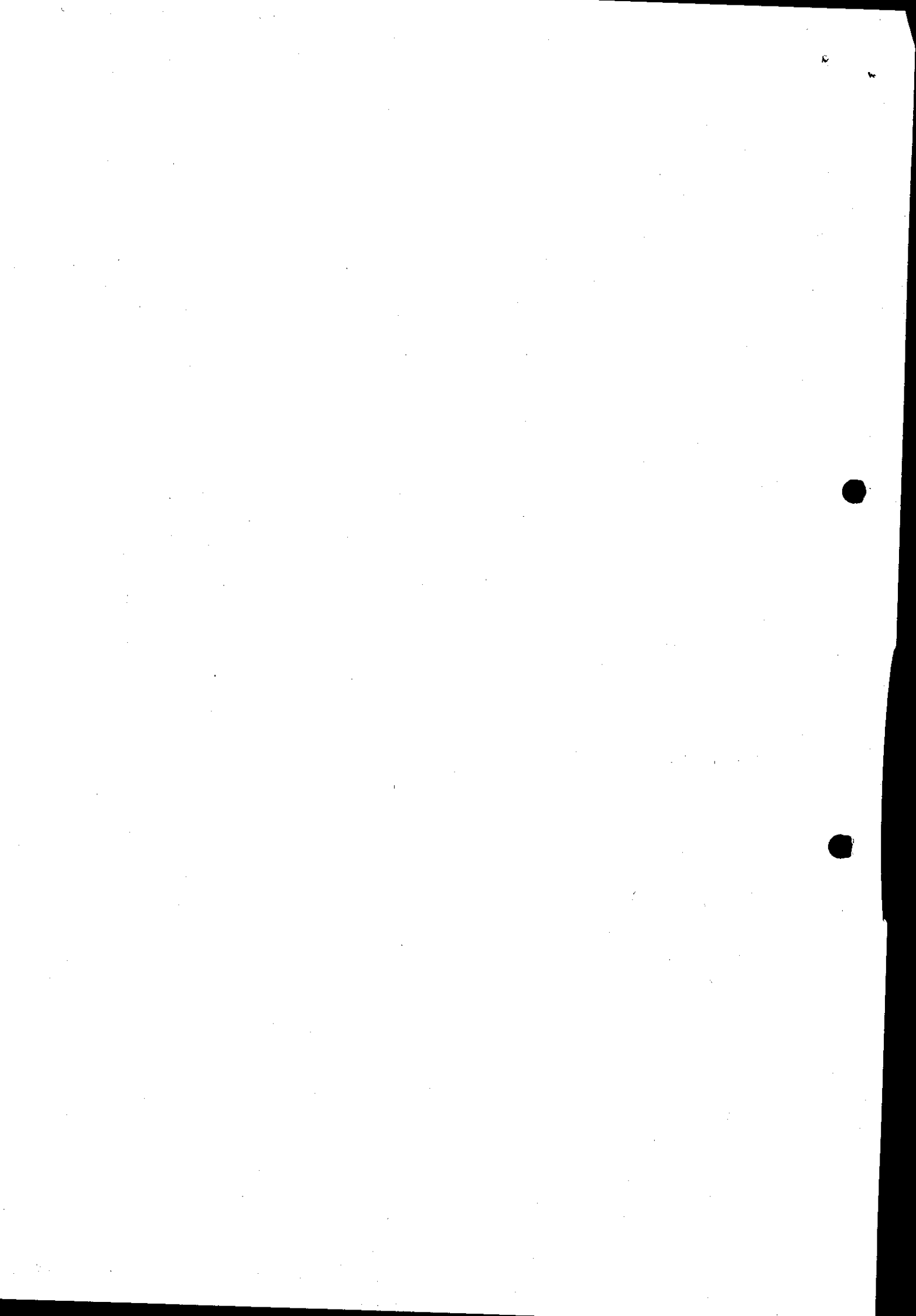
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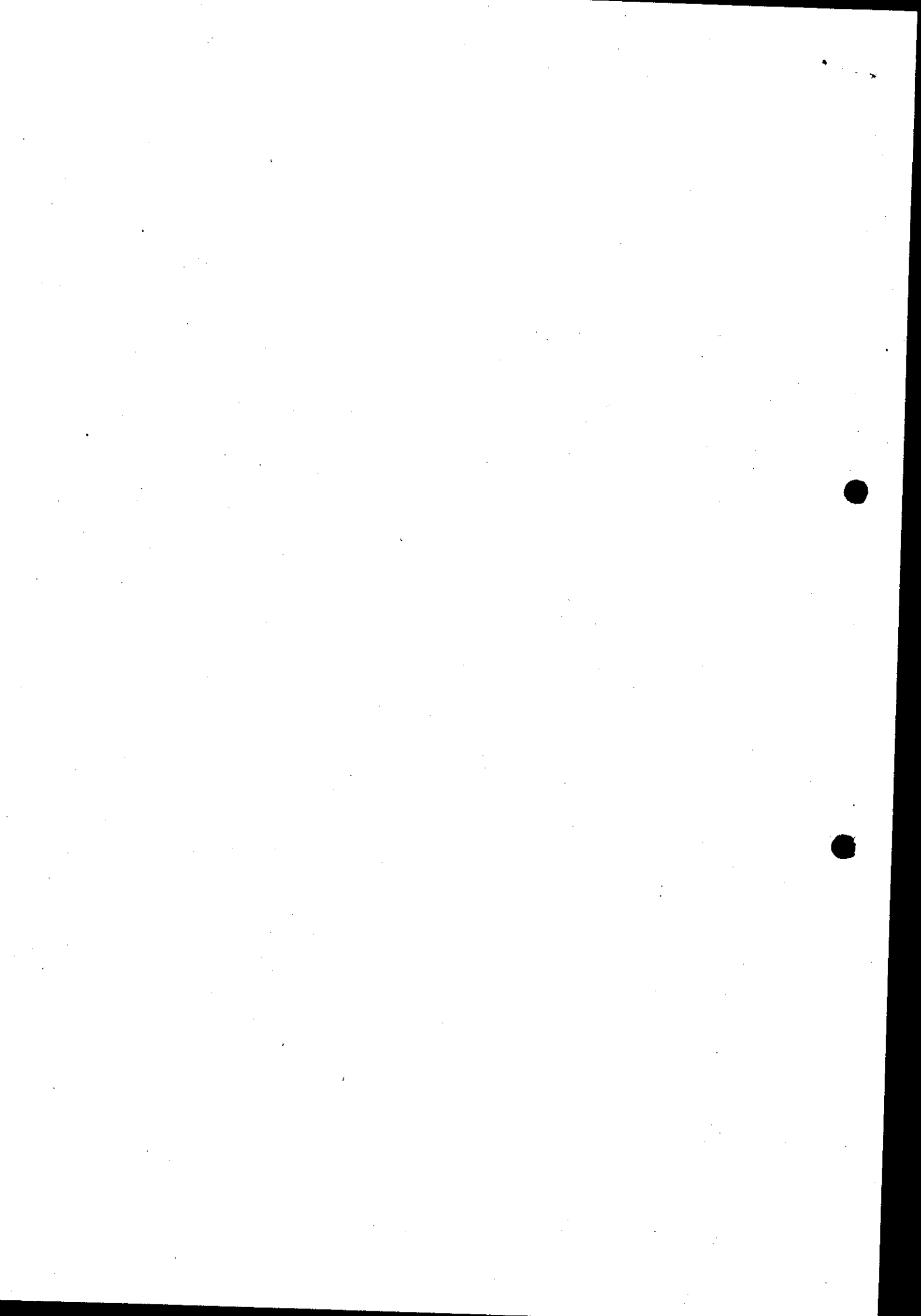
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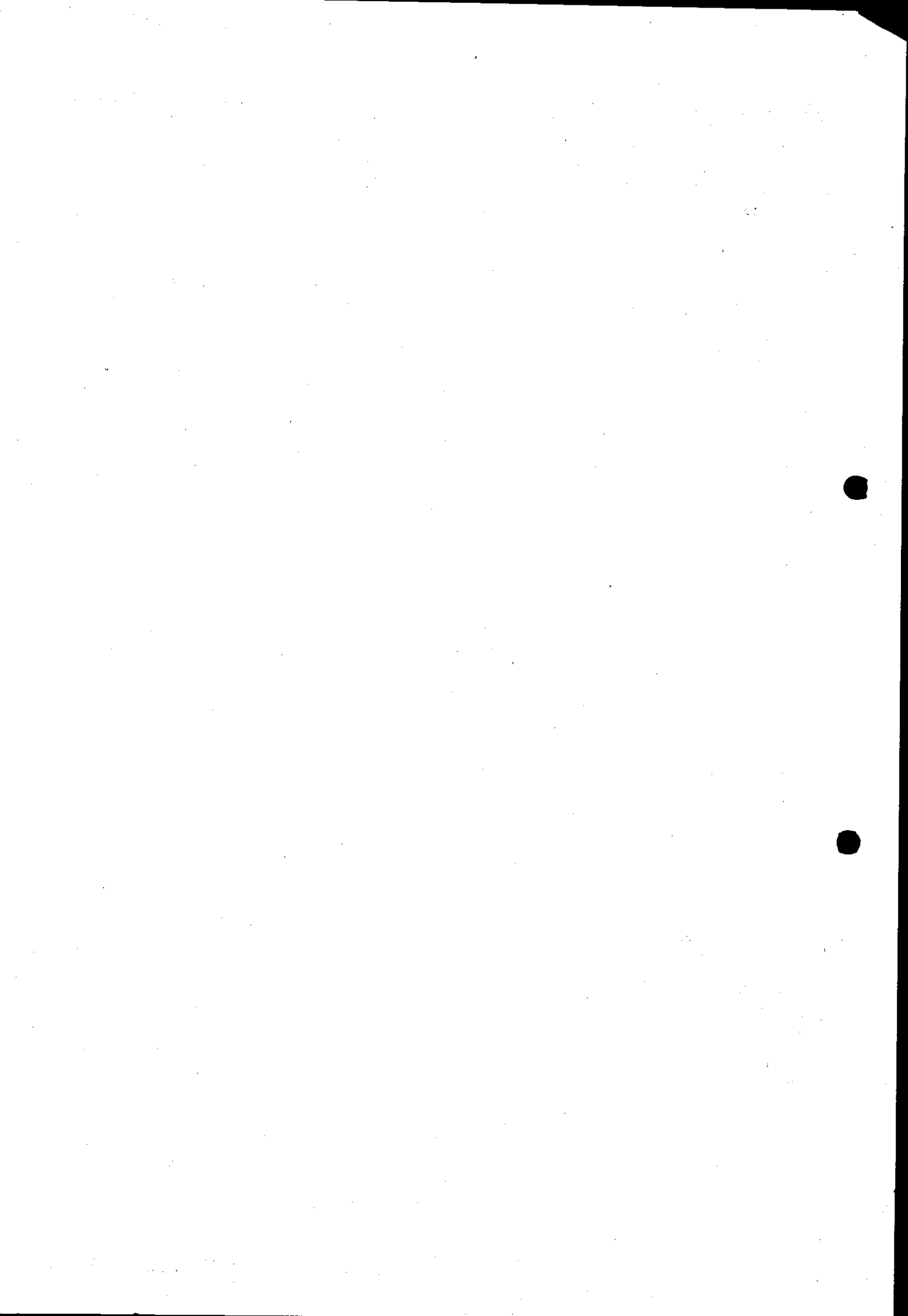
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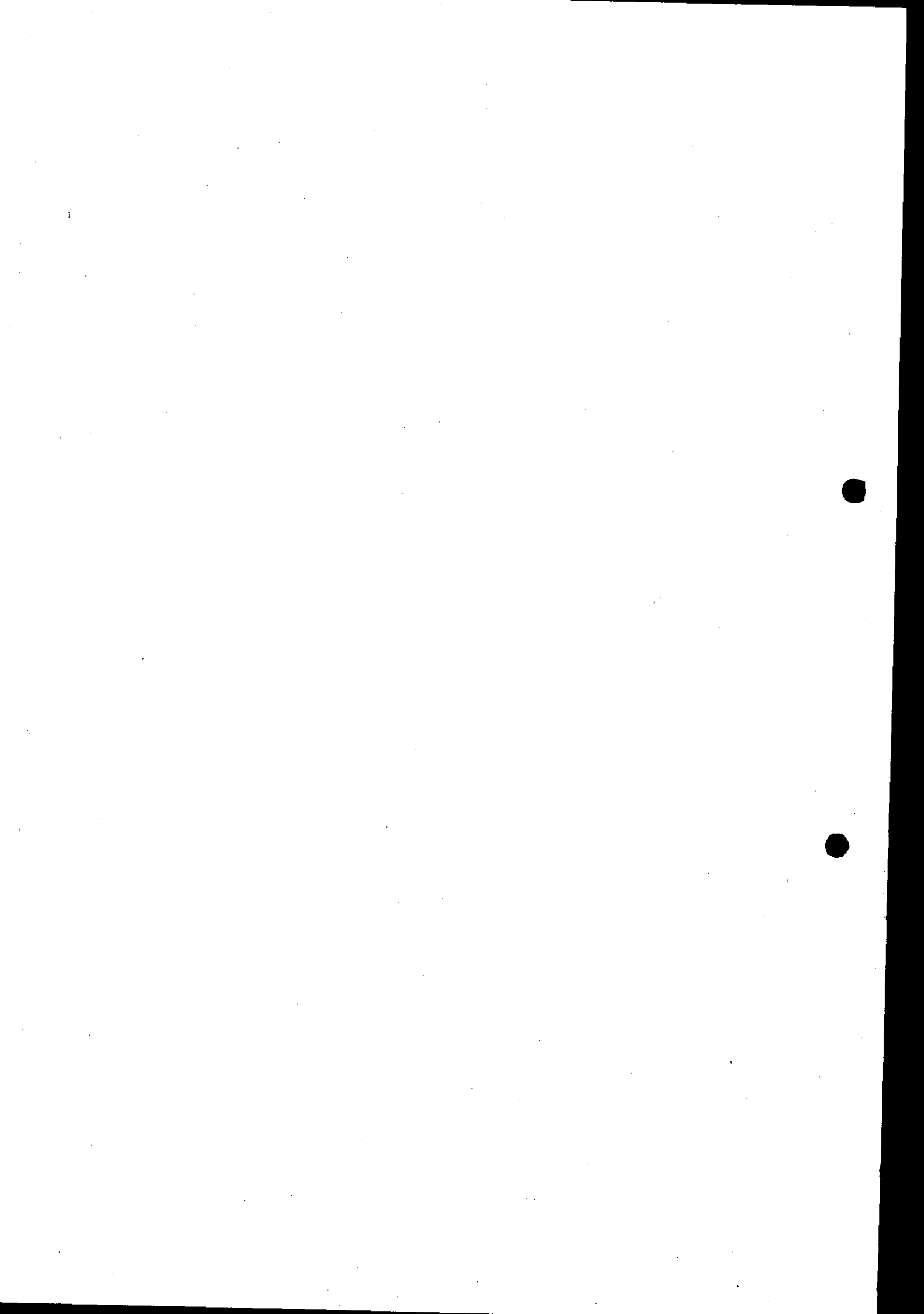
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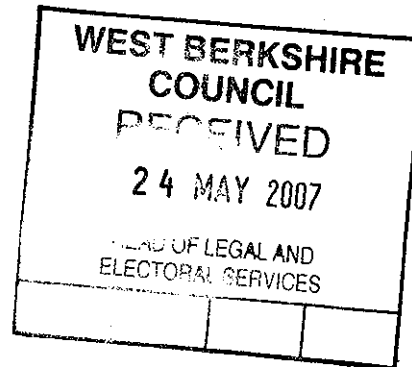


Our Ref: DAGS.BS.HTC.HUN 77-1
Your Ref: ACT.HS.L100660
22 May 2007

Charles Lucas & Marshall
Address 28 High Street
Hungerford
Berkshire
RG17 0NF
Tel (01488) 682506
Fax (01488) 684780
(01488) 684824
DX 47102
HUNGERFORD

Miss A Thomas
Principal Solicitor (Property and Commercial)
West Berkshire Council

DX 30825 NEWBURY



Dear Miss Thomas

Triangle Field Hungerford

Thank you for your letter dated 17th May which has arrived at this office during Mr Small's absence on holiday.

Mr Small returns after the Bank holiday on Tuesday 29th May when this matter will be brought to his attention. Please accept my apologies for the delay.

Yours sincerely

Secretary to David Small

Managing Partner	P F Graham
Partners	S McMinn
	L M C Parker
	H. Ellins
	D A G Small
	P Trincas
	M Poynter
	M V Berrett
	D Thomas
	H M Amin
	B H Chandler
Associates	M T Samowski
	M Overend
	R G Mead
	N Angel
	N Wharry
	S E Hamshaw
	C R Davies
	M C Verney
	J M Thomas
Consultant	C J Ball
Accountant	R. Talbot ACA
Other Offices at	Newbury
Tel	(01635) 521212
Fax	(01635) 37784
	Swindon
Tel	(01793) 511055
Fax	(01793) 610518
	Wantage
Tel	(01235) 771234
Fax	(01235) 772234
Website	www.clmsolicitors.co.uk
e-mail	ask@clmsolicitors.co.uk

17 May 2007

Mr David Small
Messrs Charles Lucas & Marshall
Solicitors
DX 47102
Hungerford

Legal and Electoral Services
West Berkshire District Council
Council Offices
Market Street Newbury
Berkshire RG14 5LD

Our Ref: ACT/HS/L100660

Your Ref:

Please ask for: Miss A. Thomas

Direct Line: 01635 519341

Fax: 01635 519431

e-mail: athomas@westberks.gov.uk

By DX

Dear Mr Small

Triangle Field Hungerford

Following my email of today I attach Licence to Underlet and Licence to Charge in triplicate.

I have noticed since my email that clause 3.1 required amendment to reflect the Licence for Works has in fact been overtaken by the Agreement for Lease.

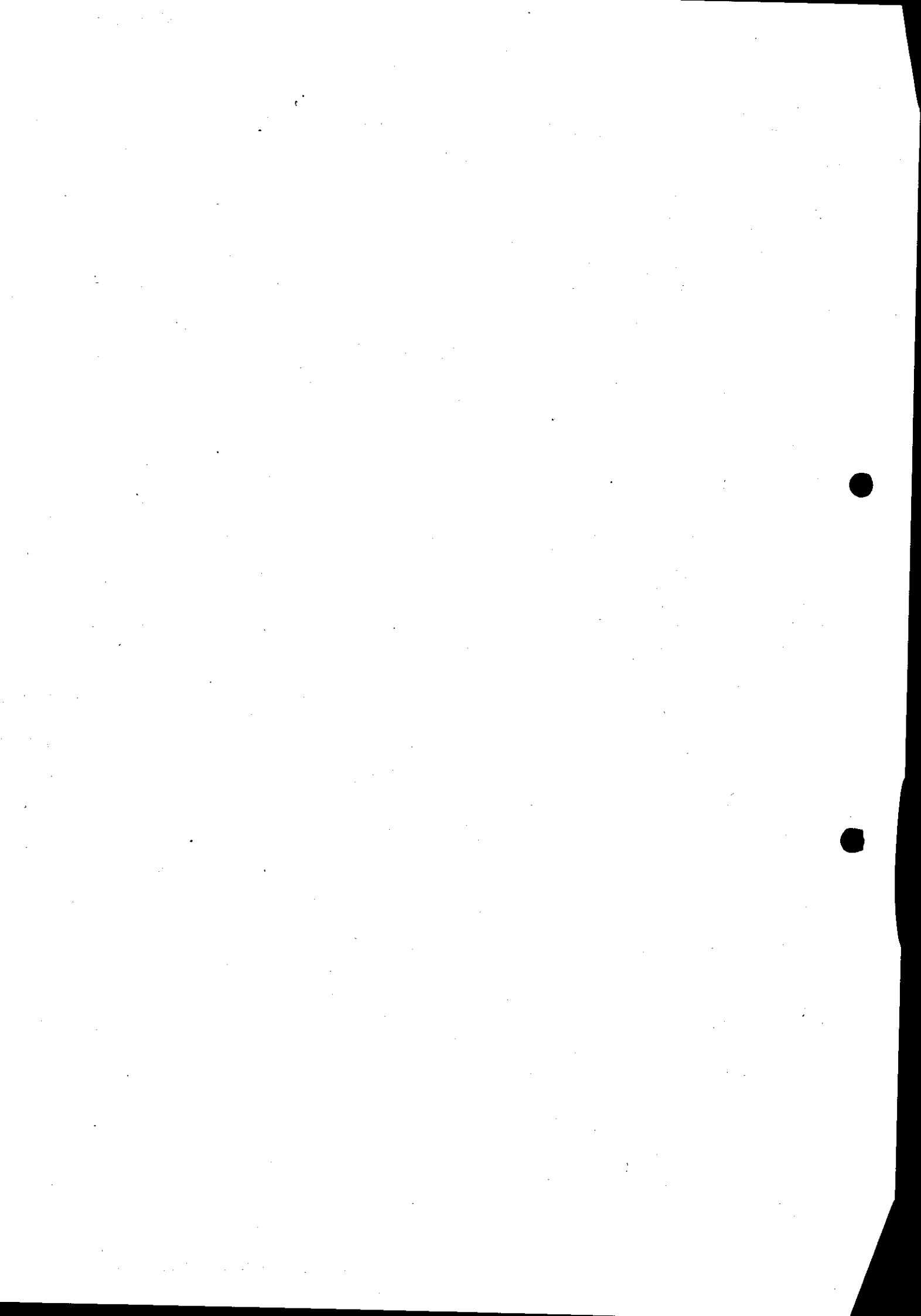
I have also made some other minor amendments for example, added Licence to Charge for the heading in clause 3 and also in the Licence made reference to the Schedules. I have also added wording to clause 1.10 referring to the plan attached.


Finally, can you please ensure details are included in clauses 1.11 and 3.1 and that the signatories initial the insertions.

Yours sincerely



Miss Annette Thomas
Principal Solicitor (Property & Commercial)

Att.



 This message was sent with high importance.
Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Hannah Stanley

From: Hannah Stanley
To: dagsmall@hotmail.com
Cc: Annette Thomas
Subject: Hungerford Rugby Club
Attachments:  triangle field - licence to sublet - hungerford town council (e) - 17-05-07.doc(82KB)  triangle field - legal charge precedent (rff).doc(62KB)

Sent: Thu 17/05/2007 12:42

Sent on behalf of Annette Thomas

David,

Thank you for your email of yesterday.

Timetable - we shall accept viewing the information on screen.

I note you await insurance certificate and completion quote before you are in a position to complete.

The Agreement for Lease and Underlease are approved. Would it be possible for hard copies of the plans to be forwarded to me pending completion?

I attach final version of the Licence to Underlet/Charge and of course the draft Charge will need to be annexed. I shall arrange for the Licence to be prepared in triplicate and sent by DX this evening.

I may be on leave when you return but I shall email you next week to confirm. If I am away my colleague Natasha Roach (email: nroach@westberks.gov.uk, tel: 01635 519419) will have conduct of this file.

