Application No P/11442/007 10098

Mr. Tim North,
Tim North & Associates
17a, Reading Road
Pangbourne
Berkshire
RG8 7LR

Town and Country Planning Act 1990, sects. 191 and 192 (as amended)
The Town and Country Planning (General Permitted Development) Order 1995 (as amended)

Slough Borough Council hereby certify that on the use described in the First Schedule hereto in respect of the land specified in the Second Schedule and edged in red on the plan attached to this Certificate, IS LAWFUL in accordance with Section 191 (as amended by Section 10 of the Planning and Compensation Act 1991) of the Town and Country Planning Act 1990 for the following reasons:-

1. On the basis of the evidence submitted; the Local Planning Authority is satisfied that the operations and material change of use, for the respective periods of four and ten years, has not been subject to formal enforcement action and is therefore immune from any such future proceedings and is thus lawful

First Schedule:

CERTIFICATE OF LAWFULNESS OF EXISTING USE AND DEVELOPMENT FOR THE RETENTION OF LAND AS A CAR PARK (SUI-GENERIS) FOR COMMERCIAL PURPOSES AND THE RETENTION OF ASSOCIATED HARDSTANDING

Second Schedule:

THE LAND REFERRED TO AS CAR PARKING FACILITIES SITE, MANOR FARM, POYLE ROAD, SLOUGH, BERKSHIRE, SL3 0BL

Dated this 27th July 2009

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Your attention is drawn to the attached notes.

Wesley McCarthy On behalf of

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Head of Planning and Strategic Policy

## Notes:

- 1. This certificate is issued solely for the purpose of Section 192 of the Town and Country Planning Act 1990 as amended.
- 2. It certifies that the proposed development specified in the First Schedule taking place on the land described in the Second Schedule was lawful on the specified date and thus would not have been liable to enforcement action under Section 172 of the 1990 Act on that date.
- 3. This certificate applies only to the extent of the proposed development described in the First Schedule and to the land specified in the Second Schedule and identified on the attached plan. Any proposed development which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.
- 4. The effect of the certificate is also qualified by the proviso in Section 192(4) of the 1990 Act, as amended, which states that the lawfulness of a described use or operation is only conclusively presumed where there has been no material change, before the proposed development is instituted or the operations begun, in any of the matters relevant to determining such lawfulness.