Once the Agreement for Underlease and Licence have been executed by the Town Council and representatives of the Rugby Club please forward the same in order that it can be executed by the Council.

Regards.

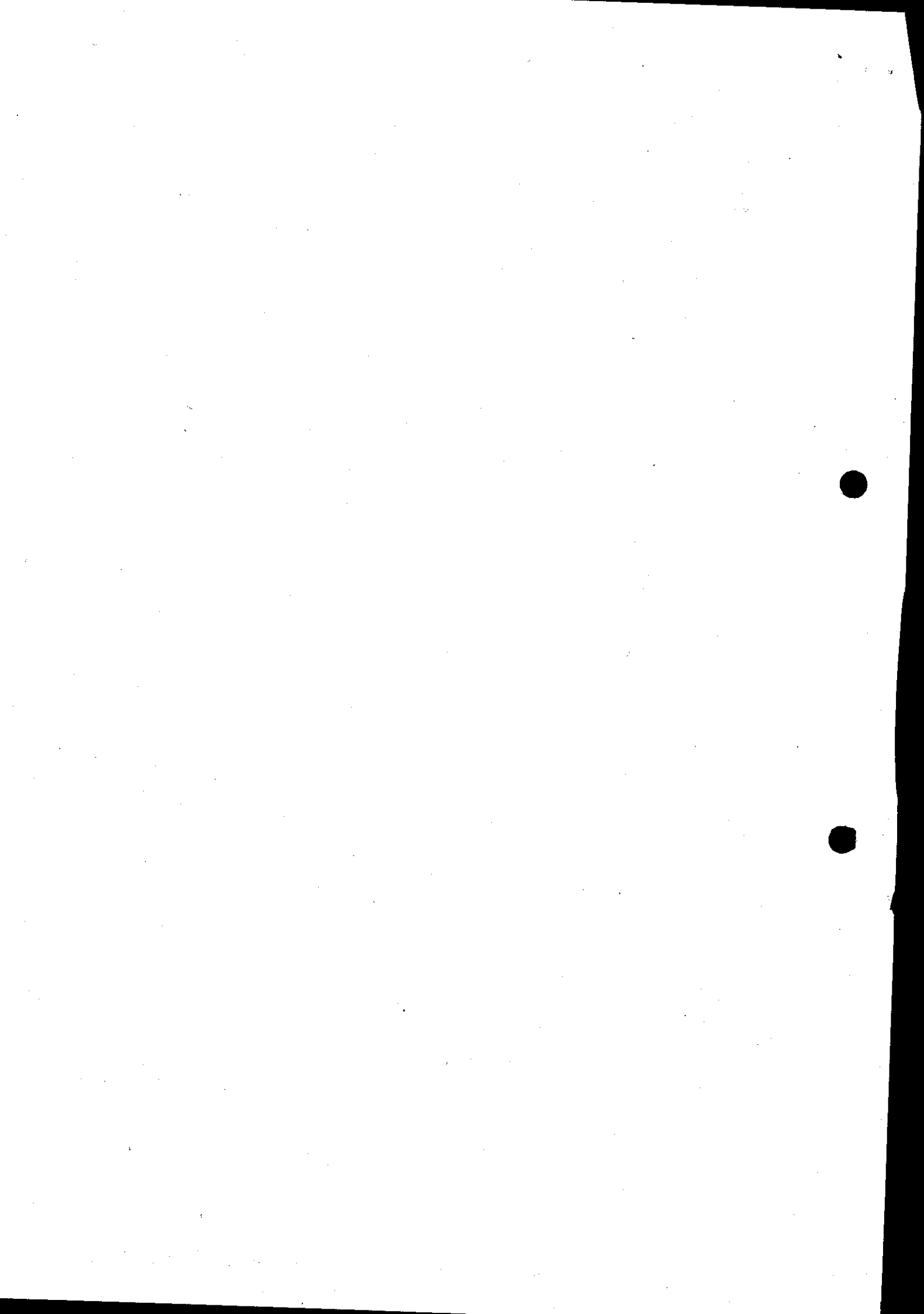
Annette

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 16/05/2007 18:15
To: Annette Thomas
Cc: mdigweed@harris.com; jeremy.smeddle@gb.unisys.com; gkoddjob@yahoo.co.uk
Subject: Hungerford Rugby Club

Thanks for your email Annette, I am attaching what I hope are the final versions of the Agreement and Underlease and also an improved copy of the Club's project plan / timetable - this is easily legible if you view it onscreen and magnify the scale, but this is the largest scale it can be printed out on without the graphics spilling over onto further pages - will this do?

See below as regards the final quote, so it doesn't seem likely that I will be able to engross the Agreement tomorrow as this still hasn't come in. I am then away for a week and what this probably means is that getting the Agreement signed will have to wait until I get back i.e. until the week commencing Monday 28th May. I will contact you tomorrow about coming over which I can still do if this would help to move things along.

Regards
David



>From: "Digweed, Martin" <mdigweed@harris.com>
 >To: "Smeddle, Jeremy" <jeremy.smeddle@gb.unisys.com>, <dagsmall@hotmail.com>
 >CC: "Peter Harries" <gkoddjob@yahoo.co.uk>
 >Subject: RE: Entrance work
 >Date: Wed, 16 May 2007 14:04:01 +0100

>
 >I've updated the project plan and hopefully this is more legible. With
 >respect to the entrance work I spoke to TL contracts last Friday and they
 >were going to put the insurance certificate in the post that day and
 >complete the quote by the middle of the week. unfortunately I haven't yet
 >received anything. I've left further messages by phone and e-mail and hope
 >to have something soon, but have no confirmation.

>
 >I'll let you know as soon as I have anything but it's looking less likely
 >that we'll have it in place before you go away.

>
 >Martin

>
 >
 >>From: "Smeddle, Jeremy" <jeremy.smeddle@gb.unisys.com>
 >>To: "David Small"
 >><dagsmall@hotmail.com>, <mdigweed@harris.com>, <gkoddjob@yahoo.co.uk>
 >>Subject: RE: Entrance work
 >>Date: Wed, 16 May 2007 11:32:27 +0100

>>
 >>Hi David,

>>
 >>By legible is this referring to the attached.

>>
 >>If you view with a magnification factor of 300%, even I can read it
 >>(with my failing eyesight!). But I certainly as delivered.

>>
 >>Clearly the first milestone is the most important - this plan has the
 >>signing of the sub-lease on the 28th Feb (which must have been a valid
 >>target once!!). We could change the date and re-generate, however the
 >>shape of the plan will be the same, so will the elapsed number of days
 >>will be the same.

>>
 >>The other thing is that we can't instruct the contractors until we have
 >>the legals agreed. We have tried to work on best guess dates a number
 >>of

>>times, and this has just led to us upsetting the contractors who are
 >>mostly doing us a favour, we are relying on good will. Therefore we
 >>will

>>be cautious in giving them the nod, so there might be a slight delay in
 >>getting contractors to site

>>
 >>So my vote would be to leave the plan as is.

>>
 >>I think Martin can dump it into excel if you prefer, but you lose the
 >>calendar...


>>
 >>Cheers - Jeremy

>>
 >>-----Original Message-----

>>From: David Small [<mailto:dagsmall@hotmail.com>]

Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Hannah Stanley

From: Hannah Stanley
To: Michele Sherman
Cc:
Subject: FW: Hungerford Rugby Club
Attachments:  Drawing 1 - general layout plan.pdf(215KB)

Sent: Thu 17/05/2007 12:22

Michele,

Please could you print 4 copies of the attached plan on the colour printer.

Thanks

Hannah

From: Annette Thomas
Sent: Thu 03/05/2007 12:04
To: Hannah Stanley
Cc: Colin Broughton
Subject: FW: Hungerford Rugby Club

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Thu 03/05/2007 09:20
To: mdigweed@harris.com; Annette Thomas; gkoddjob@yahoo.co.uk
Cc: richard@dealvarney.co.uk
Subject: Hungerford Rugby Club

Dear All,

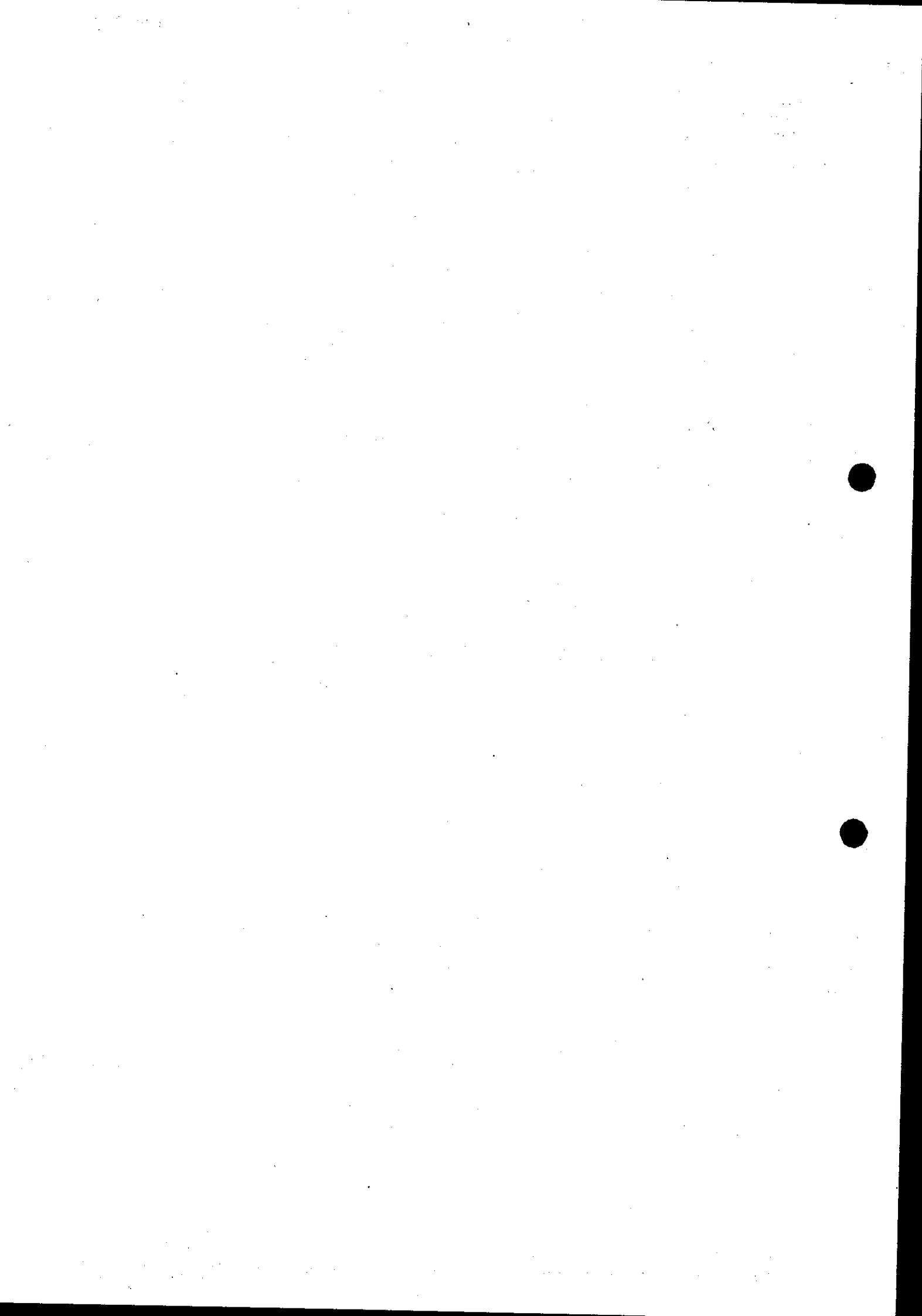
Following last weeks meetings I attach what I hope will be final versions of the Agreement and Underlease - can these be approved please so that I can report to the Town Council on Tuesday that the legal documentation has now been agreed?


Agreement for lease - last week Annette and I agreed the plans and these are attached also, since then we have firmed up about the Building Documents listed in the First Schedule all except the final quote for the entrance which I am awaiting from Martin - Martin can I have this asap.

Lease - revised clauses 5.5 and 5.6 as regards statutory compliance and planning (following our District Councillors' insistence that the conditions of the planning consent be included in the lease) and with a different rent review clause providing for inflationary increases only as agreed. I am copying this to Richard so he can check this.

This will leave the Licence to Underlet and to Charge, and also the RFU's charge, but these documents don't need to be executed immediately - the priority is to get the Agreement approved, signed and exchanged so that work on site can start as soon as possible - we can deal with the Licence and Charge later. The same applies to the Land Registry Prescribed Clauses which will need to be added to the lease before this is completed.

Can everyone please read through these documents as soon as you can and let me have any queries - I am contactable over the weekend and on Monday if



 This message was sent with high importance.

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Hannah Stanley




Sent: Thu 17/05/2007 09:46

From: Annette Thomas

To: Hannah Stanley

Cc:

Subject: FW: Hungerford Rugby Club

Attachments:  [WBProjectPlanPDF160507.pdf\(205KB\)](#)  [Agreement for lease 07.05.03.doc\(55KB\)](#)  [Triangle Field Underlease 07.05.16.doc\(82KB\)](#)

Please print urgently.

From: David Small [mailto:dagsmall@hotmail.com]

Sent: Wed 16/05/2007 18:15

To: Annette Thomas

Cc: mdigweed@harris.com; jeremy.smeddle@gb.unisys.com; gkoddjob@yahoo.co.uk

Subject: Hungerford Rugby Club

Thanks for your email Annette, I am attaching what I hope are the final versions of the Agreement and Underlease and also an improved copy of the Club's project plan / timetable - this is easily legible if you view it onscreen and magnify the scale, but this is the largest scale it can be printed out on without the graphics spilling over onto further pages - will this do?

See below as regards the final quote, so it doesn't seem likely that I will be able to engross the Agreement tomorrow as this still hasn't come in. I am then away for a week and what this probably means is that getting the Agreement signed will have to wait until I get back i.e. until the week commencing Monday 28th May. I will contact you tomorrow about coming over which I can still do if this would help to move things along.

Regards

David

>From: "Digweed, Martin" <mdigweed@harris.com>
>To: "Smeddle, Jeremy" <jeremy.smeddle@gb.unisys.com>, <dagsmall@hotmail.com>
>CC: "Peter Harries" <gkoddjob@yahoo.co.uk>
>Subject: RE: Entrance work
>Date: Wed, 16 May 2007 14:04:01 +0100

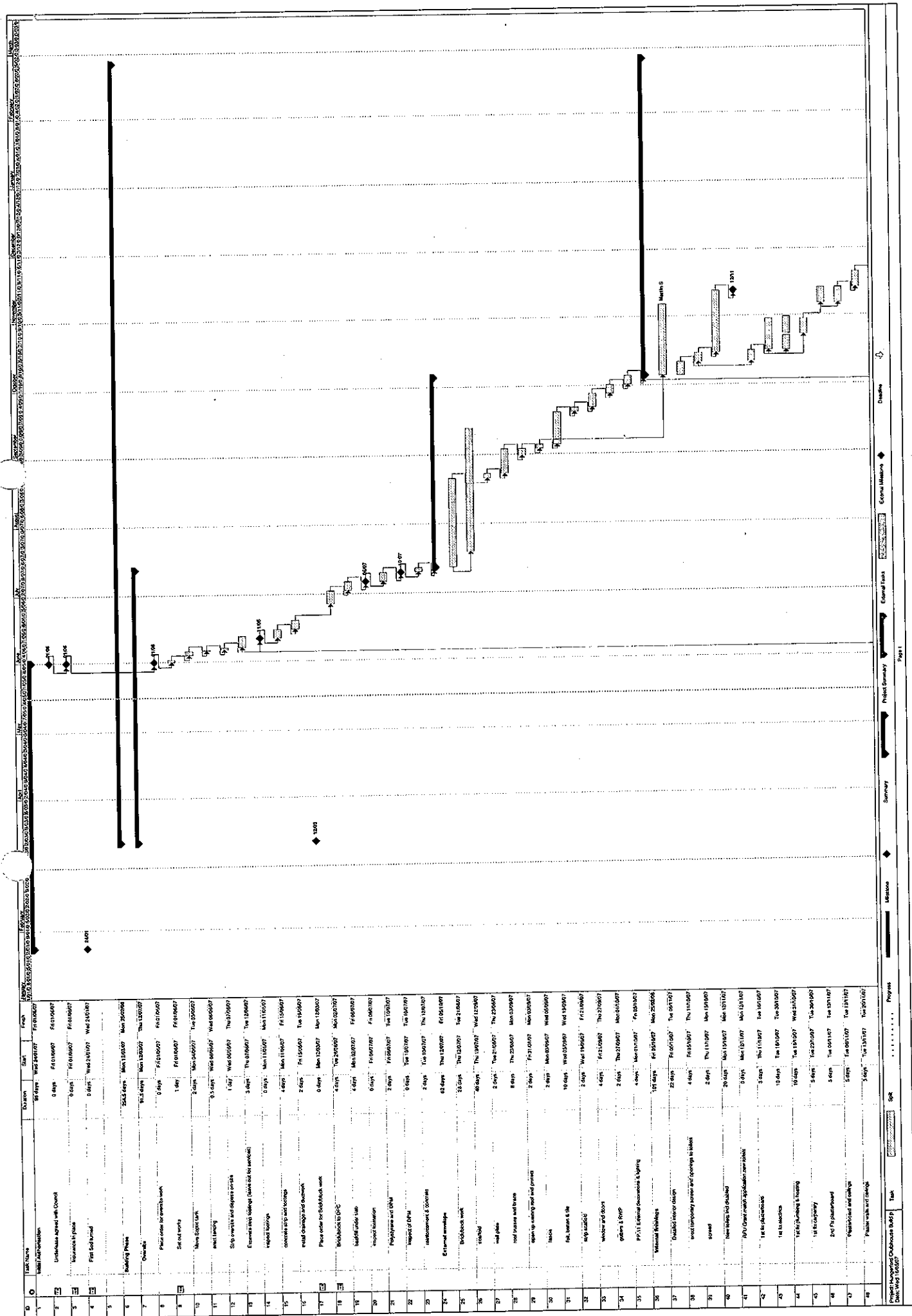
>
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>received anything. I've left further messages by phone and e-mail and hope
>to have something soon, but have no confirmation.

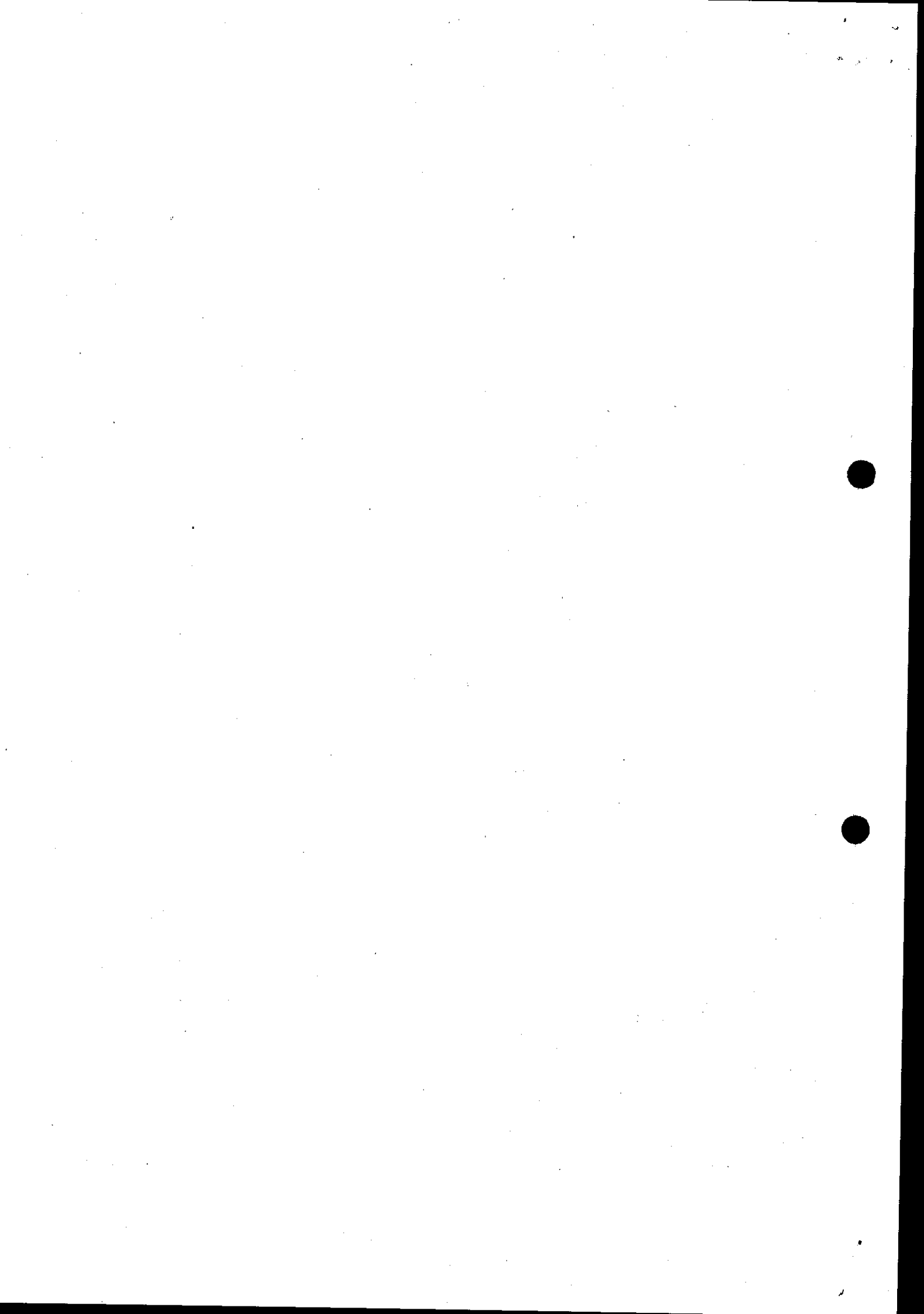
>
>I'll let you know as soon as I have anything but it's looking less likely
>that we'll have it in place before you go away.

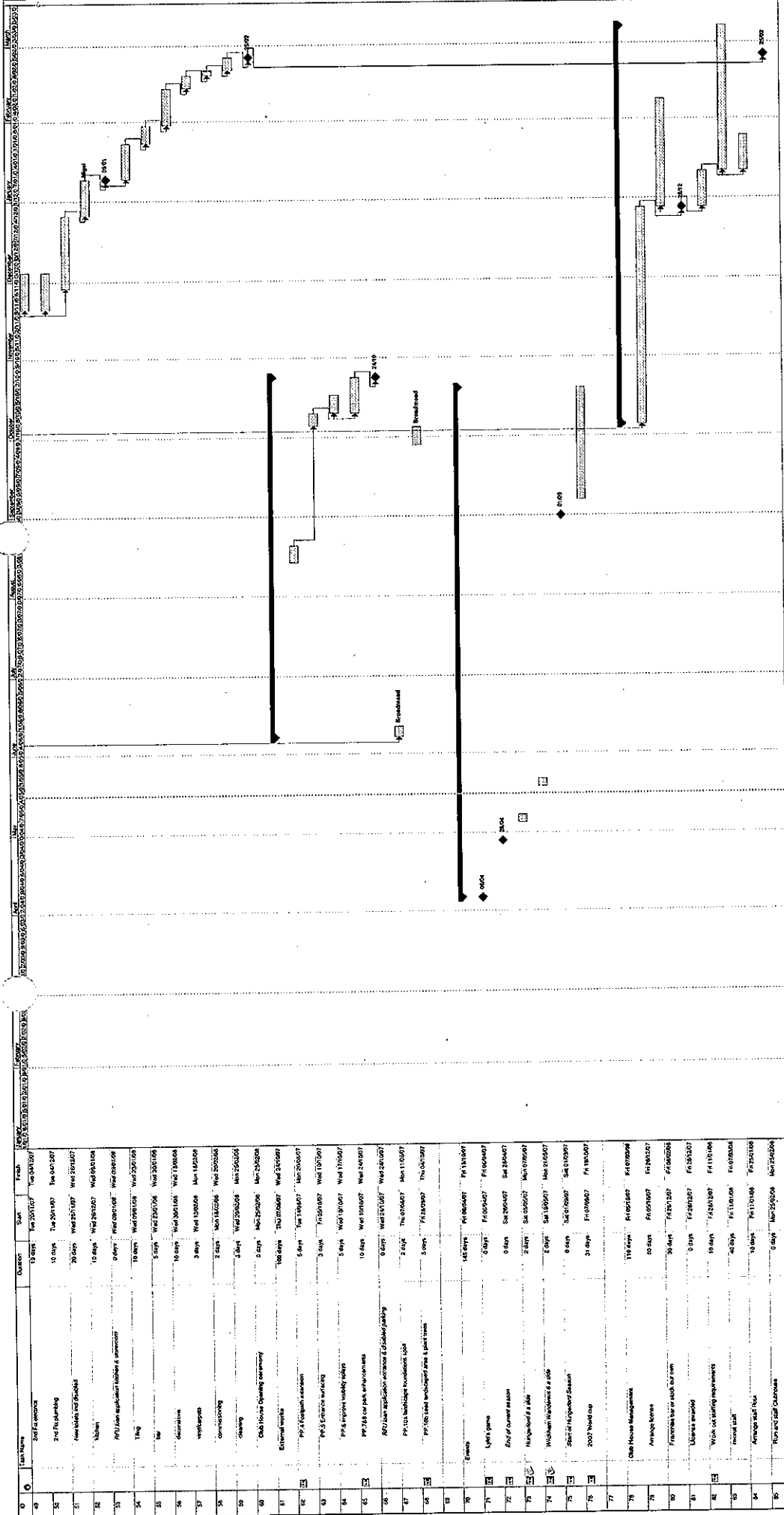
>
>Martin

>

>
 > >From: "Smeddle, Jeremy" <jeremy.smeddle@gb.unisys.com>
 > >To: "David Small"
 > ><dagsmall@hotmail.com>, <mdigweed@harris.com>, <gkoddjob@yahoo.co.uk>
 > >Subject: RE: Entrance work
 > >Date: Wed, 16 May 2007 11:32:27 +0100
 > >
 > >Hi David,
 > >
 > >By legible is this referring to the attached.
 > >
 > >If you view with a magnification factor of 300%, even I can read it
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 > >Clearly the first milestone is the most important - this plan has the
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 > >be cautious in giving them the nod, so there might be a slight delay in
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 > >
 > >So my vote would be to leave the plan as is.
 > >
 > >I think Martin can dump it into excel if you prefer, but you lose the
 > >calendar...
 > >
 > >Cheers - Jeremy
 > >
 > >-----Original Message-----
 > >From: David Small [<mailto:dagsmall@hotmail.com>]
 > >Sent: 16 May 2007 10:39
 > >To: mdigweed@harris.com; Smeddle, Jeremy; gkoddjob@yahoo.co.uk
 > >Subject: RE: Entrance work
 > >
 > >Hello again, sorry to be a nag but I am going away for a week on Friday
 > >and
 > >was hoping to be able to take the Agreement over to Annette Thomas
 > >tomorrow
 > >before I go away - I have exchanged emails with Richard Deal this
 > >morning
 > >and we have agreed the rent review clause. All I need therefore is the
 > >quote for the entrance with insurance details and a 'legible timetable'
 > >which I emailed Jeremy for about half an hour ago. Is there any chance
 > >you
 > >might be able to get these to me this evening?
 > >
 > >David
 > >
 > >
 > >
 > >Could you be the guest MSN Movies presenter? Click Here to Audition
 > ><http://www.lightscameraaudition.co.uk>







Task Name	Start	End	Duration
2nd Fl. concrete	10/20/07	10/20/07	10 days
2nd Fl. framing	10/20/07	10/20/07	10 days
HVAC	10/20/07	10/20/07	10 days
MEP	10/20/07	10/20/07	10 days
Construction	10/20/07	10/20/07	10 days
Interior	10/20/07	10/20/07	10 days
Exterior	10/20/07	10/20/07	10 days
Site Work	10/20/07	10/20/07	10 days
Foundation	10/20/07	10/20/07	10 days
Structure	10/20/07	10/20/07	10 days
Roofing	10/20/07	10/20/07	10 days
Windows	10/20/07	10/20/07	10 days
Doors	10/20/07	10/20/07	10 days
Painting	10/20/07	10/20/07	10 days
Landscaping	10/20/07	10/20/07	10 days
Final Inspection	10/20/07	10/20/07	10 days

Annette Thomas

From: Annette Thomas
To: David Small
Cc:
Subject: RE: Hungerford - Triangle Field
Attachments:

Sent: Wed 16/05/2007 12:24

Thanks David.

I am available to meet tomorrow morning if the documentation is ready . I usually arrive in the office after 9.30am.

Before we meet, could you please e mail the final version of the Agreement To Underlet and Underlease in order that I can check it.

It is unlikely I will be able to produce the invoice when we meet as it takes some time internally to raise an invoice.

Regards

Annette.

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 16/05/2007 10:34
To: Annette Thomas
Subject: RE: Hungerford - Triangle Field

Hello Annette

I have requested a legible timetable and the final quote for the entrance work and will forward these on as soon as I receive them.

Yes OK to engross the Licence.

As regards the Underlease I am dealing with a final 'tweak' to the Rent Review Clause but otherwise everything is agreed and I will engross the Agreement with revised plan, copy underlease and building documents attached as soon as the 'tweak' has been agreed and the quote and timetable come in - it might then be a good idea for me to come over again and bring the Agreement to you and leave it with you if you are happy with it - this might be as early as tomorrow if you are available - might you be?

Will be in touch again soon,
 Regards
 David

PS could you also give me an invoice re. your costs so that I can ask the Club to place me in funds to cover this - I can collect this from you when I come over.

>From: "Annette Thomas" <AThomas@westberks.gov.uk>
 >To: "David Small" <dagsmall@hotmail.com>
 >Subject: RE: Hungerford - Triangle Field
 >Date: Tue, 15 May 2007 16:52:04 +0100
 >
 >Dear David,
 >

Annette Thomas

From: David Small [dagsmall@hotmail.com]
To: Annette Thomas
Cc:
Subject: RE: Hungerford - Triangle Field
Attachments:

Sent: Wed 16/05/2007 10:34

Hello Annette

I have requested a legible timetable and the final quote for the entrance work and will forward these on as soon as I receive them.

Yes OK to engross the Licence. *Noted*

As regards the Underlease I am dealing with a final 'tweak' to the Rent Review Clause but otherwise everything is agreed and I will engross the Agreement with revised plan, copy underlease and building documents attached as soon as the 'tweak' has been agreed and the quote and timetable come in - it might then be a good idea for me to come over again and bring the Agreement to you and leave it with you if you are happy with it - this might be as early as tomorrow if you are available - might you be?

Will be in touch again soon,
 Regards
 David

PS could you also give me an invoice re. your costs so that I can ask the Club to place me in funds to cover this - I can collect this from you when I come over.

>From: "Annette Thomas" <AThomas@westberks.gov.uk>

>To: "David Small" <dagsmall@hotmail.com>

>Subject: RE: Hungerford - Triangle Field

>Date: Tue, 15 May 2007 16:52:04 +0100

>

>Dear David,

>

>Thanks for your email.

>

>In addition to the the final building quote and the contractor's insurance,
 >could you please forward a legible timetable.

>

>Do you wish me to engross the Licence to Sublet & Charge ?

>

>I would be grateful if you could please forward me a copy of the executed
 >Agreement for Underlease and the Underlease following completion.

>

>I look forward to hearing from you.

>

>Regards

>

>Annette.

>

>

>

>

>From: David Small [mailto:dagsmall@hotmail.com]

You forwarded this message on 15/05/2007 16:52.

Annette Thomas

Sent: Tue 15/05/2007 16:52

From: Annette Thomas
To: David Small
Cc:
Subject: RE: Hungerford - Triangle Field
Attachments:

Dear David,

Thanks for your email.

In addition to the the final building quote and the contractor's insurance, could you please forward a legible timetable.

Do you wish me to engross the Licence to Sublet & Charge ?

I would be grateful if you could please forward me a copy of the executed Agreement for Underlease and the Underlease following completion.

I look forward to hearing from you.

Regards

Annette.

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 09/05/2007 14:57
To: Annette Thomas
Subject: RE: Hungerford - Triangle Field

Thanks Annette, yes you are right about the red line on the plan and I will make sure that this is correct when we engross.

As to which, am I right in thinking that we have reached agreement on all points? All I think I am waiting for is the final building quote for the entrance work plus details of the contractor's insurance, and I have sent the Club another email reminding them about this. From your point of view are you waiting for anything from me?

Regards
David

>From: "Annette Thomas" <AThomas@westberks.gov.uk>
>To: "David Small" <dagsmall@hotmail.com>
>Subject: RE: Hungerford - Triangle Field
>Date: Fri, 4 May 2007 09:39:44 +0100
>

>David,

>

>Thanks for your e mail and clarifying the position regarding the car
>parking area. However I think the plan attached under cover of your e mail
>yesterday may need to be revised as the red line encompasses the car
>parking area ?

>

Hannah Stanley

Sent: Wed 09/05/2007 15:09

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Hungerford - Triangle Field
Attachments:

Please print and place on front of file.

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Wed 09/05/2007 14:57
To: Annette Thomas
Subject: RE: Hungerford - Triangle Field

Thanks Annette, yes you are right about the red line on the plan and I will make sure that this is correct when we engross.

As to which, am I right in thinking that we have reached agreement on all points? All I think I am waiting for is the final building quote for the entrance work plus details of the contractor's insurance, and I have sent the Club another email reminding them about this. From your point of view are you waiting for anything from me?

Regards
David

>From: "Annette Thomas" <AThomas@westberks.gov.uk>
>To: "David Small" <dagsmall@hotmail.com>
>Subject: RE: Hungerford - Triangle Field
>Date: Fri, 4 May 2007 09:39:44 +0100

>

>David,

>

>Thanks for your e mail and clarifying the position regarding the car
>parking area. However I think the plan attached under cover of your e mail
>yesterday may need to be revised as the red line encompasses the car
>parking area ?

>

>If you need to contact me I shall be in the office today.

>

>Regards

>

>Annette.

>

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>From: David Small [mailto:dagsmall@hotmail.com]
>Sent: Thu 03/05/2007 17:52
>To: Annette Thomas
>Subject: RE: Hungerford - Triangle Field

>

>

>

>

>

>

>

>

<http://webmailtest/exchange/hstanley/Inbox/FW:%20Hungerford%20-%20Triangle%...> 10/05/2007

>
 >Hi - thanks again for your quick response.
 >
 >The demise won't include any part of the car park although the club will
 >have the right to use this. The demise will be the new building only plus
 >the small strip of concrete path in front of it, as shown on the plan.
 >
 >As regards engrossing the Licence there is no rush as the Agreement gives
 >the Club all it needs in order to start work including the necessary
 >licence
 >from West Berks Council. The Licence will of course have to be executed
 >before the Underlease and the Charge are completed but this won't be for
 >some time yet, the Underlease can't be executed until the building is
 >finished anyway and the Charge can only take effect from the date of the
 >Underlease.
 >
 >My apologies I didn't manage to get the copy quotes to you in the post but
 >there is still one to come anyway, so I will wait until this comes in.
 >
 >I will ring you tomorrow (Friday).
 >
 >Regards and thanks again
 >David
 >
 >
 >
 >>From: "Annette Thomas" <AThomas@westberks.gov.uk>
 >>To: "David Small" <dagsmall@hotmail.com>
 >>CC: "Hannah Stanley" <HStanley@westberks.gov.uk>, "Colin Broughton"
 >><CBroughton@westberks.gov.uk>
 >>Subject: RE: Hungerford - Triangle Field
 >>Date: Thu, 3 May 2007 16:24:20 +0100
 >>
 >>Thanks for your email .
 >>
 >>I set out my response below. I have left a message for you to telephone
 >me
 >>to confirm whether or not the car parking areas will be included in the
 >>demised areas . Please confirm.
 >>
 >>
 >>
 >>From: David Small [<mailto:dagsmall@hotmail.com>]
 >>Sent: Thu 03/05/2007 14:20
 >>To: Annette Thomas
 >>Cc: mdigweed@harris.com
 >>Subject: RE: Hungerford - Triangle Field
 >>
 >>
 >>
 >>Thanks for replying quickly Annette -
 >>
 >>1 Licence - I think that the wording of 1.10 is OK as it is, as the plan
 >>we
 >>will be attaching to the underlease will be the General Location plan
 >>emailed to you earlier today - we don't need the drawing of the building
 >as
 >>well, although this will be attached to the Agreement as one of the
 >>Building



Hannah Stanley

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Entrance work - Hungerford (Triangle Field)
Attachments:

Sent: Wed 09/05/2007 09:35

From: Digweed, Martin [mailto:mdigweed@harris.com]
Sent: Tue 08/05/2007 21:56
To: Smeddle, Jeremy; Peter Harries; dagsmall@hotmail.com
Cc: Annette Thomas; Colin Broughton
Subject: Entrance work

I've found out from Sam Anderson that it was TL Contracts of Basingstoke that provided the original quotation. They want to just go to site again to check the quantities and will supply us with a quote early next week.

TL Contracts said that they do a lot of work for west berks and that their insurance certificate is on record at the council.

I'll forward the quote as soon as I have it.

Regards

Martin

Hannah Stanley

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Hungerford - Triangle Field
Attachments:

Sent: Fri 04/05/2007 09:45

From: Annette Thomas
Sent: Fri 04/05/2007 09:39
To: David Small
Subject: RE: Hungerford - Triangle Field

David,

Thanks for your e mail and clarifying the position regarding the car parking area. However I think the plan attached under cover of your e mail yesterday may need to be revised as the red line encompasses the car parking area ?

If you need to contact me I shall be in the office today.

Regards

Annette.

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Thu 03/05/2007 17:52
To: Annette Thomas
Subject: RE: Hungerford - Triangle Field

Hi - thanks again for your quick response.

The demise won't include any part of the car park although the club will have the right to use this. The demise will be the new building only plus the small strip of concrete path in front of it, as shown on the plan.

As regards engrossing the Licence there is no rush as the Agreement gives the Club all it needs in order to start work including the necessary licence from West Berks Council. The Licence will of course have to be executed before the Underlease and the Charge are completed but this won't be for some time yet, the Underlease can't be executed until the building is finished anyway and the Charge can only take effect from the date of the Underlease.

My apologies I didn't manage to get the copy quotes to you in the post but there is still one to come anyway, so I will wait until this comes in.

I will ring you tomorrow (Friday).

Regards and thanks again
David

>From: "Annette Thomas" <AThomas@westberks.gov.uk>

>To: "David Small" <dagsmall@hotmail.com>
 >CC: "Hannah Stanley" <HStanley@westberks.gov.uk>,"Colin Broughton"
 ><CBroughton@westberks.gov.uk>
 >Subject: RE: Hungerford - Triangle Field
 >Date: Thu, 3 May 2007 16:24:20 +0100
 >
 >Thanks for your email .
 >
 >I set out my response below. I have left a message for you to telephone me
 >to confirm whether or not the car parking areas will be included in the
 >demised areas . Please confirm.

>
 >_____
 >
 >From: David Small [<mailto:dagsmall@hotmail.com>]
 >Sent: Thu 03/05/2007 14:20
 >To: Annette Thomas
 >Cc: mdigweed@harris.com
 >Subject: RE: Hungerford - Triangle Field

>
 >
 >
 >Thanks for replying quickly Annette -

>
 >1 Licence - I think that the wording of 1.10 is OK as it is, as the plan
 >we
 >will be attaching to the underlease will be the General Location plan
 >emailed to you earlier today - we don't need the drawing of the building as
 >well, although this will be attached to the Agreement as one of the
 >Building
 >Documents.

>
 >
 >Noted and agreed.

>
 >
 >Subject to this I think that you could now engross the Licence with a copy
 >of the RFU charge attached, do you agree?

>
 >Yes - although I will be unable to send it until Wednesday unless you want
 >to engross it as the District Council in any event

>
 >will require the other parties to have executed it before it is signed by
 >the District Council . I suggest 3 engrossments are

>
 >prepared.

>
 >
 >2 Agreement for underlease

>
 >Clause 1.1 yes we can use the same plan i.e. Drawing 1 General Location
 >Plan

>
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 >Noted.

>
 >
 >Schedule 2 please see attached revised version which I hope you find
 >acceptable, this also includes Schedule 3 up to clause 3.2 which I have

Hannah Stanley

From: Annette Thomas
To: David Small
Cc: Hannah Stanley; Colin Broughton
Subject: RE: Hungerford - Triangle Field
Attachments:

Sent: Thu 03/05/2007 16:24

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I set out my response below. I have left a message for you to telephone me to confirm whether or not the car parking areas will be included in the demised areas . Please confirm.

From: David Small [mailto:dagsmall@hotmail.com]
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will require the other parties to have executed it before it is signed by the District Council . I suggest 3 engrossments are

prepared.

2 Agreement for underlease

Clause 1.1 yes we can use the same plan i.e. Drawing 1 General Location Plan

Noted.

Schedule 2 please see attached revised version which I hope you find acceptable, this also includes Schedule 3 up to clause 3.2 which I have also amended. Can I now engross this?

On the assumption clause 1 of the Second Schedule also refers to Trustees as opposed to Tenants the Agreement can be engrossed.

3 Underlease

Storage area - confirmed, the Town Council wish to put this on hold for the time being.

Noted.

Assuming that we attach Drawing 1 this does extend to the entrance so we can add appropriate colouring as per clause 3.1. Regarding 1.10 I suggest we change the colour to blue as we are using green hatching to show the entrance.

I refer to my message above - I am still unclear whether the car parking areas are included or not.

Depending on your answer, clauses 3.1. and 3.2. may need to be amended.

Otherwise, I have no difficulty with the proposed revisions to the plan.

Number of pitches - I don't seem to have kept a copy of that email. I think that the TC ought to retain discretion as while the Triangle Field is used by two football clubs as well as the rugby club at the moment, this may change e.g. if the football clubs relocate, and this also means imposing a condition on the rugby club that doesn't apply to anyone else i.e. there is no restriction on the number of pitches that might be made available for one of the football clubs. Also getting a side letter out of the Town Council is impossible at the moment as this would have to be authorised by full Council at a meeting for which this is placed on the agenda, so this couldn't be done now until early June. Finally at the moment the rugby club only uses one pitch and has no plans to ask for more. Could we therefore please dispense with this requirement - it's very unlikely to cause a problem as the TC would never want to do anything that is unfair as regards other users, and if your argument as regards this being an implied condition of the headlease is right then you don't need a specific restriction anyway.

The position is accepted in reliance of the statements made in your email.

Other outstanding items


I attach a copy of the club's timetable - I did show this to you at our meeting but you said that you wouldn't need it!!

Could you please supply hard copy of the timetable - we are having difficulties



trying to read it as the print is too small notwithstanding attempts to try and enlarge it.

As regards quotes and insurance certificates I am copying this to Martin - I will put copies of the three quotes I have in tonight's DX to you, insurance details are attached to them, there is a fourth quote that I am waiting for and I expect to receive this shortly.

I shall pass these to Colin for comment once received.

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Hannah Stanley

From: Annette Thomas **Sent:** Thu 03/05/2007 14:35
To: Hannah Stanley
Cc:
Subject: FW: Hungerford - Triangle Field
Attachments:  Schedules 2 and 3.doc(25KB)  HungerfordClubhouseProjectplan150207WB[1].pdf(153KB)

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Thu 03/05/2007 14:20
To: Annette Thomas
Cc: mdigweed@harris.com
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Regards

David

>From: "Annette Thomas" <AThomas@westberks.gov.uk>
 >To: <dagsmall@hotmail.com>, <david.small@clmsolicitors.co.uk>
 >CC: "Colin Broughton" <CBroughton@westberks.gov.uk>
 >Subject: Hungerford - Triangle Field
 >Date: Thu, 3 May 2007 12:03:02 +0100
 >
 >Dear David,
 >
 >Thank you for your e mail of today and meeting with me last week.
 >
 >1. Licence to Sublet & Charge.
 >
 > At the meeting you confirmed you agreed the version Hannah Stanley e
 >mailed to you on the 5th March.
 >
 > One minor amendment you wished to make related to clause 1.10 to cross
 >reference the plan / drawing to be
 > attached to the draft underlease.
 >
 > The charge will also need to be attached.
 >
 > As the Licence to Charge will contain a covenant by Trustees that the
 >mortgage from RFU will not exceed Â£25,000
 > the Council is prepared to accept a Charge in the standard form produced
 >by RFU (without reference to a ceiling).
 >
 >
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 >The plan referred to in clause 1.1. needs to be attached. Will this be
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 >Second Schedule - tenant should be substituted by Trustees.
 > - Clauses 2.1 - 2.3. please reinstate the
 >amendments I made for Representatives, as opposed
 > to solely Landlord`s Representative as the Council may wish to exercise
 >this right.

> - Clause 3.2 as the Council is the freeholder,
 > any possessions found should be retained by
 > the District Council which should also make the
 > appropriate directions.
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 > 3. Underlease
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 > Drawing 1 appears to include the car parking area within the underlease.
 > However, clause 3.1. refers to car parking rights being granted. Clause
 > 1.10 also refers to the Landlord's Adjoining Land as edged green and clause
 > 3.1. refers to a right of way hatched green and car parking area hatched
 > brown, although these areas are not denoted on Drawing 1.
 >
 > Clause 3.6. - in your mail of the 22nd March you refer to a letter being
 > produced by the Town Council confirming the number of pitches which can be
 > used but a letter has not been produced.
 >
 >
 > 4. Other Outstanding Items
 >
 > Could you please e mail a draft timetable if available.
 >
 > Also Martin Digweed in his e mail of the 19th April refers to production of
 > insurance certificates and also building quotes but I am instructed these
 > have not yet been received by Colin Broughton.
 >
 > I look forward to hearing from you.
 >
 > Yours sincerely
 >
 > Annette .
 >
 >
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2 Consultation with Landlord and Superior Landlord

2.1 The Trustees shall give to the Landlord's Representative and to the Superior Landlord's Representative reasonable notice of all site meetings which shall take place at the Site and shall permit them to be present at the same

2.2 The Trustees shall duly take into account any comments made by such Representatives or either of them at meetings in respect of any decisions made in relation to the Works

2.3 The Trustees shall take all reasonable steps to consult such Representatives in respect of all the following matters:

2.3.1 The substitution of alternative materials in carrying out the Works (provided always that the Trustees hereby agree that such alternative materials shall be of no lesser quality and shall be in accordance with good building practice)

2.3.2 Any amendment to or departure from the Building Documents and details of the Works contained in them (whether by way of alteration or addition)

2.3.3 Any variation or modification of the terms and conditions of the Building Contract (provided that the Trustees hereby agree to use all reasonable endeavours to procure that the Building Contractor at all times complies with its obligations under the Building Contract)

3 Conditions relating to the carrying out of the Works

The Trustees shall:

3.1 supply to the Landlord copies of all insurances which are required pursuant to the Building Contract and shall ensure that the obligations contained in the Building Contract in this respect are duly complied with

3.2 notify the Superior Landlord immediately if any articles of value or of historic or pre-historic interest are discovered in the course of carrying out the Works and so that (subject to the rights of the Crown) the Superior Landlord shall have the sole property in any such articles and they shall be dealt with as the Superior Landlord's Representative shall reasonably direct

Item	Description	Quantity	Unit	Material
1	Concrete foundation	100	m³	Concrete
2	Reinforcement steel	50	kg	Steel
3	Brick wall	200	m²	Brick
4	Plaster	100	m²	Plaster
5	Paint	50	kg	Paint
6	Roofing	100	m²	Roofing
7	Windows	10	unit	Windows
8	Doors	5	unit	Doors
9	Furniture	10	unit	Furniture
10	Electrical	100	m²	Electrical
11	Plumbing	100	m²	Plumbing
12	HVAC	100	m²	HVAC
13	Landscaping	100	m²	Landscaping
14	Site work	100	m²	Site work
15	Foundation	100	m²	Foundation
16	Walls	100	m²	Walls
17	Roof	100	m²	Roof
18	Interior	100	m²	Interior
19	Exterior	100	m²	Exterior
20	Foundation	100	m²	Foundation
21	Walls	100	m²	Walls
22	Roof	100	m²	Roof
23	Interior	100	m²	Interior
24	Exterior	100	m²	Exterior
25	Foundation	100	m²	Foundation
26	Walls	100	m²	Walls
27	Roof	100	m²	Roof
28	Interior	100	m²	Interior
29	Exterior	100	m²	Exterior
30	Foundation	100	m²	Foundation
31	Walls	100	m²	Walls
32	Roof	100	m²	Roof
33	Interior	100	m²	Interior
34	Exterior	100	m²	Exterior
35	Foundation	100	m²	Foundation
36	Walls	100	m²	Walls
37	Roof	100	m²	Roof
38	Interior	100	m²	Interior
39	Exterior	100	m²	Exterior
40	Foundation	100	m²	Foundation
41	Walls	100	m²	Walls
42	Roof	100	m²	Roof
43	Interior	100	m²	Interior
44	Exterior	100	m²	Exterior
45	Foundation	100	m²	Foundation
46	Walls	100	m²	Walls
47	Roof	100	m²	Roof
48	Interior	100	m²	Interior
49	Exterior	100	m²	Exterior
50	Foundation	100	m²	Foundation

Hannah Stanley

From: Annette Thomas
To: david.small@clmsolicitors.co.uk
Cc: Hannah Stanley; Colin Broughton
Subject: RE: Hungerford - Triangle Field
Attachments:

Sent: Thu 03/05/2007 12:44

Thanks .

You are correct - they are included in clause 5.6 of the Underlease.

I look forward to hearing from you regarding the other points.

Regards

Annette.

From: david.small@clmsolicitors.co.uk [mailto:david.small@clmsolicitors.co.uk]
Sent: Thu 03/05/2007 12:30
To: Annette Thomas
Subject: RE: Hungerford - Triangle Field

Annette I think you will find these under 5.6 - could you check please

David

From: Annette Thomas [mailto:AThomas@westberks.gov.uk]
Sent: 03 May 2007 12:28
To: david.small@clmsolicitors.co.uk; dagsmall@hotmail.com
Cc: Hannah Stanley; Colin Broughton
Subject: Hungerford - Triangle Field

Dear David,

Following my earlier e mail of today I also wish to confirm for the reasons already referred to in previous correspondence the District Council requests reinstatement of clause 5.10.2 in the Underlease which relates to the conditions contained in the planning permission.

Regards

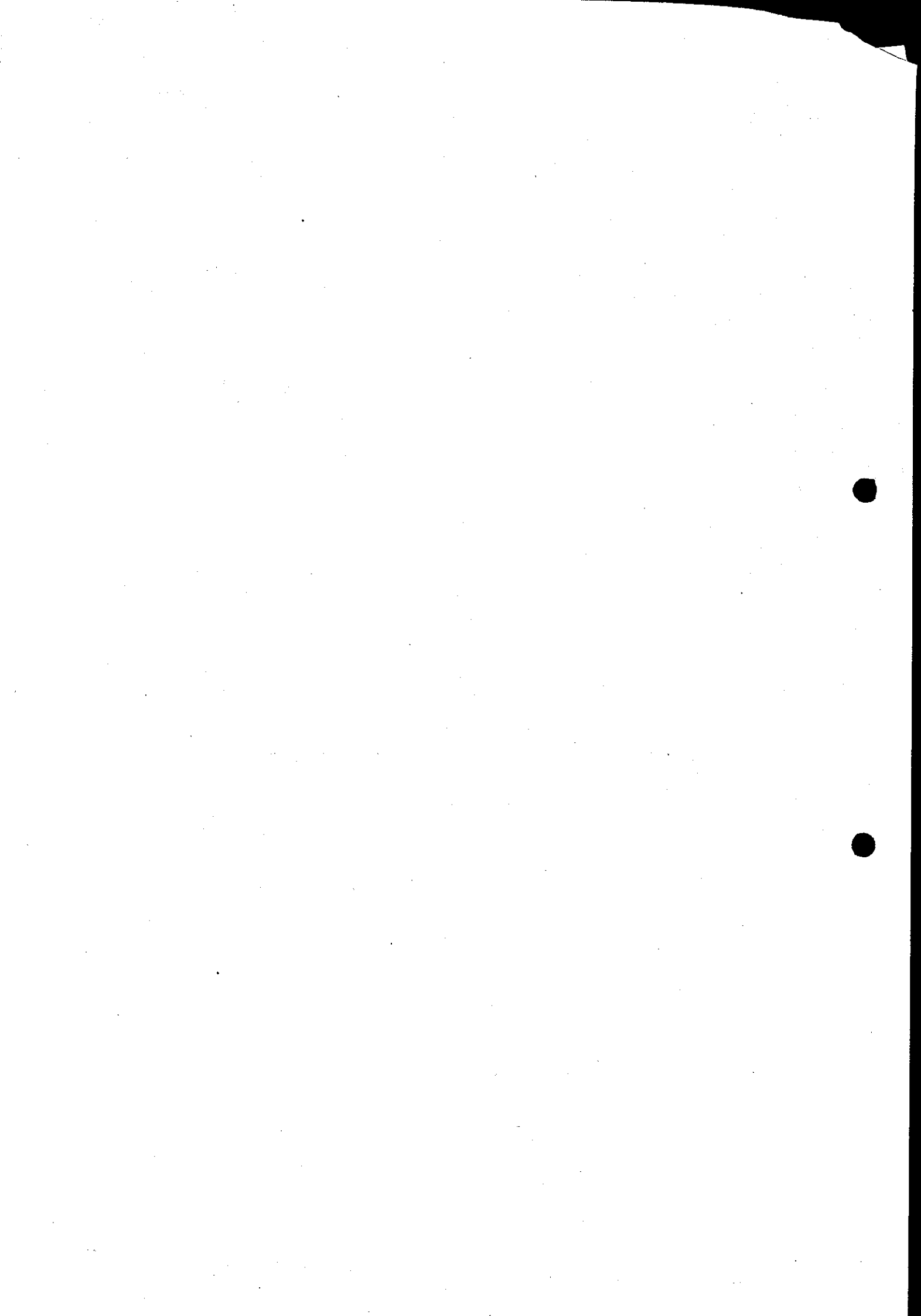
Annette.

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Hannah Stanley

From: Annette Thomas
To: Hannah Stanley
Cc: Colin Broughton
Subject: FW: Hungerford Rugby Club
Attachments:

Sent: Thu 03/05/2007 12:04

From: Digweed, Martin [mailto:mdigweed@harris.com]
Sent: Thu 03/05/2007 09:24
To: David Small; Annette Thomas; gkoddjob@yahoo.co.uk
Cc: richard@dealvarney.co.uk; Smeddle, Jeremy
Subject: RE: Hungerford Rugby Club

Thanks David, We'll read through and try to get any queries back before the end of the week.

Regards

martin

-----Original Message-----

From: David Small [mailto:dagsmall@hotmail.com]
Sent: 03 May 2007 09:20
To: Digweed, Martin; athomas@westberks.gov.uk; gkoddjob@yahoo.co.uk
Cc: richard@dealvarney.co.uk
Subject: Hungerford Rugby Club

Dear All,

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listed in the First Schedule all except the final quote for the entrance

which I am awaiting from Martin - Martin can I have this asap.

Lease - revised clauses 5.5 and 5.6 as regards statutory compliance and planning (following our District Councillors' insistence that the conditions of the planning consent be included in the lease) and with a different rent review clause providing for inflationary increases only as agreed. I am

copying this to Richard so he can check this.

This will leave the Licence to Underlet and to Charge, and also the RFU's

charge, but these documents don't need to be executed immediately - the priority is to get the Agreement approved, signed and exchanged so that work on site can start as soon as possible - we can deal with the Licence and

Charge later. The same applies to the Land Registry Prescribed Clauses which will need to be added to the lease before this is completed.

Can everyone please read through these documents as soon as you can and let me have any queries - I am contactable over the weekend and on Monday if necessary, best number to ring is mobile 0771 3094759.

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Sent: Thu 03/05/2007 12:04

From: Annette Thomas

To: Hannah Stanley

Cc: Colin Broughton

Subject: FW: Hungerford Rugby Club

Attachments: Agreement for lease 07.05.03.doc(55KB) Triangle Field Underlease 07.05.03.doc(82KB) Drawing 1 - general layout plan.pdf(215KB) Drawing 2 - proposed ground floor extension.pdf(838KB)

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Cc: richard@dealvarney.co.uk

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 This message was sent with high importance.

Hannah Stanley

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Hungerford - Triangle Field
Attachments:

Sent: Thu 03/05/2007 12:03

From: Annette Thomas
Sent: Thu 03/05/2007 12:03
To: dagsmall@hotmail.com; david.small@clmsolicitors.co.uk
Cc: Colin Broughton
Subject: Hungerford - Triangle Field

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Cc:
Subject: FW: Hungerford Rugby Club
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Sent: Thu 03/05/2007 10:19

Can you please colour print drawing 1 and 2.

Thanks.

From: Annette Thomas
Sent: Thu 03/05/2007 09:45
To: Hannah Stanley
Subject: FW: Hungerford Rugby Club

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Thu 03/05/2007 09:20
To: mdigweed@harris.com; Annette Thomas; gkoddjob@yahoo.co.uk
Cc: richard@dealvarney.co.uk
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Can everyone please read through these documents as soon as you can and let me have any queries - I am contactable over the weekend and on Monday if necessary, best number to ring is mobile 0771 3094759.

Regards
David

CLM - 315107.

Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Hannah Stanley

From: Annette Thomas

Sent: Thu 03/05/2007 09:45

To: Hannah Stanley

Cc:

Subject: FW: Hungerford Rugby Club

Attachments: Agreement for lease 07.05.03.doc(55KB) Triangle Field Underlease 07.05.03.doc(82KB) Drawing 1 - general layout plan.pdf(215KB) Drawing 2 - proposed ground floor extension.pdf(838KB)

From: David Small [mailto:dagsmall@hotmail.com]

Sent: Thu 03/05/2007 09:20

To: mdigweed@harris.com; Annette Thomas; gkoddjob@yahoo.co.uk

Cc: richard@dealvarney.co.uk

Subject: Hungerford Rugby Club

Dear All,

Following last weeks meetings I attach what I hope will be final versions of the Agreement and Underlease - can these be approved please so that I can report to the Town Council on Tuesday that the legal documentation has now been agreed?

Agreement for lease - last week Annette and I agreed the plans and these are attached also, since then we have firmed up about the Building Documents listed in the First Schedule all except the final quote for the entrance which I am awaiting from Martin - Martin can I have this asap.

Lease - revised clauses 5.5 and 5.6 as regards statutory compliance and planning (following our District Councillors' insistence that the conditions of the planning consent be included in the lease) and with a different rent review clause providing for inflationary increases only as agreed. I am copying this to Richard so he can check this.

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Can everyone please read through these documents as soon as you can and let me have any queries - I am contactable over the weekend and on Monday if necessary, best number to ring is mobile 0771 3094759.

Regards
David

MSN Hotmail is evolving - check out the new Windows Live Hotmail
http://get.live.com/betas/mail_betas

AN AGREEMENT made the _____ day of _____
2007 between

- (1) **WEST BERKSHIRE DISTRICT COUNCIL** of Council Offices Market Street Newbury Berkshire RG14 5LD ("the Superior Landlord")
- (2) **HUNGERFORD TOWN COUNCIL** of Council Offices Crown Passage 23 High Street Hungerford Berkshire RG17 0NF ("the Landlord")
- (3) **ANDREW BRIAN SPARKES, STEVEN CHARLES MILLS, MARTIN ANDREW SIMONS and RALPH WELLARD** all c/o Tree House 1 Park Street Hungerford Berkshire RG17 0EF (being the Trustees as at the date hereof of the Hungerford Rugby Club) ("the Trustees")

WHEREBY IT IS AGREED as follows:-

1. Particulars Definitions and Interpretation

In this Agreement:

- 1.1. "the Site" means all that parcel of land situate at the Triangle Field Sports Ground Priory Road Hungerford Berkshire as the same is shown for the purposes of identification only edged red on the annexed plan
- 1.2. "the Premises" means the Site together with such of the Works as may from time to time have been carried out on the Site together with such additional areas agreed between the parties for use as working space and for the deposit of materials and also earth and spoil excavated from the Site during the Works
- 1.3. "Works" means the works which are to be carried out on the Site and the adjoining premises of the Landlord in accordance with the terms of this Agreement and which comprise the construction of a clubhouse for Hungerford Rugby Club with ancillary facilities and associated landscaping external works on the Site as more particularly described in the Building Documents
- 1.4. "the Building Documents" means the plans drawings specifications and other documents relating to the Works which are listed in the First Schedule
- 1.5. "Planning Permission" means the detailed planning permission for the carrying out of the Works granted by the local planning authority on 10th October 2005 under reference number 05/02564/FUL
- 1.6. "Approvals" means the Planning Permission and all other approvals consents permissions and licences of any local or other competent authority which may from time to time be necessary to enable the Trustees lawfully to commence and to carry out the Works and each and every stage or phase of the Works and (if the same are destroyed or damaged) to reinstate the Works and "Approval" shall be construed accordingly

- 1.7. "Adjoining Property" means any property adjoining or in the neighbourhood of the Site and includes all roads footpaths wall fences buildings and other erections and all pipes wires cables and other apparatus on such property
- 1.8. "Adjoining Owners" means all owners and occupiers of any Adjoining Property
- 1.9. "the Completion Date" means the date of practical completion of the Works
- 1.10. "the Underlease" means an underlease of the Premises for the term of 21 years commencing on the Completion Date such lease to be in the form of the draft lease annexed and initialed by or on behalf of the parties
- 1.11. "Restrictions" means all matters affecting the Site or the Premises or their use registered or capable of registration as local land charges and all notices charges orders resolutions demands proposals requirements regulations restrictions licences directions or other matters affecting the Site the Premises or their use or affecting the Works served or made by any local or other competent authority or otherwise arising under any statute or any regulation or order made under any statute
- 1.12. "Landlord's Representative" means the duly authorised officer of the Landlord as shall first have been notified in writing to the Trustees
- 1.13. "Superior Landlord's Representative" means the duly authorised officer of the Superior Landlord as shall first have been notified in writing to the Trustees
- 1.14. "The Representatives" means the Superior Landlord's Representative and the Landlord's Representative
- 1.15. Words importing one gender shall be construed as importing any other gender
- 1.16. Words importing the singular shall be construed as importing the plural and vice versa
- 1.17. The clause and paragraph headings in the body of this Agreement and in the schedules do not form part of this Agreement and shall not be taken into account in its construction and interpretation

2. Landlords' Consents

- 2.1. The Superior Landlord HEREBY GRANTS CONSENT to the Landlord and to the Trustees and
- 2.2. The Landlord HEREBY GRANTS CONSENT to the Trustees to carry out the Works in and upon the Site subject to the terms and conditions contained in this Agreement

3. Trustees' Covenants with Landlord and Superior Landlord

3.1. The Trustees HEREBY COVENANT with the Landlord and as a separate covenant with the Superior Landlord to perform the obligations of the Trustees contained in this Agreement

3.2. The Trustees also covenant to:-

3.2.1. Provide such information to the Landlord and to the Superior Landlord as may be reasonably required by them in order for them to assess whether the covenants on the part of the Trustees contained in this Agreement have been performed and

3.2.2. To notify the Landlord and the Superior Landlord within 7 days of the date of commencement of the Works and the Completion Date

4. Landlord's Covenants with Superior Landlord

The Landlord hereby covenants with the Superior Landlord:-

4.1. To procure that the Trustees will observe and perform the obligations contained in this Agreement

4.2. To indemnify the Superior Landlord against all liability howsoever caused arising out of the execution of the Works and from reinstatement of the Site

5. Declaration

5.1. That if the Works are not completed within six months of the date hereof or in the event of any breach of the covenants on the part of the Landlord or the Trustees herein contained before the completion of the Works then the Superior Landlord's consent under this Agreement shall become null and void

5.2. That the Superior Landlord's consent under this Agreement is granted subject to the rights of the owners lessees and occupiers of all adjoining and neighbouring premises and other interested persons

5.3. That during the execution of the Works and when the same shall have been completed all the covenants on the part of the Landlord herein contained shall be deemed to be incorporated in the Lease and the terms and conditions of the Lease as varied by this Agreement shall apply to the Premises as altered in pursuance of this Agreement and the power of re-entry contained in the Lease shall be construed and have effect accordingly

5.4. The alterations comprised in the Works are not improvements within the meaning of Part 1 of the Landlord and Tenant Act 1927 and are carried out by the Trustees to suit the Trustees' own personal requirements and neither the Trustees (nor any other person) shall be entitled to any compensation in respect thereof at the expiration or sooner determination of the term granted by the Underlease or at any other time and the Landlord (nor any other person) shall be entitled to any compensation in respect thereof

at the expiration or sooner determination of the term granted by the Underlease or at any other time and the Works and the permission conferred by this Agreement are to be disregarded on any review of rent (whether under the Headlease or the Underlease)

5.5. The Trustees acknowledge that no responsibility is assumed or to be imputed to the Superior Landlord or the Landlord for any consequence of the carrying out of Works

5.6. This Agreement and any approval consent instructions certification supervision or works granted given or carried out by or on behalf of the Superior Landlord or the Landlord under this Agreement are granted given or carried out without any liability on the part of the Superior Landlord or the Landlord or their respective surveyors agents or workmen and imply no responsibility for any of the Works or their design execution or existence nor do they imply warrant or constitute any representation that it is lawful to execute such works or limit or discharge any of the obligations of the Trustees under this Agreement

6. The Works

6.1. Immediately upon the making of this Agreement vacant possession of the Site shall be given to the Trustees and the Trustees shall have licence and authority to enter upon the Site for the purpose of carrying out the Works but for no other purpose

6.2. The Trustees shall hold the Site and the Premises as Tenant at Will of the Landlord from the date of this Agreement until completion of the Underlease

6.3. The Trustees shall commence the Works as soon as reasonably practicable after all necessary Approvals have been obtained to enable the Trustees lawfully to do so and shall thereafter at its own expense diligently carry out and complete the Works:

6.3.1. In compliance with the terms of all Approvals and Restrictions

6.3.2. In a good and workmanlike manner and with sound materials of their respective kinds and

6.3.3. In accordance with the Building Documents and

6.3.4. Otherwise in accordance with the provisions of the Second Schedule

6.4. The right of occupation granted by this Agreement is granted exclusively to the Trustees who shall not assign underlet charge or otherwise deal in any way with the benefit of this Agreement in whole or in part and the Landlord shall not be obliged to grant the Underlease referred to in clause 3 to any person other than the Trustees

6.5. The Trustees shall not use or occupy the Site or permit or suffer the Site to be used or occupied for any purpose other than the carrying out of the Works

6.6. No representation is made or warranty given by the Landlord that the Site is suitable for the carrying out of the Works and no defect which may be found to exist in

the Site shall in any way lessen or affect the obligations of the Trustees under this Agreement

7. Grant of Underlease

7.1. Subject to the terms of this Agreement and to the Trustees' compliance with the Second Schedule the Landlord shall grant the Underlease and the Trustees shall accept the Underlease and the Trustees shall execute a counterpart of it

7.2. At any time on or after the Completion Date either the Landlord or the Tenant being ready and willing to complete the Underlease and perform its other obligations under this Agreement may (but without prejudice to any other available right or remedy) by notice to the other invoke the provisions of clause 7.3

7.3. Within 15 working days after service of such notice (excluding the day of service) the Underlease shall be completed and time shall be completed and time shall be of the essence of this provision

7.4. The Underlease shall be completed on the Completion Date at the offices of the Landlord's solicitors

7.5. The Landlord hereby undertakes with the Trustees not to have any dealing or grant any lease tenancy or licence relating to the Site or take any other action which will prejudice the grant of the Underlease during the period within which the Works are being carried out on the Site

7.6. The Agreement herein contained for the grant and acceptance of the Underlease shall not operate as an actual demise of the Site or the Premises or any part of the Site or the Premises however occasioned shall in any way affect the obligations of the parties under this Agreement

8. Indemnities

With effect from the date of this Agreement the Trustees shall indemnify the Landlord against

8.1. All rates taxes assessments duties charges impositions and outgoings from time to time charged assessed or imposed upon the Site or the Premises or upon the owner or occupier of them

8.2. All fees charges and other payments whatever which may at any time be payable to any local or other competent authority in respect of the Works

8.3. All claims by unpaid suppliers in respect of any goods or materials ordered by the Trustees from time to time on the Site

8.4. All actions costs claims demands and liability whatever in relation to any failure by the Trustees to comply with its obligations under this Agreement or with the terms of

any Approvals or otherwise in relation to the carrying out of the Works (including without limitation all actions costs claims demands and liability in respect of the death of or personal injury to any person whether engaged in the carrying out of Works or otherwise) unless the same shall arise from any wilful or negligent act or omission of the Landlord or of any person acting for or under the control of the Landlord

9. Title

9.1. The Landlord's title to the Site consists of the lease dated 10th September 1992 and made between Newbury District Council (1) and the Landlord (2) ("the Headlease") a copy of which lease has been supplied to the Trustees who enter into this Agreement with notice of the terms and conditions contained in the same and who shall raise no objection requisition or enquiry in respect of any matter contained or referred to therein

9.2. The Trustees shall hold the Site and the Premises pursuant to clause 6 and the Premises shall be demised pursuant to clause 7 subject to all (if any) Restrictions (in existence at the date of this Agreement)

9.3. No representation is made or warranty given by the Landlord as to whether any Restrictions exist or as to whether in other respects the Site now complies with any Restrictions

9.4. The Trustees acknowledge that its obligations under this Agreement and the Underlease shall not be affected or lessened in any way by the fact that the Site may not now comply with any Restrictions or that there may now or subsequently exist any Restrictions and the Trustees shall with effect from the date of this Agreement comply with and indemnify the Landlord in respect of any liability under any Restrictions (whether made before or after the date of this Agreement)

10. Misrepresentations etc

10.1. The Trustees hereby acknowledge that no agent adviser or other person acting for the Landlord has at any time prior to making of this Agreement been authorised by the Landlord to make to the Trustees or to any agent adviser or other person acting for the Trustees any representation whatever (whether written oral or implied) in relation to the Site or the Premises or to any matter contained or referred to in this Agreement

10.2. No immaterial error omission or misstatement in this Agreement or in any plan of the Site referred to in this Agreement or in any statement made by any person prior to the making of this Agreement shall in any way affect the obligations of the parties under this Agreement or entitle any party to damages or compensation

11. General Conditions

11.1. Subject to the provisions of the Second Schedule no damage to or destruction of the Site or the Premises or any part of the Site or the Premises however occasioned shall in any way affect the obligations of the parties under this Agreement

11.2. Any notice or other communication given or made in accordance with this Agreement shall be in writing and may (in addition to any other effective mode of service) be sent by ordinary or recorded delivery post served at the respective addresses of the parties as stated in this Agreement

11.3. Each party shall bear their own costs incurred in respect of the making of this Agreement and the performance thereof

11.4. To the extent that they remain to be observed and performed all the provisions of this Agreement shall continue in full force and effect notwithstanding completion of the Lease

11.5. This Agreement embodies the entire understanding of the parties and there are no other arrangements between the parties relating to the subject matter of this Agreement and no amendment or modification of this Agreement shall be valid or binding on any party unless the same:

11.5.1. is made in writing

11.5.2. refers expressly to this Agreement and

11.5.3. is signed by the party concerned or its duly authorised representative as notified in writing by the party concerned to the other from time to time

IN WITNESS whereof etc.

FIRST SCHEDULE

The Building Documents

Drawing 1- General layout plan (rev A)

Drawing 2 - Proposed Ground floor extension (rev A)

Building Specification - General Specification of Building Construction (rev A)

Planning Permission - reference number 05/02564/FUL

Building Regulations - Application number 06/00871/OTHFP

Building quotations - Dashwood Construction Limited 16th April 2007, Heritage Roofing

21st February 2007, Chelworth Windows & Conservatories 9th March 2007

SECOND SCHEDULE

Provisions relating to the carrying out of the Works

1 Approvals *Tien*

1.1 The ~~Tenant~~ *Tien* shall use all reasonable endeavours to obtain all Approvals which are from time to time necessary and shall supply to the Landlord a copy of every application for any Approval (with a copy of all accompanying drawings and other documents) and a copy of every Approval obtained

1.2 The ~~Tenant~~ *Tien* use all reasonable endeavours to procure that none of the Approvals is revoked and that all Approvals continue in full force and effect

1.3 The ~~Tenant~~ *Tien* shall not (and shall procure that no other person shall), without prior consultation apply for or agree to any variation relaxation or waiver of any Approval (whether obtained before or after the date of this agreement) or of any condition attached to any such Approval but subject to compliance by the Tenant with its obligations under this paragraph references in this Schedule to "Approvals" shall be construed as referring to the Approvals as from time to time varied relaxed or waived

2 Consultation with Landlord

2.1 The ~~Tenant~~ *Tien* shall give to the ~~Landlord's~~ *S* Representative reasonable notice of all site meetings which shall take place at the Site and shall permit the ~~Landlord's~~ *S* Representative to be present at the same

2.2 The ~~Tenant~~ *Tien* shall duly take into account any comments made by the Landlord's Representative at meetings in respect of any decisions made in relation to the Works

2.3 The ~~Tenant~~ *Tien* shall take all reasonable steps to consult the Landlord's Representative in respect of all the following matters: *Tien*

2.3.1 The substitution of alternative materials in carrying out the Works (provided always that the ~~Tenant~~ *Tien* hereby agrees that such alternative materials shall be of no lesser quality and shall be in accordance with good building practice)

2.3.2 Any amendment to or departure from the Building Documents and details of the Works contained in them (whether by way of alteration or addition)

2.3.3 Any variation or modification of the terms and conditions of the Building Contract (provided that the ~~Tenant~~ *Tien* hereby agrees to use all reasonable endeavours to procure that the Building Contractor at all times complies with its obligations under the Building Contract)

3 Conditions relating to the carrying out of the Works

See AU's
email - 3/1/15
amend. to be made.

Ten
The Tenant shall:

3.1 supply to the Landlord copies of all insurances which are required pursuant to the Building Contract and shall ensure that the obligations contained in the Building Contract in this respect are duly complied with

3.2 notify the Landlord immediately if ~~any~~ *Superior* articles of value or of historic or pre-historic interest are discovered in the course of carrying out the Works and so that (subject to the rights of the Crown) the Landlord shall have the sole property in any such articles and they shall be dealt with as the Landlord's Representative shall reasonably direct *Superior*

3.3 notify the Landlord of any notices received by the Tenant (whether from any local or other competent authority or from any Adjoining Owner) relating in any way to the Site or the Works and shall supply a copy of every such notice to the Landlord within 5 working days after receipt of the same

3.4 not deposit or permit or suffer to be deposited on the Site any materials which are not required for the carrying out of the Works

3.5 not sell or dispose of any earth clay sand gravel or other material from the Site or permit or suffer the same to be removed except so far as shall be necessary for the carrying out of the Works

3.6 not do or permit or suffer to be done on the Site anything which might be or become a danger or nuisance to any Adjoining Owners or to members of the public generally

3.7 not cause damage to any Adjoining Property or to all or any pipes wires cables and other apparatus on the Site serving any Adjoining Property or belonging to or used for the purposes of the undertaking of any statutory undertaker

SIGNED by or on behalf of the parties the day and year first above written

Superior Landlord

Landlord

Trustees

CLM - 3/5/07.
(See AG's, dated 3/5)

LAND REGISTRY
LAND REGISTRATION ACT 2002
UNDERLEASE OF PART

County and District : WEST BERKSHIRE
Title Number :
Property : LAND AT THE TRIANGLE FIELD, HUNGERFORD,
BERKSHIRE
Date: 2007

THIS UNDERLEASE is made the day of Two
thousand and seven

1 Particulars, Definitions and Interpretation

For all purposes of this lease the following terms shall have the meanings specified

Particulars

1.1 The Landlord: HUNGERFORD TOWN COUNCIL of Council Offices, Crown Passage, High Street, Hungerford, Berkshire

1.2 The Tenant: ANDREW BRIAN SPARKES, STEVEN CHARLES MILLS, MARTIN ANDREW SIMONS and RALPH WELLARD all c/o Tree House, 1 Park Street, Hungerford, Berkshire RG17 0EF being the Trustees for the time being of the Hungerford Rugby Club

1.3 The Premises: the single-storey building and adjacent land at the Triangle Field, Priory Road, Hungerford, Berkshire as shown for the purpose of identification only edged red on the plan annexed hereto

1.4 The Permitted Use: use as a rugby football club clubhouse with licensed bar

1.5 The Rent: the sum of £10 per annum subject to review in accordance with the provisions set out in the Schedule hereto payable annually in advance on 1st April in each year

1.6 The Rent Review Dates: the seventh and fourteenth anniversaries of the date of commencement of the Term

1.7 The Term: Twenty One years from and including

2007

Definitions

1.8 The Headlease: the lease dated

Newbury District Council (1) and the Landlord (2) whereby the Triangle Field was and made between the

demised to the Landlord for the term of _____ years commencing on _____ on and subject to the rents covenants and conditions reserved by and contained in the Headlease

1.9 The Insured Risks: damage by fire and such other risks as are covered by the Landlord's property insurance policy from time to time

1.10 The Landlord's Adjoining Building: the adjoining building comprising changing room, toilet and kitchen accommodation and storage facilities shown by way of identification edged green on the plans annexed hereto together with any additional building or extension constructed adjacent thereto during the Term

1.11 The Service Media: all pipes sewers drains mains ducts conduits gutters watercourses wires cables channels flues and all other conducting media and includes any fixings cowls and any other ancillary apparatus now or at any time laid or installed in under or over the Triangle Field for the conduction of mains services

1.12 The Superior Landlord: West Berkshire District Council of Council Offices, Market Street, Newbury, Berkshire RG14 5LD being the freehold owner of the Triangle Field as at the date of this lease

1.13 Surveyor: any person or firm employed or appointed by the Landlord to perform any of the functions of the Surveyor under this Lease

1.14 The Triangle Field: the land known as the Triangle Field Sports Ground, Priory Road, Hungerford, Berkshire as shown by way of identification edged blue on Plan A annexed hereto including the Premises and the Landlord's Adjoining Building

Interpretation

1.15 References in this Lease to the Premises shall be deemed to include reference to the following where appropriate:

1.15.1 all additions and improvements to the Premises

1.15.2 all the Landlord's fixtures and fittings and fixtures of every kind which shall from time to time be in or upon the Premises (whether originally affixed or fastened to or upon the Premises or otherwise) except any such fixtures installed by the Tenant that can be removed from the Premises without defacing the Premises

1.15.3 all Service Media in on under or over and exclusively serving the Premises

1.16 References to the Landlord include where appropriate reference to the Landlord's successors in title and to the Superior Landlord

1.17 References to any right of the Landlord to have access to the Premises shall be construed as extending to the Superior Landlord and to any person employed or authorised by the Landlord or the Superior Landlord

1.18 References to the Tenant include reference to all persons for the time being holding office as trustees of the Hungerford Rugby Club and whose names and addresses shall have been notified to the Landlord as hereinafter provided

1.19 Where the Landlord or the Tenant for the time being are two or more persons the provisions of this Lease shall apply to and be enforceable by and against all such persons jointly and severally

1.20 Words importing one gender include all other genders and words importing the singular include the plural and vice versa

1.21 Any references to a specific statute include any statutory extension or modification amendment or reenactment of such statute and any regulations or orders made under such statute

1.22 References in this lease to any clause sub-clause or schedule without further designation shall be construed as a reference to the clause sub-clause or schedule to this lease so numbered

1.23 The clause, paragraph and schedule headings do not form part of this lease and shall not be taken into account in its construction or interpretation

2 Demise

The Landlord demises to the Tenant the Premises TOGETHER WITH the rights specified in Clause 3 hereof but EXCEPTING AND RESERVING to the Landlord the rights specified in Clause 4 hereof TO HOLD the Premises to the Tenant for the Term SUBJECT to payment by the Tenant of the Rent and observance by the Tenant of all the covenants conditions and other provisions reserved by and contained in this Lease

3 Rights granted to the Tenant

The following rights are granted to the Tenant for the duration of the Term to be enjoyed in common with the Landlord and all others authorised by the Landlord:

3.1 A right of way with or without vehicles at all times over and across the entrance and accessway shown hatched green and the parking area shown hatched brown on Plan A annexed hereto

3.2 A right to park motor vehicles on the car parking area

3.3 A right of support shelter and protection for the Premises from the Landlord's adjoining Building

3.4 The right of free passage and running of water and soil and other mains services through the Service Media

3.5 A right to enter the Landlord's Adjoining Building or any other part of the Triangle Field upon giving prior reasonable notice to the Landlord (save in case of emergency)

3.5.1 in order to take any action necessary to enable the Tenant to comply with its covenants contained in this lease

3.5.2 to carry out any necessary repairs to any Service Media serving the Premises

3.5.3 in order to take any necessary or desirable measures or precautions in case of fire or like emergency

subject to the Tenant as soon as reasonably practicable and at its own expense making good any damage caused by or during the exercise of such rights

3.6 A right to use the changing room and toilet and equipment storage facilities within the Landlord Adjoining Building and to lay out and use one or more rugby pitches on the Triangle Field on and subject to such terms and conditions as to payment and otherwise as shall be agreed between the parties from time to time

4 Rights reserved to the Landlord

The Landlord reserves the following rights and easements over and in respect of the Premises:

4.1 The right at any time during the Term (at reasonable times and upon reasonable notice except in cases of emergency) to enter the Premises:

4.1.1 to inspect the condition and state of repair of the Premises

4.1.2 to exercise any of the rights granted to the Landlord elsewhere in this Lease

4.1.3 to carry out any necessary repairs to the Landlord's Adjoining Building or to any Service Media serving it or any other part of the Triangle Field

4.1.4 for any purpose as shall be necessary to enable the Landlord to comply with the provisions of the Headlease

subject to the Landlord as soon as reasonably practicable and at its own expense making good any damage caused by or during the exercise of such rights

4.2 The right to alter or extend the Landlord's Adjoining Building and to carry out any further development of any other part of the Triangle Field as the Landlord shall wish to carry out and to inspect maintain repair amend or renew the same or let the same for any purpose or otherwise deal therewith notwithstanding any temporary inconvenience to the Tenant or interruption to the rights granted to the Tenant by this lease

4.3 The right to make reasonable regulations from time to time as the Landlord shall consider necessary in relation to the Tenant's use and management of the Premises and of the adjoining access and car parking areas and any other common facilities referred to in Clause 3 hereof

5 The Tenant's Covenants

The Tenant covenants with the Landlord:

5.1 Rent outgoings and vat

5.1.1 to pay the Rent to the Landlord

5.1.2 to pay all rates taxes assessments duties charges impositions and outgoings which are now or during the term shall be charged assessed or imposed upon the Premises

5.1.3 to pay to the Landlord by way of further or additional rent such sum as shall be equivalent to the annual premium paid by the Landlord for insuring the Premises pursuant to clause 6.3 of this Underlease

5.2 Permitted Use

To use the Premises for the Permitted Use only

5.3 Repair cleaning decoration etc

5.3.1 To keep the Premises in good repair and in a clean and tidy condition at all times

5.3.2 To keep any part of the Premises which may not be built upon adequately surfaced in good condition and free from weeds and not to deposit or permit to be deposited any waste rubbish litter or refuse thereon nor bring keep store stack or lay out upon the same any materials equipment plant bins crates cartons boxes or any receptacle for waste or any other item which is or might become untidy unclean unsightly or in any way detrimental to the Premises or to the Landlord's Premises

5.3.3 In every fourth year of the Term to redecorate those parts of the exterior and the interior of the Premises which have previously been so decorated in a good and workmanlike manner with at least two coats of good quality paint and with appropriate materials of good quality to the reasonable satisfaction of the Landlord and in the case of all decorations to obtain the prior approval of the Landlord (such approval not to be unreasonably withheld or delayed) to any changes in the tints colours and patterns of the Premises prior to commencing such decorations

5.4 Additions and alterations etc.

5.4.1 Not to make any addition or alteration to the Premises save with the prior written consent of the Landlord (such consent not to be unreasonably withheld or delayed)

in the case of internal additions or alterations of a non-structural nature) and in accordance with plans and specifications previously approved by the Landlord and to remove any such additions or alterations at the expiration or sooner determination of the Term if so requested by the Landlord and to make good any part or parts of the Premises which may be damaged by such removal

5.4.2 Not to make connection with the Pipes that serve the Premises without the prior consents of the Landlord (such approval not to be unreasonably withheld or delayed) and of any competent statutory authority or undertaker

5.4.3 Not to erect any pole mast or wire or satellite dish nor to affix to or exhibit on the outside of the Premises or on any part of the Landlord's Adjoining Building or any other adjoining or neighbouring property of the Landlord any placard sign notice fascia board or advertisement save with the Landlord's prior consent (such consent not to be unreasonably withheld in relation to a sign or notice at the entrance to the Triangle Field bearing the name of Hungerford Rugby Club)

5.5 Statutory obligations

5.5.1 At the Tenant's own expense to comply with the requirements of any statute or any government department local authority other public or competent authority or court of competent jurisdiction relating to the Premises and any other obligations imposed by law or by any bylaws applicable to the Premises or in regard to carrying on the trade or business for the time being carried on the Premises

5.5.2 Not to do or omit to be done on or near the Premises anything by reason of which the Landlord may under any statute incur have imposed upon it or become liable to pay any penalty damages compensation costs charges or expenses

5.5.3 To give full particulars to the Landlord of any notice direction order or proposal for the Premises made given or issued to the Tenant by any local or public authority within 7 days of receipt and if so required by the Landlord to produce it to the Landlord and without delay to take all necessary steps to comply with the notice direction or order and at the request of the Landlord but at the cost of the Tenant to make or join with the Landlord in making such objection or representation against or in respect of any notice direction order or proposal as the Landlord shall deem expedient

5.6 Planning

5.6.1 Not to commit any breach of planning control and to comply with the provisions and requirements of all and any planning consents that affect the Premises whether as to the Permitted User or otherwise and to indemnify (both during or following the expiration of the Term) and keep the Landlord indemnified against all liability whatsoever including costs and expenses in respect of any contravention

5.6.2 Without prejudice to the generality of the foregoing clause 5.6.1 to comply at all times with the following planning conditions relating to use of the Premises as contained in planning permission 05/02564/FUL, subject to any variation approved by the local planning authority and by the Landlord:-

5.6.2.1 to ensure that the Premises maintain a suitable scheme of sound insulation in order to protect neighbouring residential premises:

5.6.2.2 that the use of the Premises be restricted to 07.00 to 23.30 on any day

5.6.2.3 that other than informal gatherings on match days connected with a sporting event on Triangle Field, any organised social functions at the Premises be restricted to no more than one, in the period Monday to Thursday in any week, and no more than one in the period Friday to Saturday in any week and no functions at all shall take place on Sundays

5.6.3 Not to make any application for any planning consent or for any variation of any planning consent previously granted or building regulations approval or other statutory consent save with the Landlord's prior written consent (such consent not to be unreasonably withheld in relation to any such consent or approval reasonably required by the Tenant in connection with the Permitted Use)

5.7 Access of Landlord and notice to repair

To permit the Landlord at reasonable times and upon reasonable notice (except in cases of emergency):

5.7.1 to enter upon the Premises for the purpose of ascertaining that the covenants and conditions of this Lease have been observed and performed

5.7.2 to do anything that may be necessary in order to comply with the provisions of the Headlease

5.7.3 to view the state of repair and condition of the Premises

5.7.4 to give to the Tenant (or leave upon the Premises) a notice specifying any decorations repairs cleaning maintenance or painting that the Tenant has failed to execute in breach of the terms of this Lease and to request the Tenant immediately to execute the same

5.7.5 to comply as soon as practicable with the requirements of any notice given under the preceding sub-clause of this lease to the effect that if within three months of the service of such a notice the Tenant shall not have commenced and be proceeding diligently with the execution of the work referred to in the notice or shall fail to complete the work within four months or if in the Landlord's Surveyor's reasonable opinion the Tenant is unlikely to have completed the work within such period to permit the Landlord to enter the Premises to execute such

work as may be necessary to comply with the notice and to pay to the Landlord the cost of so doing and all expenses reasonably incurred by the Landlord (including legal costs and surveyor's fees) within 14 days of a written demand

5.8 Defective premises

To give notice to the Landlord of any defect in the Premises which might give rise to an obligation on the Landlord to do or refrain from doing any act or thing in order to comply with the provisions of this Lease or the duty of care imposed on the Landlord pursuant to the Defective Premises Act 1972 or otherwise and at all times to display and maintain all notices which the Landlord may from time to time (reasonably) require to be displayed at the Premises

5.9 Alienation

5.9.1 Not to assign underlet or part with or share possession or occupation of the Premises or any part thereof not to hold the same on trust for another save that the Tenant shall be permitted to assign this lease as a whole:

5.9.1.1 to any persons who shall for the time being hold office as Trustees of the Hungerford Rugby Club provided that the names and addresses of any such persons shall be notified in writing to the Landlord and that a copy of every Deed of Assignment shall be provided to the Landlord forthwith following completion of the same

5.9.1.2 to any other sports club or organization approved by the Landlord (such approval not to be unreasonably withheld or delayed) provided that the use of the Premises by the assignee shall be in compliance in all respects with the terms of the Headlease

5.9.2 Not to mortgage or charge the Premises or any part thereof save that the Tenant shall be permitted to charge the Premises pursuant to a Licence dated () and made between the Superior Landlord (1) the Landlord (2) the Tenant (3)

5.10 Nuisance etc

5.10.1 Not to do nor allow to remain upon the Premises anything which may be or become or cause a nuisance annoyance disturbance inconvenience injury or damage to the Landlord or its tenants or the owners or occupier of adjacent or neighbouring premises

5.10.2 Not to do or omit to be done anything which may cause any part of the Landlord's Premises to become untidy or in a dirty condition and in particular (but without prejudice to the generality of the above) not to deposit on them refuse or other materials or cause the same to be in any way obstructed

5.10.2 now
incorporated
as 5.4.2ff.

~~Reformation of 5.10.2 - require photo
evidence + under-
standing.
(see 2.00)~~

Rider

5.10.2. Without prejudice to the generality of clause 5.5. (statutory obligations), to comply with the following planning conditions relating to use of the Premises (contained in planning permission 05/02564/AVL subject to any variations approved by the local planning authority + the landlord): —

5.10.2.1. ensure that the Premises maintain a suitable scheme of sound insulation in order to protect neighbouring residential premises

5.10.2.2. the use of the Premises be restricted to 7.00 to 23.30 on any day

5.10.2.3. other than in the event of fatherhood or marriage days connected with a sporting event on Twicken Field, any organised social functions at the Premises be restricted to no more than one, in the period Monday to Thursday in any week, and no more than one in the period Friday to Saturday in any week + no functions at all shall take place on Sunday

5.10.3 Not to use the Premises for a sale by auction or vehicle fair or for any dangerous noxious noisy or offensive trade business manufacture or occupation nor for any illegal or immoral act or purpose

5.11 Encroachments

5.11.1 Not to stop up darken or obstruct any windows or light belonging to the Building (and for the avoidance of doubt this shall not include internal fixtures and fittings)

5.11.2 To take all reasonable steps to prevent any new window light opening doorway path passage pipe or other encroachment or easement being made or acquired in against out of or upon the Premises and to notify the Landlord immediately if any such encroachment or easement shall be made or acquired (or attempted to be made or acquired) and at the request of the Landlord to adopt such means as shall (reasonably) be required to prevent such encroachment or the acquisition of any such easement

5.12 Keyholders

To ensure that at all times the Landlord has written notice of the name home address and home telephone number of at least two keyholders of the Premises

5.13 Landlord's rights

To permit the Landlord at all times during the Term to exercise without interruption or interference any of the rights granted to it by virtue of the provisions of this Lease

5.14 Landlords costs

To pay to the Landlord on an indemnity basis all costs fees charges disbursements and expenses (including without prejudice to the generality of the above those payable to Counsel Solicitors Surveyors and bailiffs) properly and reasonably incurred by the Landlord in relation to and incidental to:

5.14.1 every application made by the Tenant for any consent and licence required under the provisions of this Lease whether such consent or licence is granted or refused or offered subject to any lawful qualification or condition or whether the application is withdrawn unless such refusal qualification or condition is unlawful

5.14.2 the preparation and service of a notice under the Law of Property Act 1925 Section 146 or incurred by or in contemplation of proceedings under Sections 146 or 147 of the Act notwithstanding than by relief granted by the court

5.14.3 the recovery or attempted recovery of arrears of rent or other sums due from the Tenant and

5.14.4 any steps taken in contemplation of or in connection with the preparation and service of a Schedule of Dilapidations during or after the expiration of the Term

5.15 Plans documents and information

If called upon to do so to produce to the Landlord or the Surveyor all plans documents and other evidence as the Landlord may reasonably require in order to satisfy itself that the provisions of this lease have been complied with

5.16 Indemnities

To be responsible for and to keep the Landlord fully indemnified against all damage damages losses costs expenses actions demands proceedings claims and liabilities made against or suffered or incurred by the Landlord arising directly or indirectly out of:

5.16.1 any act omission or negligence of the Tenant or any persons at the Premises expressly or impliedly with the Tenant's authority and under the Tenant's control or

5.16.2 any breach or non-observance by the Tenant of the covenants conditions or other provisions of this lease or any of the matters to which this demise is subject

and to effect insurance cover in relation to the same to the satisfaction of the Landlord and further to provide upon request a copy of the appropriate insurance cover

5.17 Compliance with Headlease

To comply at all times with the provisions of the Headlease insofar as the same shall be applicable to the Premises and not to do or omit to be done anything which may or might cause the Landlord to be in breach of the same

5.18 Yield up

At the expiration or sooner determination of the Term

5.18.1 to yield up the Premises in good repair and condition in accordance with the terms of this Lease

5.18.2 to give up all keys of the Premises to the Landlord and

5.18.3 to remove all signs erected by the Tenant in upon or near the Premises and immediately to make good any damage caused by such removal

6 Landlord's Covenants

The Landlord covenants with the Tenant:

6.1 To permit the Tenant peaceably and quietly to hold and enjoy the Premises without any interruption or disturbance from or by the Landlord or any person claiming under or in trust for the Landlord

6.2 To keep in good repair and condition all Service Media serving the Premises (save those that form part of the Premises pursuant to clause 1.15 of this Lease)

- 6.3 To keep the Premises insured to its full reinstatement value against damage by fire and such other normal property risks as are covered by the Landlord's property insurance policy from time to time in force and to pay all premiums payable for such insurance

7 General Provisions

7.1 Interest

If the Tenant shall fail to pay the rents or any other sum due under this Lease within 14 days of the date due whether formally demanded or not the Tenant shall pay to the Landlord Interest on the rents or other sum from the date when they were due to the date on which they are paid and such Interest shall be deemed to be rents due to the Landlord

7.2 Forfeiture

If and whenever during the Term

7.2.1 any payment of Rent shall remain unpaid for more than one calendar month (whether formally demanded or not) or

7.2.2 there shall be any breach non-observance or non-performance by the Tenant of any covenant or other term of this lease

7.2.3 the Premises shall cease to be used for the purposes of the Permitted Use for more than three calendar months

7.2.4 the Tenant shall becomes bankrupt or commit any act of insolvency or if any distress or execution shall be levied on its goods

then in any such case the Landlord may re-enter the Premises (or any part of them in the name of the whole) at any time (and even if any previous right of re-entry has been waived) and then the Term will absolutely cease but without prejudice to any rights or remedies which may have accrued to either party against the other in respect of any antecedent breach of covenant or other term of this lease (including the breach in respect of which the re-entry is made)

7.3 Reinstatement

If and whenever during the Term the Premises or any part of them are damaged or destroyed by any of the Insured Risks then unless the payment of the insurance money shall be refused in whole or in part by reason of any act or default of the Tenant or anyone at the Premises expressly or by implication with the Tenant's authority (and under the Tenant's control) the parties shall use their reasonable endeavours to obtain all planning permissions or other permits and consents that may be required under the Planning Acts or other statutes (if any) to enable the Premises to be rebuilt and reinstated and shall thereafter as soon as the Permissions have been obtained or immediately where no Permissions are required apply all money received in respect of such insurance

(except sums in respect of loss of Rent) in rebuilding or reinstating the Premises so destroyed or damaged

7.4 Termination if reinstatement prevented or delayed

If upon the expiry of a period of 3 years commencing on the date of the damage or destruction the Premises have not been rebuilt or reinstated so as to be fit for the Tenant's occupation and use either party may by notice served at any time within 6 months of the expiry of such period serve a notice of termination on the other party and upon the expiry of such notice the Term will absolutely cease but without prejudice to any rights or remedies that may have accrued to either party against the other under any provision of this lease

7.5 Exclusion of use warranty

Nothing in this Lease or in any consent granted by the Landlord under this Lease shall imply or warrant that the Premises may lawfully be used under any statute or any bye-laws or regulations for the purpose authorised in this Lease (or any purpose subsequently authorised)

7.6 Entire understanding

This Lease embodies the entire understanding of the parties relating to the Premises and to all the matters dealt with by any of the provisions of this Lease

7.7 Representations

The Tenant acknowledges that this Lease has not been entered into in reliance wholly or partly on any statement or representation made by or on behalf of the Landlord except any such statement or representation that is expressly set out in this Lease

7.8 Service of notices

Any notice required to be served under any provision of this Lease may be validly served by personal delivery or ordinary or recorded delivery post addressed to the parties at their respective addresses as stated herein or to any other address which either party shall notify the other party in writing at any time as being its address for service and in the case of service by ordinary post any such notice shall be deemed to have been received on the second day after posting subject to proof being provided (if required) that the envelope containing the notice was properly addressed stamped and posted

7.9 Dispute Resolution

If at any time any dispute or difference shall arise between the Landlord and the Tenant touching any clause matter or thing whatsoever contained in or connected with this Lease or the rights duties or liabilities of either party under or in connection with it then and in every such case the dispute or difference shall be determined (unless the parties shall otherwise agree in writing) by a single arbitrator in accordance with the Arbitration Act 1996 or any statutory modification or re-enactment thereof for the time being in force

8 Exclusion of security of tenure

8.1 Not less than 14 days before the Tenant became contractually bound to enter into the tenancy hereby created the Landlord served on the Tenant a notice in the form required by Section 38A(3)(a) of the Landlord and Tenant Act 1954

8.2 On _____, before the Tenant became contractually bound to enter into the tenancy hereby created, _____, being a person duly authorised by the Tenant, made a declaration in the form required by Schedule 2 to the Regulatory Reform (Business Tenancies) (England and Wales) Order 2003

8.3 In accordance with Section 38A of the Landlord and Tenant Act 1954 the parties hereto agree that the provisions of Sections 24 to 28 of the Landlord and Tenant Act 1954 shall not apply to the tenancy hereby created

IN WITNESS of which this Deed has been executed the day and year first above written

THE SCHEDULE

Rent Review

- 1 Until the first Rent Review Date the Rent is to be the sum of Ten Pounds (£10) per annum
- 2 With effect from each of the Rent Review Dates the Rent is to be a sum equal to the greater of the Rent payable under this Lease immediately before such Rent Review Date and the revised Rent that is ascertained in accordance with the following provisions of this Schedule
- 3 On each such review the revised Rent shall be such annual sum as shall be calculated by applying to the Rent previously payable any increase or decrease in the Index of Retail Prices published by the Department of Employment or any successor Ministry or Department since the previous Rent Review Date or the date of commencement of this lease whichever shall be the later
- 4 If the reference base used to compile the said Index changes after the date of this Underlease the figure taken to be shown in the Index after the change is to be the figure that would have been shown in the Index if the reference base current at the date of this Lease had been retained
- 5 If it becomes impossible to calculate the revised Rent by reference to the Index because of any change in the methods used to compile the Index after the date of this Underlease or for any other reason whatever and the parties cannot agree the Rent to be paid or if any dispute or question whatever arises between the parties as to the

amount of the Rent to be paid with effect from any Rent Review Date or the construction or effect of this Schedule then the Rent for that Review Period or the disputed matter is to be determined by an independent expert to be appointed either by agreement between the parties or in the absence of agreement by the President for the time being of the Royal Institution of Chartered Surveyors or any person authorised by him to make appointments on his behalf on the application of either the Landlord or the Tenant and such expert will have regard to all representations and evidence when making his decision which will be in writing but he will not be required to give reasons for his decision

- 6 Whenever the Rent has been ascertained in accordance with this Schedule memoranda to that effect must be signed by or on behalf of the Landlord and the Tenant and annexed to this document and its counterpart and the Landlord and the Tenant must bear their own costs in this respect

EXECUTED as a Deed by **HUNGERFORD TOWN COUNCIL** acting by

Mayor

Town Clerk

SIGNED as a Deed by)
ANDREW BRIAN SPARKES)
in the presence of)

SIGNED as a Deed by)
STEVEN CHARLES MILLS)
in the presence of)

SIGNED as a Deed by)
MARTIN ANDREW SIMONS)
in the presence of)

SIGNED as a Deed by)
RALPH WELLARD)
in the presence of)

1. Do not scale from this drawing.
2. All dimensions shown are in millimetres.

1. Do not scale from this drawing.
2. All dimensions shown are in millimetres.

KEY	DESCRIPTION	QUANTITY	AUTHORIZED
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OS 10001725

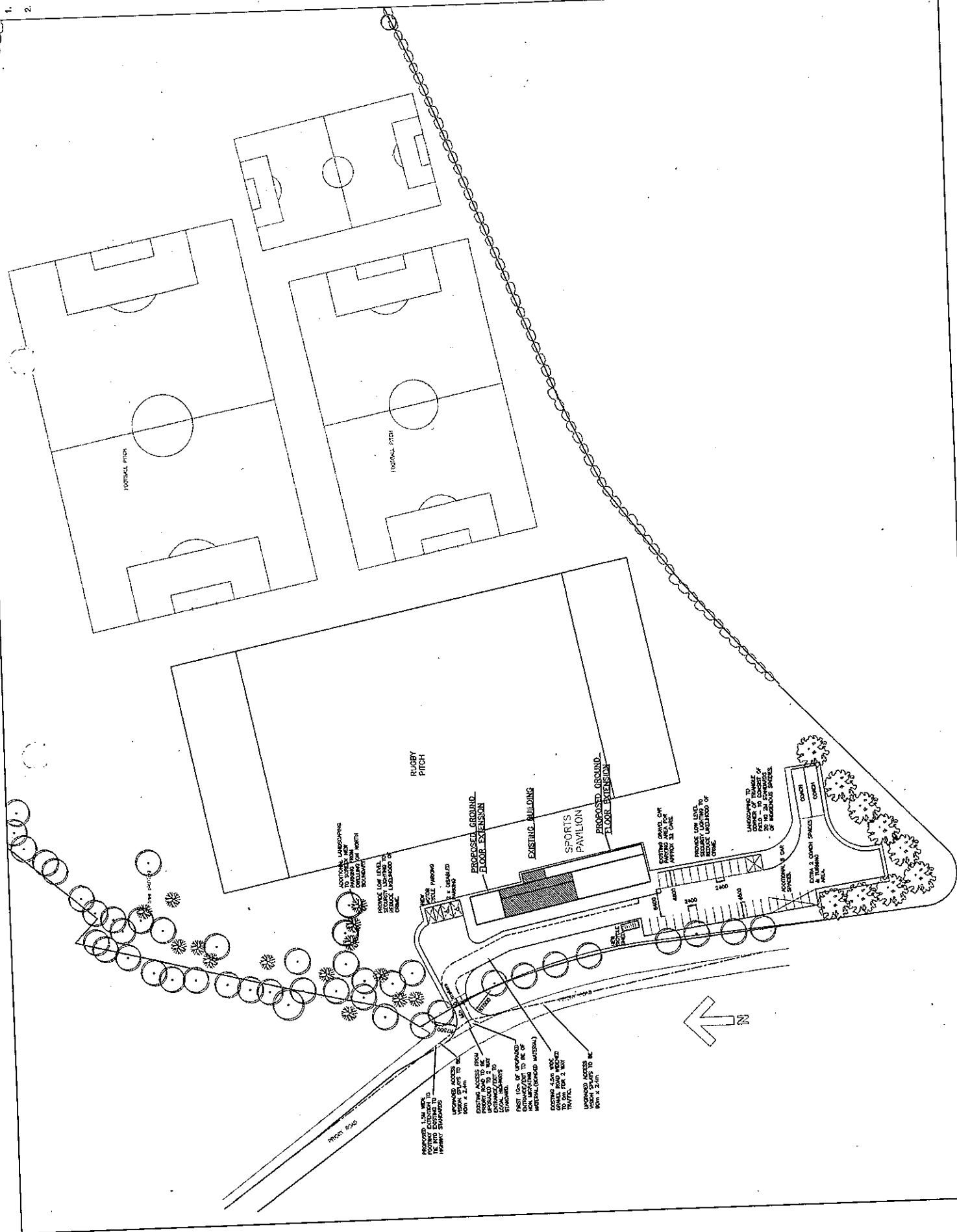


Hungerford Rugby Football Club
The Triangle Field
Priory Road
Hungerford
Berkshire
RG17

EXTENSION OF CLUB HOUSE

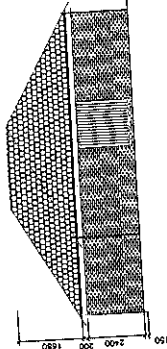
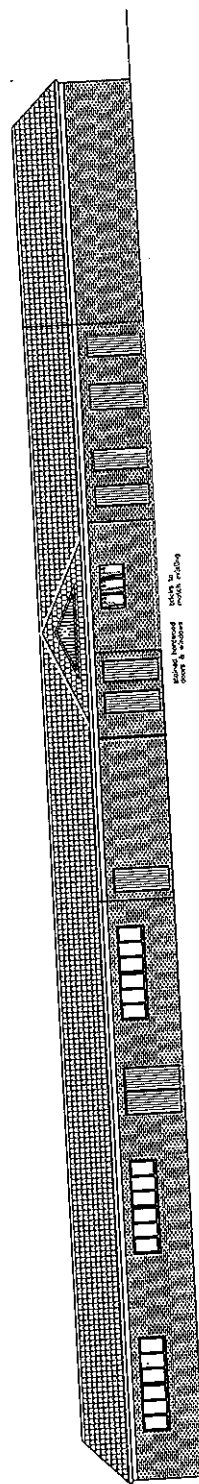
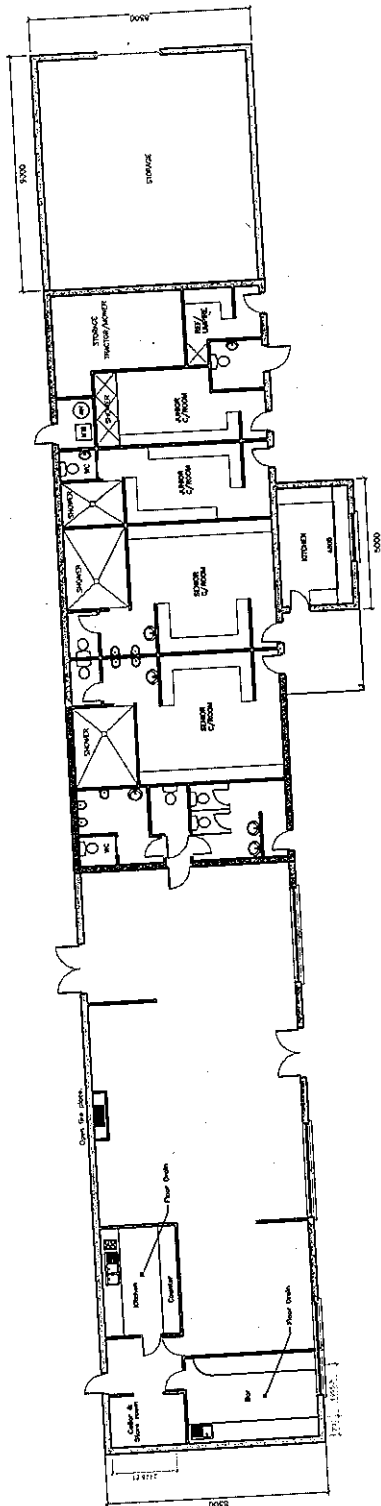
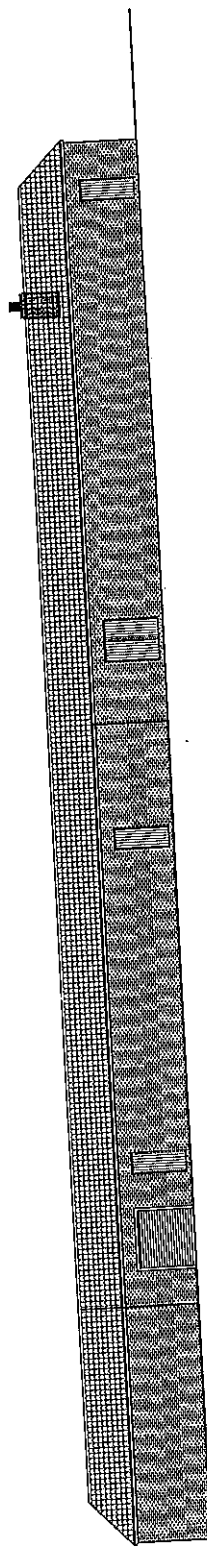
General Layout Plan

Class by	SA	Date	May 05
Classified by		Scale	1:500
Drawing Number	1215/02	File No	A1

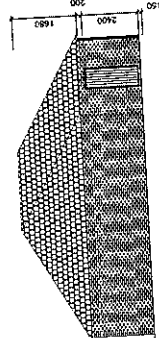


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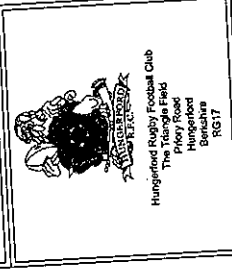
NORTH SECTION



SOUTH SECTION

REV	DESCRIPTION	DRAWN	AUTHORIZED
1/1			

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EXTENSION OF CLUB HOUSE
Hungarford Rugby Football Club
The Triangle Field
Honeycroft
Hungarford
Berkshire
RG17

Proposed Ground Floor Extension	
Drawn by	SA
Checked by	SA
Scale	1:100
Date	May 05
Sheet	A1
Project Number	121501
Revision	A

Hannah Stanley

From: Annette Thomas
To: Colin Broughton
Cc: Hannah Stanley
Subject: FW: Triangle Field - Hungerford
Attachments:

Sent: Mon 30/04/2007 16:21

Thanks Colin.

If you manage to obtain a copy of the planning permission and building regulation application could you also please let me have a copy of the delegated authority which you mentioned you received.

Thanks.

From: Annette Thomas
Sent: Mon 30/04/2007 14:11
To: Colin Broughton
Subject: Triangle Field - Hungerford

Colin,

Can you please call when you have a minute.

Thanks.

THIS LICENCE is made the

day of

Two thousand and Seven

BETWEEN:

- (1) **WEST BERKSHIRE DISTRICT COUNCIL** of Council Offices Market Street Newbury
Berkshire RG14 5LD ("the Landlord")
- (2) **HUNGERFORD TOWN COUNCIL** of Council Offices Crown Passage High Street
Hungerford Berkshire ("the Tenant")
- (3) **ANDREW BRIAN SPARKES STEVEN CHARLES MILLS MARTIN ANDREW
SIMONS AND RALPH WELLARD** c/o Tree House 1 Park Street Hungerford
Berkshire RG17 0EF being the Trustees for the time being of the Hungerford Rugby
Club ("the Trustees")

NOW THIS DEED WITNESSES as follows:-

1. DEFINITIONS AND INTERPRETATION

In this deed the words and expressions defined in this clause are to have the meanings specified

1.1. Gender and Number

Words importing one gender include all other genders, words importing the singular include the plural and vice versa, and any reference to a person includes a reference to a company authority board department or other body

1.2. Headings

The clause headings do not form part of this deed and are not to be taken into account for the purposes of its construction or interpretation

1.3. Joint and Several Liability

If any party to this Licence at any time comprises two or more persons, the obligations of that party are to be joint and several obligations of those persons

~~http://wbcmxsb03/exchange/A.Thomas2/Inbox/Triangle Field Hungerford-6.EML/triangle field - licence to sublet - hungerford town council - 05-03-07.doc/C58EA28C-18CD-4a97-9AF2-036E93DDAFB3/triangle field - licence to sublet - hungerford town council - 05-03-07.doc?attach=1 10:19 AM~~

~~30/11/2007 - Hannah please update to date~~

~~Agreed @ meeting with David Small~~

24/11/2007 - amendments cl. 1.10 - also
these need to be attached.

1.4. **'The Headlease Term'**

'The Headlease Term' means a term of 50 years commencing on 10th September 1992

1.5. **'The Landlord'**

The expression 'the Landlord' includes the person from time to time entitled to possession of the Premises when the Lease comes to an end

1.6. **'The Tenant'**

The expression 'the Tenant' includes the successors in title of the Tenant except for the purpose of clause 3 of this Licence

1.7. **'The Lease'**

'The Lease' means a lease dated 10th September 1992 and made between (1) The Landlord and (2) The Tenant

1.8. **'The Underlease'**

'The Underlease' means an Underlease in the form of the annexed draft by which the Underlease Premises are demised to the Trustees for the Underlease Term ("the Draft Underlease")

1.9. **'The Premises'**

'The Premises means all that land and buildings known as the Triangle Field Sports Ground Priory Road Hungerford Berkshire

1.10. **'The Underlease Premises'**

'The Underlease Premises' means the land and building edged red on the plan attached to the draft Underlease forming part of the Premises

and ~~the~~ drawn attached to the underlease

1.11. **'The Underlease Term'**

'The Underlease Term' means the period of 21 years commencing on and including
()

1.12. **Reference to 'The Lease' and 'The Underlease'**

The expression 'the Lease' and 'the Underlease' include all or any deeds and documents supplemental – whether expressed to be so or not – to the Lease and the Underlease respectively

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1.13. Reference to 'The Charge'

'The Charge' means the charge annexed to the Schedule to this Deed

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1.14. References to Clauses

Any reference in this Licence to a clause sub-clause or schedule without further designation is to be construed as a reference to the clause sub-clause or schedule of this Licence so numbered

1.15. References to Statutes

Deleted: 4

1.15.1. General

References to 'statute' are references to any statute or statutory provision for the time being in force and any regulations orders byelaws or other subordinate legislation made under any such statute or statutory provision from time to time

Deleted: 4

1.15.2. Specific

Unless expressly stated to the contrary, any references to a specific statute includes any statutory extension or modification amendment or re-enactment of that statute and any regulations or orders made under that statute

2. RECITALS

2.1. The Lease

This Licence is supplemental to the Lease, by which the Premises were demised for the Headlease Term subject to payment of the rent reserved by and the performance and observance of the covenants on the tenant's part and the conditions contained in the Lease, and is deemed to restate all the provisions of the Lease as varied by this Licence

2.2. Devolution of Title

The immediate reversion to the Lease remains vested in the Landlord and the unexpired residue of the Headlease Term remains vested in the Tenant

2.3. Provisions requiring Consent for Underletting and Consent to Charge

The Lease contains an absolute prohibition of the subletting of part of the Premises and a prohibition of the mortgaging or charging of the whole or part of the Premises without the consent of the Landlord but at the request of the other parties the Landlord has agreed to grant a licence upon the terms set out in this deed to enable the Tenant to demise the Underlease Premises to the Trustees for the Underlease Term and to permit the Trustees to charge the Underlease Premises subject to a ceiling of TWENTY FIVE THOUSAND POUNDS (£25,000.00)

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3. LICENCE TO UNDERLET

At the request of the other parties, and subject to:-

- 3.1. The Tenant and the Trustees observing the covenants contained in a Licence dated () and made between the Landlord (1) the Tenant (2) the Trustees (3) ("the Licence")
 - 3.2. The Trustees satisfying the conditions contained in clauses 3.1 and 5.1 of the Licence
 - 3.3. The covenants and conditions contained in this deed
- the Landlord grants to the Tenant licence to grant the Underlease and licence to the Trustees to charge the Underlease Premises

4. TRUSTEES' COVENANTS

The Trustees covenant with the Landlord and the Tenant at all times after completion of the Underlease during the Underlease Term to:-

4.1. Underlease to be Observed

The Trustees must pay the rent and other sums reserved by the Underlease and observe and perform the tenant covenants contained in it and must not suffer or permit anything at or in relation to the Underlease Premises that would or might constitute a breach of those covenants

4.2. Lease to be Observed

The Trustees must not suffer or permit anything at or in relation to the Premises that would or might constitute a breach of any of the covenants contained in the Lease

4.3. Charge to be Observed

4.3.1. The Trustees covenant that the monies secured by the Charge will not exceed

TWENTY FIVE THOUSAND POUNDS (£25,000.00)

4.3.2. The Trustees will not agree any variation to the Charge without the prior written consent of the Tenant and the Landlord

4.3.3. The Trustees will observe and perform the obligations contained in the Charge but if the Chargee notifies the Trustees they are in breach of any obligation(s) contained in the Charge, the Trustees shall notify the Tenant and the Landlord immediately

5. TENANT'S COVENANTS

The Tenant covenants with the Landlord to observe and perform the requirements of this clause 5

5.1. Possession

The Tenant must not allow the Trustees into possession or occupation of the whole or any part of the Underlease Premises until the completion of the Underlease

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5.2. Notice of the Underlease

Immediately after completion of the Underlease the Tenant must give the Landlord written notice of the date on which it was completed together with a certified copy of the counterpart of it for registration

5.3. Variation of the Underlease

The Tenant must not, without the prior written consent of the Landlord, which may be withheld for any or no reason, at any time, whether expressly or by implication, vary any of the provisions of the Underlease, or waive any of his rights in respect of any breach of the obligations on the tenant's part contained in the Underlease, but must take all steps that are lawfully available to it, including re-entry, to enforce the performance and observance of them

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5.4. The Charge

5.4.1. The Tenant shall provide to the Landlord a certified copy of the executed Charge

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5.5. Costs and Indemnity

The Trustees must pay to the Landlord on demand and indemnify the Landlord against all costs charges fees disbursements and expenses including those of professional advisers and agents and including in each case any VAT incurred by the Landlord in connection with the Underlease this Licence and any other documents prepared in relation to the Underlease and the Charge PROVIDED THAT if payment is not made by the Trustees, payment shall be made by the Tenant

6. PROVISOS

6.1. Time limit for completion

If the Underlease is not completed within 6 months after the date of this Licence and otherwise in accordance with it, then the provisions of this Licence (except for clause 5.5) are to determine immediately and cease to have effect, but without prejudice to

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any accrued right of action vested in the Landlord in respect of any breach by the Tenant of his obligations under this Licence before that date

6.2. Sums Recoverable as Rent

All sums payable by the Tenant under this Licence are recoverable as rent in arrear

6.3. Breaches of Obligation under the Lease

Nothing contained in this Licence waives or is to be deemed to waive any breach of the obligations of the Tenant under the Lease that have occurred or may occur before completion of the Underlease or authorises or is to be deemed to authorise any other or further subletting or mortgaging or charging of the whole or any part of the Premises or anything that is not expressly authorised by this Licence, and the covenants on the tenant's part and the conditions contained in the Lease are to continue in full force and effect, subject to the terms of this Licence

6.4. Variation of the Lease

The Lease is to be varied to incorporate the covenants set out in clause 5 and the forfeiture provisions in the Lease are to be exercisable on any breach of those covenants as well as on the happening of any of the events mentioned in the forfeiture provisions in the Lease

IN WITNESS whereof the parties have hereunto set their Common Seal and signed this instrument as their deed the day and year first before written

THE COMMON SEAL of)

WEST BERKSHIRE DISTRICT COUNCIL)

hereunto affixed is authenticated by:-)

Authorised Signatory

EXECUTED as a DEED by)

HUNGERFORD TOWN COUNCIL)

acting by)

Mayor

Town Clerk

EXECUTED as a DEED by

Deleted: the TRUSTEES .)

Deleted: OF HUNGERFORD
RUGBY CLUB . .)

Deleted:)

MR ANDREW SPARKES)

EXECUTED as a DEED by _____)

MR STEVEN CHARLES MILLS _____)

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Double

EXECUTED as a DEED by _____)

MR MARTIN ANDREW SIMONS _____)

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EXECUTED as a DEED by _____)

MR RALPH WELLARD _____)

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DATED

2007

WEST BERKSHIRE DISTRICT COUNCIL (1)

and

HUNGERFORD TOWN COUNCIL (2)

and

TRUSTEES OF HUNGERFORD RUGBY CLUB (3)

**LICENCE TO SUBLET
AND LICENCE TO CHARGE**

part of Triangle Field
Priory Road
Hungerford
Berkshire

File: L100660

Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Hannah Stanley

From: Annette Thomas
To: Hannah Stanley
Cc:
Subject: FW: Triangle Field, Hungerford
Sent: Tue 24/04/2007 10:40
Attachments: Agreement for lease 07.04.24.doc(53KB) hungerfordRFF_LEGALCHARGEPRECEDENT[1].DOC(63KB)
 trianglefield-licencetosublet-hungerfordtowncouncil-05-03-07[1].doc(78KB) Triangle Field underlease 07.04.24.doc(74KB)

From: David Small [mailto:dagsmall@hotmail.com]
Sent: Tue 24/04/2007 10:14
To: Annette Thomas
Subject: Triangle Field, Hungerford

Annette in the hope that you will be able to print these out before my arrival at your office this morning at 11 am I attach my latest versions of the legal documentation i.e. the draft Underlease, Licence to Underlet, Agreement for Lease and Legal Charge. The Agreement for Lease incorporates your provisions in the Licence for Works but reverts to the earlier format of an Agreement for Lease.

I still have to find a suitable precedent for the revised rent review clause that the Town Council has agreed with the Rugby Club whereby the rent will be uplifted in line with inflation only - do you have anything that might be suitable?

D. Small,
01488 fax.
684780

See you soon
 David

Get Hotmail, News, Sport and Entertainment from MSN on your mobile.
<http://www.msn.txt4content.com/>

AN AGREEMENT made the
2007 between

day of

- (1) **WEST BERKSHIRE DISTRICT COUNCIL** of Council Offices Market Street
Newbury Berkshire RG14 5LD ("the Superior Landlord")
- (2) **HUNGERFORD TOWN COUNCIL** of Council Offices Crown Passage 23 High
Street Hungerford Berkshire RG17 0NF ("the Landlord")
- (3) **ANDREW BRIAN SPARKES, STEVEN CHARLES MILLS, MARTIN
ANDREW SIMONS and RALPH WELLARD** all c/o Tree House 1 Park Street
Hungerford Berkshire RG17 0EF (being the Trustees as at the date hereof of the
Hungerford Rugby Club) ("the Trustees")

WHEREBY IT IS AGREED as follows:-

1. Particulars Definitions and Interpretation

In this Agreement:

1.1. "the Site" means all that parcel of land situate at the Triangle Field Sports Ground
Priory Road Hungerford Berkshire as the same is shown for the purposes of
identification only edged red on the annexed plan

(Plan awaited for approval)

1.2. "the Premises" means the Site together with such of the Works as may from time
to time have been carried out on the Site together with such additional areas agreed
between the parties for use as working space and for the deposit of materials and also
earth and spoil excavated from the Site during the Works

1.3. "Works" means the works which are to be carried out on the Site and the
adjoining premises of the Landlord in accordance with the terms of this Agreement and
which comprise the construction of a clubhouse for Hungerford Rugby Club with
ancillary facilities and associated landscaping external works on the Site as more
particularly described in the Building Documents

1.4. "the Building Documents" means the plans drawings specifications and other
documents relating to the Works which are listed in the First Schedule

1.5. "Planning Permission" means the detailed planning permission for the carrying
out of the Works granted by the local planning authority on 10th October 2005 under
reference number 05/02564/FUL

1.6. "Approvals" means the Planning Permission and all other approvals consents
permissions and licences of any local or other competent authority which may from time
to time be necessary to enable the Trustees lawfully to commence and to carry out the
Works and each and every stage or phase of the Works and (if the same are destroyed or
damaged) to reinstate the Works and "Approval" shall be construed accordingly

- 1.7. "Adjoining Property" means any property adjoining or in the neighbourhood of the Site and includes all roads footpaths wall fences buildings and other erections and all pipes wires cables and other apparatus on such property
- 1.8. "Adjoining Owners" means all owners and occupiers of any Adjoining Property
- 1.9. "the Completion Date" means the date of practical completion of the Works
- 1.10. "the Underlease" means an underlease of the Premises for the term of 21 years commencing on the Completion Date such lease to be in the form of the draft lease annexed and initialed by or on behalf of the parties
- 1.11. "Restrictions" means all matters affecting the Site or the Premises or their use registered or capable of registration as local land charges and all notices charges orders resolutions demands proposals requirements regulations restrictions licences directions or other matters affecting the Site the Premises or their use or affecting the Works served or made by any local or other competent authority or otherwise arising under any statute or any regulation or order made under any statute
- 1.12. "Landlord's Representative" means the duly authorised officer of the Landlord as shall first have been notified in writing to the Trustees
- 1.13. "Superior Landlord's Representative" means the duly authorised officer of the Superior Landlord as shall first have been notified in writing to the Trustees
- 1.14. "The Representatives" means the Superior Landlord's Representative and the Landlord's Representative
- 1.15. Words importing one gender shall be construed as importing any other gender
- 1.16. Words importing the singular shall be construed as importing the plural and vice versa
- 1.17. The clause and paragraph headings in the body of this Agreement and in the schedules do not form part of this Agreement and shall not be taken into account in its construction and interpretation

2. Landlords' Consents

- 2.1. The Superior Landlord HEREBY GRANTS CONSENT to the Landlord and to the Trustees and
- 2.2. The Landlord HEREBY GRANTS CONSENT to the Trustees to carry out the Works in and upon the Site subject to the terms and conditions contained in this Agreement

3. Trustees' Covenants with Landlord and Superior Landlord

3.1. The Trustees HEREBY COVENANT with the Landlord and as a separate covenant with the Superior Landlord to perform the obligations of the Trustees contained in this Agreement

3.2. The Trustees also covenant to:-

3.2.1. Provide such information to the Landlord and to the Superior Landlord as may be reasonably required by them in order for them to assess whether the covenants on the part of the Trustees contained in this Agreement have been performed and

3.2.2. To notify the Landlord and the Superior Landlord within 7 days of the date of commencement of the Works and the Completion Date

4. Landlord's Covenants with Superior Landlord

The Landlord hereby covenants with the Superior Landlord:-

4.1. To procure that the Trustees will observe and perform the obligations contained in this Agreement

4.2. To indemnify the Superior Landlord against all liability howsoever caused arising out of the execution of the Works and from reinstatement of the Site

5. Declaration

5.1. That if the Works are not completed within six months of the date hereof or in the event of any breach of the covenants on the part of the Landlord or the Trustees herein contained before the completion of the Works then the Superior Landlord's consent under this Agreement shall become null and void

5.2. That the Superior Landlord's consent under this Agreement is granted subject to the rights of the owners lessees and occupiers of all adjoining and neighbouring premises and other interested persons

5.3. That during the execution of the Works and when the same shall have been completed all the covenants on the part of the Landlord herein contained shall be deemed to be incorporated in the Lease and the terms and conditions of the Lease as varied by this Agreement shall apply to the Premises as altered in pursuance of this Agreement and the power of re-entry contained in the Lease shall be construed and have effect accordingly

5.4. The alterations comprised in the Works are not improvements within the meaning of Part 1 of the Landlord and Tenant Act 1927 and are carried out by the Trustees to suit the Trustees' own personal requirements and neither the Trustees (nor any other person) shall be entitled to any compensation in respect thereof at the expiration or sooner determination of the term granted by the Underlease or at any other time and the Landlord (nor any other person) shall be entitled to any compensation in respect thereof

at the expiration or sooner determination of the term granted by the Underlease or at any other time and the Works and the permission conferred by this Agreement are to be disregarded on any review of rent (whether under the Headlease or the Underlease)

5.5. The Trustees acknowledge that no responsibility is assumed or to be imputed to the Superior Landlord or the Landlord for any consequence of the carrying out of Works

5.6. This Agreement and any approval consent instructions certification supervision or works granted given or carried out by or on behalf of the Superior Landlord or the Landlord under this Agreement are granted given or carried out without any liability on the part of the Superior Landlord or the Landlord or their respective surveyors agents or workmen and imply no responsibility for any of the Works or their design execution or existence nor do they imply warrant or constitute any representation that it is lawful to execute such works or limit or discharge any of the obligations of the Trustees under this Agreement

6. The Works

6.1. Immediately upon the making of this Agreement vacant possession of the Site shall be given to the Trustees and the Trustees shall have licence and authority to enter upon the Site for the purpose of carrying out the Works but for no other purpose

6.2. The Trustees shall hold the Site and the Premises as Tenant at Will of the Landlord from the date of this Agreement until completion of the Underlease

6.3. The Trustees shall commence the Works as soon as reasonably practicable after all necessary Approvals have been obtained to enable the Trustees lawfully to do so and shall thereafter at its own expense diligently carry out and complete the Works:

6.3.1. In compliance with the terms of all Approvals and Restrictions

6.3.2. In a good and workmanlike manner and with sound materials of their respective kinds and

6.3.3. In accordance with the Building Documents and

6.3.4. Otherwise in accordance with the provisions of the Second Schedule

6.4. The right of occupation granted by this Agreement is granted exclusively to the Trustees who shall not assign underlet charge or otherwise deal in any way with the benefit of this Agreement in whole or in part and the Landlord shall not be obliged to grant the Underlease referred to in clause 3 to any person other than the Trustees

6.5. The Trustees shall not use or occupy the Site or permit or suffer the Site to be used or occupied for any purpose other than the carrying out of the Works

6.6. No representation is made or warranty given by the Landlord that the Site is suitable for the carrying out of the Works and no defect which may be found to exist in

the Site shall in any way lessen or affect the obligations of the Trustees under this Agreement

7. Grant of Underlease

7.1. Subject to the terms of this Agreement and to the Trustees' compliance with the Second Schedule the Landlord shall grant the Underlease and the Trustees shall accept the Underlease and the Trustees shall execute a counterpart of it

7.2. At any time on or after the Completion Date either the Landlord or the Tenant being ready and willing to complete the Underlease and perform its other obligations under this Agreement may (but without prejudice to any other available right or remedy) by notice to the other invoke the provisions of clause 7.3

7.3. Within 15 working days after service of such notice (excluding the day of service) the Underlease shall be completed and time shall be completed and time shall be of the essence of this provision

7.4. The Underlease shall be completed on the Completion Date at the offices of the Landlord's solicitors

7.5. The Landlord hereby undertakes with the Trustees not to have any dealing or grant any lease tenancy or licence relating to the Site or take any other action which will prejudice the grant of the Underlease during the period within which the Works are being carried out on the Site

7.6. The Agreement herein contained for the grant and acceptance of the Underlease shall not operate as an actual demise of the Site or the Premises or any part of the Site or the Premises however occasioned shall in any way affect the obligations of the parties under this Agreement

8. Indemnities

With effect from the date of this Agreement the Trustees shall indemnify the Landlord against

8.1. All rates taxes assessments duties charges impositions and outgoings from time to time charged assessed or imposed upon the Site or the Premises or upon the owner or occupier of them

8.2. All fees charges and other payments whatever which may at any time be payable to any local or other competent authority in respect of the Works

8.3. All claims by unpaid suppliers in respect of any goods or materials ordered by the Trustees from time to time on the Site

8.4. All actions costs claims demands and liability whatever in relation to any failure by the Trustees to comply with its obligations under this Agreement or with the terms of

any Approvals or otherwise in relation to the carrying out of the Works (including without limitation all actions costs claims demands and liability in respect of the death of or personal injury to any person whether engaged in the carrying out of Works or otherwise) unless the same shall arise from any wilful or negligent act or omission of the Landlord or of any person acting for or under the control of the Landlord

9. Title

9.1. The Landlord's title to the Site consists of the lease dated 10th September 1992 and made between Newbury District Council (1) and the Landlord (2) ("the Headlease") a copy of which lease has been supplied to the Trustees who enter into this Agreement with notice of the terms and conditions contained in the same and who shall raise no objection requisition or inquiry in respect of any matter contained or referred to therein

9.2. The Trustees shall hold the Site and the Premises pursuant to clause 6 and the Premises shall be demised pursuant to clause 7 subject to all (if any) Restrictions (in existence at the date of this Agreement)

9.3. No representation is made or warranty given by the Landlord as to whether any Restrictions exist or as to whether in other respects the Site now complies with any Restrictions

9.4. The Trustees acknowledge that its obligations under this Agreement and the Underlease shall not be affected or lessened in any way by the fact that the Site may not now comply with any Restrictions or that there may now or subsequently exist any Restrictions and the Trustees shall with effect from the date of this Agreement comply with and indemnify the Landlord in respect of any liability under any Restrictions (whether made before or after the date of this Agreement)

10. Misrepresentations etc

10.1. The Trustees hereby acknowledge that no agent adviser or other person acting for the Landlord has at any time prior to making of this Agreement been authorised by the Landlord to make to the Trustees or to any agent adviser or other person acting for the Trustees any representation whatever (whether written oral or implied) in relation to the Site or the Premises or to any matter contained or referred to in this Agreement

10.2. No immaterial error omission or misstatement in this Agreement or in any plan of the Site referred to in this Agreement or in any statement made by any person prior to the making of this Agreement shall in any way affect the obligations of the parties under this Agreement or entitle any party to damages or compensation

11. General Conditions

11.1. Subject to the provisions of the Second Schedule no damage to or destruction of the Site or the Premises or any part of the Site or the Premises however occasioned shall in any way affect the obligations of the parties under this Agreement

11.2. Any notice or other communication given or made in accordance with this Agreement shall be in writing and may (in addition to any other effective mode of service) be sent by ordinary or recorded delivery post served at the respective addresses of the parties as stated in this Agreement

11.3. Each party shall bear their own costs incurred in respect of the making of this Agreement and the performance thereof

11.4. To the extent that they remain to be observed and performed all the provisions of this Agreement shall continue in full force and effect notwithstanding completion of the Lease

11.5. This Agreement embodies the entire understanding of the parties and there are no other arrangements between the parties relating to the subject matter of this Agreement and no amendment or modification of this Agreement shall be valid or binding on any party unless the same:

11.5.1. is made in writing

11.5.2. refers expressly to this Agreement and

11.5.3. is signed by the party concerned or its duly authorised representative as notified in writing by the party concerned to the other from time to time

IN WITNESS whereof etc.

FIRST SCHEDULE

The Building Documents

Drawing 1- General layout plan (rev A)

Drawing 2 - Proposed Ground floor extension (rev A)

Building spec - General Specification of Building Construction (rev A)

Planning permission - reference number 05/02564/FUL

Building regs - Application number 06/00871/OTHFP

Additional information and amendments - none so far

Building contract - (to be defined)

(Letter from council for approval to build)

SECOND SCHEDULE

Provisions relating to the carrying out of the Works

1 Approvals

1.1 The Tenant shall use all reasonable endeavours to obtain all Approvals which are from time to time necessary and shall supply to the Landlord a copy of every application for any Approval (with a copy of all accompanying drawings and other documents) and a copy of every Approval obtained

1.2 The Tenant use all reasonable endeavours to procure that none of the Approvals is revoked and that all Approvals continue in full force and effect

1.3 The Tenant shall not (and shall procure that no other person shall), without prior consultation apply for or agree to any variation relaxation or waiver of any Approval (whether obtained before or after the date of this agreement) or of any condition attached to any such Approval but subject to compliance by the Tenant with its obligations under this paragraph references in this Schedule to "Approvals" shall be construed as referring to the Approvals as from time to time varied relaxed or waived

2 Consultation with Landlord

2.1 The Tenant shall give to the Landlord's Representative reasonable notice of all site meetings which shall take place at the Site and shall permit the Landlord's Representative to be present at the same

2.2 The Tenant shall duly take into account any comments made by the Landlord's Representative at meetings in respect of any decisions made in relation to the Works

2.3 The Tenant shall take all reasonable steps to consult the Landlord's Representative in respect of all the following matters:

2.3.1 The substitution of alternative materials in carrying out the Works (provided always that the Tenant hereby agrees that such alternative materials shall be of no lesser quality and shall be in accordance with good building practice)

2.3.2 Any amendment to or departure from the Building Documents and details of the Works contained in them (whether by way of alteration or addition)

2.3.3 Any variation or modification of the terms and conditions of the Building Contract (provided that the Tenant hereby agrees to use all reasonable endeavours to procure that the Building Contractor at all times complies with its obligations under the Building Contract)

3 Conditions relating to the carrying out of the Works

The Tenant shall:

3.1 supply to the Landlord copies of all insurances which are required pursuant to the Building Contract and shall ensure that the obligations contained in the Building Contract in this respect are duly complied with

3.2 notify the Landlord immediately if any articles of value or of historic or pre-historic interest are discovered in the course of carrying out the Works and so that (subject to the rights of the Crown) the Landlord shall have the sole property in any such articles and they shall be dealt with as the Landlord's Representative shall reasonably direct

3.3 notify the Landlord of any notices received by the Tenant (whether from any local or other competent authority or from any Adjoining Owner) relating in any way to the Site or the Works and shall supply a copy of every such notice to the Landlord within 5 working days after receipt of the same

3.4 not deposit or permit or suffer to be deposited on the Site any materials which are not required for the carrying out of the Works

3.5 not sell or dispose of any earth clay sand gravel or other material from the Site or permit or suffer the same to be removed except so far as shall be necessary for the carrying out of the Works

3.6 not do or permit or suffer to be done on the Site anything which might be or become a danger or nuisance to any Adjoining Owners or to members of the public generally

3.7 not cause damage to any Adjoining Property or to all or any pipes wires cables and other apparatus on the Site serving any Adjoining Property or belonging to or used for the purposes of the undertaking of any statutory undertaker

SIGNED etc.

H.M. LAND REGISTRY

LAND REGISTRATION ACTS 1925 TO 2002

COUNTY & DISTRICT :

TITLE NO :

PROPERTY :

THIS LEGAL CHARGE is made the
BETWEEN:-

day of

2007

(1) [] ("the Mortgagor")

(2) **RUGBY FOOTBALL FOUNDATION** a company limited by guarantee (Company No.4608134) whose registered office is at Rugby House, Rugby Road, Twickenham, Middlesex, TW1 1DS ("the Mortgagee")

1

1.1 The Mortgagor with full title guarantee charges by way of Legal Mortgage all and every interest in or over the property comprised in the above title which the Mortgagor has power at law or in equity so to charge including all additions thereto and all buildings erections fixtures and fittings (not being chattels within the provisions of the Bills of Sale Acts) for the time being thereon ("the Mortgaged Property") as a continuing security to the Mortgagee for the due discharge and payment of all indebtedness and other liabilities on any account whatsoever of the Mortgagor to the Mortgagee whether present future actual or contingent and whether incurred solely severally or jointly

1.2 If the Mortgagor (or if more than one person, one or more of the persons defined as the Mortgagor) is a company incorporated under the Companies Act or an Industrial and Provident Society registered under The Industrial and Provident Societies Acts the Mortgagor (or such person or persons as aforesaid) also with full title guarantee charges by way of floating security all moveable plant machinery implements utensils building and other materials furniture and other equipment now or from time to time placed on or used in or about the Mortgaged Property as a continuing security to the Mortgagee for the due discharge of such indebtedness and other liabilities as aforesaid and the expression "the Mortgaged Property" shall be construed accordingly

- 2 The Mortgagor will keep the Mortgaged Property in good and substantial repair and condition and will keep the same insured against loss or damage by fire explosion lightning aircraft or articles dropped therefrom storm tempest riot civil commotion strikers and locked-out workers malicious damage flood bursting and overflowing of water pipes and tanks and impact to the full reinstatement value thereof such insurance to be effected in some insurance office or with underwriters of repute to be approved in writing from time to time by the Mortgagee such approval not to be unreasonably withheld in the joint names of the Mortgagee and the Mortgagor and the Mortgagor will if the Mortgagor is named to insure under this clause duly and punctually pay all premiums and other sums of money necessary for effecting and keeping up such insurance immediately upon the same becoming due or within seven days thereafter and will on demand produce to the Mortgagee for retention by it the policy or policies of such insurance and the receipt for every such payment Provided that where the Mortgaged Property is expressed to be leasehold or there is a prior mortgage or charge any insurance effected and maintained pursuant to the covenants contained in the lease under which the Mortgaged Property is held or such mortgage or charge shall on production by the Mortgagor to the Mortgagee of evidence satisfactory to the Mortgagee of such insurance being in force and the payment of the premiums or other moneys payable in respect thereof be accepted by the Mortgagee in satisfaction (or part satisfaction to the extent of the cover effected) of this covenant to insure notwithstanding that the Mortgagor may be unable to deliver or produce the policies or receipts to the Mortgagee
- 3 The Mortgagor will perform and observe all covenants conditions obligations agreements and stipulations affecting the Mortgaged Property or any part thereof whether the same are contained or referred to in any Deed or Document referred to in any Schedule hereto or otherwise or (if the Mortgaged Property is registered at H.M. Land Registry) entered on the Register of the Title affecting the same
- 4 If there shall at any time be any default or delay by the Mortgagor in completing any building works on the Mortgaged Property or if there shall be at any time any default or delay by the Mortgagor in keeping the Mortgaged Property or any part thereof in such repair and condition as aforesaid or in effecting or keeping up such insurances as aforesaid or in producing any such policy or receipt to the Mortgagee on demand or in complying with the obligations of the preceding clause then without thereby becoming a mortgagee in possession the Mortgagee may complete the same or may repair and keep the Mortgaged Property or any part thereof in such repair and condition as aforesaid (with power to enter upon the whole or any part thereof for that purpose) or may insure and keep the same insured in any sum not exceeding the full value thereof or the amount of all such indebtedness and other liabilities hereby secured as

aforesaid (whichever shall be the greater sum) or comply with such obligations as aforesaid and all moneys expended by the Mortgagee under this provision shall be deemed to be properly paid by it and shall be a debt owing by the Mortgagor to the Mortgagee payable on demand

- 5 All moneys received on any insurance whatsoever whether effected by the Mortgagor or the Mortgagee and whether or not it is one for the maintenance of which the Mortgagor is liable under this deed shall at the absolute discretion of the Mortgagee be applied either in making good the loss or damage in respect of which the moneys are received or in or towards discharge of the indebtedness for the time being owing hereunder and the same shall be held by the Mortgagor in trust for the Mortgagee
- 6 The Mortgagor will not exercise the statutory power of leasing or agreeing to lease or of accepting or agreeing to accept a surrender of a lease without the previous consent in writing of the Mortgagee and will not without such consent grant or agree to grant any lease or tenancy of the Mortgaged Property or any part thereof which if granted would or might as between the tenant and the Mortgagor be valid but not binding upon the Mortgagee and in addition to the powers of leasing by law conferred on mortgagees the Mortgagee may after the power of sale has become exercisable and whether or not in possession demise the whole or any part of the Mortgaged Property for any period for less than a year or from year to year or for any term of years at such rent and subject to such covenants and conditions and either with or without any fine or premium as it may think fit and upon any such demise may permit the tenant to have the use of any fixtures comprised in this security upon such terms as the Mortgagee shall think proper and may also accept surrenders of any lease or tenancy of the Mortgaged Property from time to time subsisting upon any terms (including the payment of money) which it may think reasonable and may grant new or other leases of the premises so surrendered
- 7 The restriction on the right of consolidating mortgage securities which is contained in Section 93 of the Law of Property Act 1925 or any Act amending or re-enacting the same shall not apply to this security Provided that where the Mortgagor is expressed to be a trustee this security may only be consolidated with any other security which may be given by the Mortgagor in the Mortgagor's capacity as such trustee as aforesaid
- 8 The Mortgagor will permit the Mortgagee or its agents at all reasonable times to enter into and upon the Mortgaged Property and every part thereof to inspect the same and the condition and repair hereof and to take or compile schedules of dilapidations and inventories of fixtures and fittings

- 9 The Mortgagor will not make or permit to be made any material change in the use of the Mortgaged Property or any part thereof or carry out or permit to be carried out any development thereon as defined in and for the purposes of the Town and Country Planning Act 1990 or any Act amending or re-enacting the same (in the Deed called "the Planning Acts") or alter or permit to be altered any existing buildings or structure save in each and every case with the previous consent in writing of the Mortgagee (which it shall be in the absolute discretion of the Mortgagee either to give unconditionally or subject to any conditions or to refuse) and after obtaining all necessary planning and other permission licences and consents and complying with the building and other bye-laws
- 10 The Mortgagor will comply in all respects with the conditions subject to which any permission for development has been or shall be granted in relation to the Mortgaged Property or any part thereof and the provisions of any statute statutory instrument rule order or regulation and of any order direction or requirement made or given by any planning or local authority or any Minister or Court and will keep the Mortgagee indemnified therefrom
- 11 Save as disclosed in writing to the Mortgagee by the Mortgagor prior to the date hereof the Mortgagor or where the Mortgagor is expressed to be a trustee or other representative of a club such club is at the date hereof in sole and undisputed occupation of the Mortgaged Property; and where the title to the Mortgaged Property is registered or is to be registered the title will remain so until after the date when the application in respect of this Deed is lodged at the Land Registry and entered on the day list there
- 12 If the title to the Mortgaged Property is not registered at the date hereof then no person shall be registered at the Land Registry as proprietor of the Mortgaged Property or any part thereof without the previous consent in writing of the Mortgagee
- 13 The Mortgagor will cause to be delivered to the Mortgagee forthwith after receipt a copy of any and every notice served upon the Mortgagor or the Mortgaged Property or any lessee or tenant thereof
- 14 Neither the Mortgagee nor any Receiver appointed hereunder shall be liable for any loss howsoever occurring in or about the exercise or execution of any power in respect of this security
- 15 The Mortgagor will not during the continuance of this security without the previous consent of the Mortgagee create any other charge mortgage or like encumbrance over or affecting any part of the Mortgaged Property Provided that it shall be a condition of any such consent that the Mortgagor will if required by the Mortgagee obtain at the expense of the Mortgagor the

execution of a Deed to Regulate Priorities by any chargee mortgagee or like incumbrancer to the intent that this charge and all moneys intended to be hereby secured shall at all times continue to rank as a charge on the Mortgaged Property in priority to or pari passu with such other mortgage or incumbrance

- 16 Where the Mortgaged Property is charged subject to an existing charge mortgage or other incumbrance having priority to this security the Mortgagor will strictly observe and perform all the obligations imposed therein; in the event of any proceedings being taken to exercise or enforce any powers or remedies conferred by any such charge mortgage or other incumbrance the Mortgagee may redeem the same or may procure the transfer thereof to itself and may settle and pass the accounts thereof and any accounts so settled and passed shall be conclusive and binding between such prior chargee mortgagee or incumbrancer and the Mortgagor as between the Mortgagee and the Mortgagor; principal moneys interest costs charges and expenses paid or incurred by the Mortgagee as aforesaid shall be deemed to be moneys properly paid by the Mortgagee hereunder
- 17 All costs charges and expenses properly incurred hereunder by the Mortgagee in the event of any default by the Mortgagor and all moneys properly paid by the Mortgagee as mortgagee in the event of default by the Mortgagor shall on a full indemnity basis be charged upon the Mortgaged Property and shall upon the same being paid be repaid on demand to the Mortgagee by the Mortgagor provided that the charge hereby conferred shall be in addition and without prejudice to any and every remedy lien or security which the Mortgagee may or but for the said charge would have for the moneys hereby secured or any part thereof
- 18 Section 103 of the Law of Property Act 1925 shall not apply to this security and the statutory power of sale shall as between the Mortgagee and a purchaser from the Mortgagee be exercisable at any time after the date hereof and such purchaser shall not be concerned to enquire whether the right of the Mortgagee to exercise such power has arisen or be concerned with notice to the contrary but as between the Mortgagee and the Mortgagor the Mortgagee shall not exercise the said power until after the happening of one or more of the following events:-
- 18.1 if any such indebtedness and other liabilities hereby secured are not paid on the due date for payment thereof
- 18.2 if there has been any breach non-performance or non-observance of any covenant agreement stipulation or provision in this Deed or any schedule hereto or in any Act contained or implied and on the part of the Mortgagor to be performed or observed

- 18.3 if the Mortgaged Property or any part thereof or any interest therein is compulsorily acquired or requisitioned by any public or local authority or is without the previous consent in writing of the Mortgagee sold mortgaged leased or otherwise disposed of
- 18.4 if the Mortgagor (being an individual) shall commit an act of bankruptcy be adjudicated bankrupt or an interim receiver is appointed of the property of the Mortgagor or (being a body corporate) shall have an administrative receiver of it appointed or an administration order made in respect of it enter into liquidation or have a petition presented in respect thereof or in either case shall have an execution or distress levied on the Mortgagor's goods or if the Mortgagor or where Mortgagor is expressed to be a trustee or other representative of a Club then such Club shall suffer or take any steps in connection with any of the above matters
- 19 Any demand or notice hereunder shall be given in writing and may be served either personally or by post. A demand or notice served by post shall be addressed to the Mortgagor if a person at his address or place of business last known to the Mortgagee or if a corporation at its registered office and a demand or notice so addressed and posted shall be deemed to have been duly made or given on the day following notwithstanding that it be returned undelivered and notwithstanding the death of the Mortgagor
- 20 If the Mortgaged Property is at the date hereof or during the subsistence of this security becomes Registered Land then the parties hereto hereby apply to the Chief Land Registrar for a restriction in the following terms to be entered on the register of the Mortgagor's title relating to the Mortgaged Property:-
- “No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated [] 2007 in favour of Rugby Football Foundation referred to in the Charges Register signed on such proprietor's behalf by its secretary or conveyancers”
- 21 If the expression “the Mortgagor” includes more than one person then
- 21.1 the expression shall mean all or any one of those persons and their respective successors in title and all other estate owners for the time being of the Mortgaged Property

21.2 all the obligations of the Mortgagor shall be joint and several and none of them shall be released from liability hereunder by reason of this Mortgage ceasing to be a continuing security as regards any other or others of them

PROVIDED THAT where the Mortgagor is expressed to be a trustee then covenants on the part of such trustee shall be made so as to bind such trustee as aforesaid and (so far as they can) all the successors in the office of such trustee and the funds and income in their hands in that capacity so far as the same may be available and shall not be deemed to bind affect or concern any other funds or income of such trustee

21.3 it shall be sufficient for any notice or demand hereunder required or authorised to be served or made on the Mortgagor to be served or made on any one such person who shall be deemed to receive such notice or demand for himself and as agent for any such other person or persons

IN WITNESS whereof this Legal Charge has been duly executed as a Deed the day and year first above written

EXECUTED as a **DEED** by the said [NAME OF
INDIVIDUAL] in the presence of:)
)
)

Witness signature:

Print name:

Address:

.....

Or

EXECUTED as a **DEED** by the said [LIMITED
COMPANY] acting by:

Director)
)

Director/Secretary)
)

DATED

2007

[NAME OF CLUB / TRUSTEES ETC]

to

RUGBY FOOTBALL FOUNDATION

LEGAL CHARGE

- of -

[LTD / DESC OF LAND / CLUB NAME]

EDWIN COE
2 Stone Buildings
Lincoln's Inn
London
WC2A 3TH

Ref: IAG/RUG.5.[xx]

Doc: 303420_1

THIS LICENCE is made the day of Two thousand and Seven

BETWEEN:

- (1) **WEST BERKSHIRE DISTRICT COUNCIL** of Council Offices Market Street Newbury
Berkshire RG14 5LD ("the Landlord")
- (2) **HUNGERFORD TOWN COUNCIL** of Council Offices Crown Passage High Street
Hungerford Berkshire ("the Tenant")
- (3) **ANDREW BRIAN SPARKES STEVEN CHARLES MILLS MARTIN ANDREW
SIMONS AND RALPH WELLARD** c/o Tree House 1 Park Street Hungerford
Berkshire RG17 0EF being the Trustees for the time being of the Hungerford Rugby
Club ("the Trustees")

NOW THIS DEED WITNESSES as follows:-

1. DEFINITIONS AND INTERPRETATION

In this deed the words and expressions defined in this clause are to have the meanings specified

1.1. Gender and Number

Words importing one gender include all other genders, words importing the singular include the plural and vice versa, and any reference to a person includes a reference to a company authority board department or other body

1.2. Headings

The clause headings do not form part of this deed and are not to be taken into account for the purposes of its construction or interpretation

1.3. Joint and Several Liability

If any party to this Licence at any time comprises two or more persons, the obligations of that party are to be joint and several obligations of those persons

1.4. **'The Headlease Term'**

'The Headlease Term' means a term of 50 years commencing on 10th September 1992

1.5. **'The Landlord'**

The expression 'the Landlord' includes the person from time to time entitled to possession of the Premises when the Lease comes to an end

1.6. **'The Tenant'**

The expression 'the Tenant' includes the successors in title of the Tenant except for the purpose of clause 3 of this Licence

1.7. **'The Lease'**

'The Lease' means a lease dated 10th September 1992 and made between (1) The Landlord and (2) The Tenant

1.8. **'The Underlease'**

'The Underlease' means an Underlease in the form of the annexed draft by which the Underlease Premises are demised to the Trustees for the Underlease Term ("the Draft Underlease")

1.9. **'The Premises'**

'The Premises' means all that land and buildings known as the Triangle Field Sports Ground Priory Road Hungerford Berkshire

1.10. **'The Underlease Premises'**

'The Underlease Premises' means the ~~single storey building and adjacent land and~~ building edged red on the plan attached to the draft Underlease forming part of the Premises

1.11. **'The Underlease Term'**

'The Underlease Term' means the period of 21 years commencing on and including
()

1.12. Reference to 'The Lease' and 'The Underlease'

The expression 'the Lease' and 'the Underlease' include all or any deeds and documents supplemental – whether expressed to be so or not – to the Lease and the Underlease respectively

1.13. Reference to 'The Charge'

'The Charge' means the charge annexed to the Schedule to this Deed

1.14. References to Clauses

Any reference in this Licence to a clause sub-clause or schedule without further designation is to be construed as a reference to the clause sub-clause or schedule of this Licence so numbered

1.15. References to Statutes

1.154.1. General

References to 'statute' are references to any statute or statutory provision for the time being in force and any regulations orders byelaws or other subordinate legislation made under any such statute or statutory provision from time to time

1.154.2. Specific

Unless expressly stated to the contrary, any references to a specific statute includes any statutory extension or modification amendment or re-enactment of that statute and any regulations or orders made under that statute

2. RECITALS

2.1. The Lease

This Licence is supplemental to the Lease, by which the Premises were demised for the Headlease Term subject to payment of the rent reserved by and the performance and observance of the covenants on the tenant's part and the conditions contained in

the Lease, and is deemed to restate all the provisions of the Lease as varied by this Licence

2.2. Devolution of Title

The immediate reversion to the Lease remains vested in the Landlord and the unexpired residue of the Headlease Term remains vested in the Tenant

2.3. Provisions requiring Consent for Underletting and Consent to Charge

The Lease contains an absolute prohibition of the subletting of part of the Premises and a prohibition of the mortgaging or charging of the whole or part of the Premises without the consent of the Landlord but at the request of the other parties the Landlord has agreed to grant a licence upon the terms set out in this deed to enable the Tenant to demise the Underlease Premises to the Trustees for the Underlease Term and to permit the Trustees to charge the Underlease Premises subject to a ceiling of TWENTY FIVE THOUSAND POUNDS (£25,000.00)

3. LICENCE TO UNDERLET

At the request of the other parties, and subject to:-

- 3.1. The Tenant and the Trustees observing the covenants contained in a Licence dated () and made between the Landlord (1) the Tenant (2) the Trustees (3) ("the Licence")
 - 3.2. The Trustees satisfying the conditions contained in clauses 3.1 and 5.1 of the Licence
 - 3.3. The covenants and conditions contained in this deed
- the Landlord grants to the Tenant licence to grant the Underlease and licence to the Trustees to charge the Underlease Premises

4. TRUSTEES' COVENANTS

The Trustees covenant with the Landlord and the Tenant at all times after completion of the Underlease during the Underlease Term to:-

4.1. Underlease to be Observed

The Trustees must pay the rent and other sums reserved by the Underlease and observe and perform the tenant covenants contained in it and must not suffer or permit anything at or in relation to the Underlease Premises that would or might constitute a breach of those covenants

4.2. Lease to be Observed

The Trustees must not suffer or permit anything at or in relation to the Premises that would or might constitute a breach of any of the covenants contained in the Lease

4.3. Charge to be Observed

4.3.1. The Trustees covenant that the monies secured by the Charge will not exceed TWENTY FIVE THOUSAND POUNDS (£25,000.00)

4.3.2. The Trustees will not agree any variation to the Charge without the prior written consent of the Tenant and the Landlord

4.3.3. The Trustees will observe and perform the obligations contained in the Charge but if the Chargee notifies the Trustees they are in breach of any obligation(s) contained in the Charge, the Trustees shall notify the Tenant and the Landlord immediately

5. TENANT'S COVENANTS

The Tenant covenants with the Landlord to observe and perform the requirements of this clause 5

5.1. Possession

The Tenant must not allow the Trustees into possession or occupation of the whole or any part of the Underlease Premises until the completion of the Underlease

5.2. Notice of the Underlease

Immediately after completion of the Underlease the Tenant must give the Landlord written notice of the date on which it was completed together with a certified copy of the counterpart of it for registration

5.3. Variation of the Underlease

The Tenant must not, without the prior written consent of the Landlord, which may be withheld for any or no reason, at any time, whether expressly or by implication, vary any of the provisions of the Underlease, or waive any of his rights in respect of any breach of the obligations on the tenant's part contained in the Underlease, but must take all steps that are lawfully available to it, including re-entry, to enforce the performance and observance of them

5.4. The Charge

5.4.1. The Tenant shall provide to the Landlord a certified copy of the executed Charge

5.5. Costs and Indemnity

The Trustees must pay to the Landlord on demand and indemnify the Landlord against all costs charges fees disbursements and expenses including those of professional advisers and agents and including in each case any VAT incurred by the Landlord in connection with the Underlease this Licence and any other documents prepared in relation to the Underlease and the Charge PROVIDED THAT if payment is not made by the Trustees, payment shall be made by the Tenant

6. PROVISOS

6.1. Time limit for completion

If the Underlease is not completed within 6 months after the date of this Licence and otherwise in accordance with it, then the provisions of this Licence (except for clause 5.56) are to determine immediately and cease to have effect, but without prejudice to

any accrued right of action vested in the Landlord in respect of any breach by the Tenant of his obligations under this Licence before that date

6.2. Sums Recoverable as Rent

All sums payable by the Tenant under this Licence are recoverable as rent in arrear

6.3. Breaches of Obligation under the Lease

Nothing contained in this Licence waives or is to be deemed to waive any breach of the obligations of the Tenant under the Lease that have occurred or may occur before completion of the Underlease or authorises or is to be deemed to authorise any other or further subletting or mortgaging or charging of the whole or any part of the Premises or anything that is not expressly authorised by this Licence, and the covenants on the tenant's part and the conditions contained in the Lease are to continue in full force and effect, subject to the terms of this Licence

6.4. Variation of the Lease

The Lease is to be varied to incorporate the covenants set out in clause 5 and the forfeiture provisions in the Lease are to be exercisable on any breach of those covenants as well as on the happening of any of the events mentioned in the forfeiture provisions in the Lease

IN WITNESS whereof the parties have hereunto set their Common Seal and signed this instrument as their deed the day and year first before written

THE COMMON SEAL of)

WEST BERKSHIRE DISTRICT COUNCIL)

hereunto affixed is authenticated by:-)

Authorised Signatory

EXECUTED as a DEED by)

HUNGERFORD TOWN COUNCIL)

acting by)

Mayor

Town Clerk

EXECUTED as a DEED by the **TRUSTEES**)

OF HUNGERFORD RUGBY CLUB)

_____)

MR ANDREW SPARKES)

EXECUTED as a DEED by _____)

MR STEVEN CHARLES MILLS _____)

EXECUTED as a DEED by _____)

MR MARTIN ANDREW SIMONS _____)

EXECUTED as a DEED by _____)

MR RALPH WELLARD _____)