

IMPORTANT – THIS COMMUNICATION AFFECTS YOUR PROPERTY

TOWN AND COUNTRY PLANNING ACT 1990 (AS AMENDED BY THE PLANNING AND COMPENSATION ACT 1991)

ENFORCEMENT NOTICE

ISSUED BY: THE LONDON BOROUGH OF CAMDEN

1. **THIS IS A FORMAL NOTICE** which is issued by the Council because it appears to them that there has been a breach of planning control, under Section 171 A (1) (a) of the above Act, at the land described below. They consider that it is expedient to issue this notice, having regard to the provisions of the development plan and to other material planning considerations. The Explanatory Note at the end of the Notice and the enclosures to which it refers contain important additional information.

2. THE LAND TO WHICH THE NOTICE RELATES

Land at: 57 Camden Road, London, NW1 9EU as shown outlined in black on the attached plan ("the Property").

3. THE BREACH OF PLANNING CONTROL ALLEGED

Without planning permission: Installation of a single-storey stair enclosure at ground floor level on the Royal College Street elevation.

4. REASONS FOR ISSUING THIS NOTICE:

- a) The development has occurred within the last 4 years.
- b) The single-storey stair enclosure by reason of its size, location and visual appearance is considered to detract from the visual amenity of the host building and the character and appearance of this part of the Camden Broadway Conservation Area, and is thereby contrary to policies D1 and D2 of Camden's Local Plan 2017.

5. WHAT YOU ARE REQUIRED TO DO

Within a period of **THREE (3) months** of the Notice taking effect:



Depo

- 1. Totally remove the single-storey stair enclosure and any associate fixtures and fittings from the site;
- 2. Reinstate this part of the site to its previous condition prior to the unauthorised works taking place;
- 3. Remove any resultant debris from the site and make good any damage caused as a result of the above works.

6. WHEN THIS NOTICE TAKES EFFECT

This notice takes effect on **14 November 2023** unless an appeal is made against it beforehand.

DATED: 02 October 2023 Signed:

Chief Planning Officer, Supporting Communities on behalf of the London Borough of Camden, Town Hall, Judd Street, London WC1H 8JE

Explanatory Note Pursuant to Regulation 5 of the Town and Country (Enforcement Notices and Appeals) (England) Regulations 2002

An appeal may be brought on any of the following grounds—

- (a) that, in respect of any breach of planning control which may be constituted by the matters stated in the notice, planning permission ought to be granted or, as the case may be, the condition or limitation concerned ought to be discharged;
- (b) that those matters have not occurred;
- (c) that those matters (if they occurred) do not constitute a breach of planning control;
- (d) that, at the date when the notice was issued, no enforcement action could be taken in respect of any breach of planning control which may be constituted by those matters;
- (e) that copies of the enforcement notice were not served as required by section 172;
- (f) that the steps required by the notice to be taken, or the activities required by the notice to cease, exceed what is necessary to remedy any breach of planning control



which may be constituted by those matters or, as the case may be, to remedy any injury to amenity which has been caused by any such breach;

(g) that any period specified in the notice in accordance with section 173(9) falls short of what should reasonably be allowed.

Not all these grounds may be relevant to you.

If you appeal against the notice on Ground (a) "That planning permission should be granted for what is alleged in the enforcement notice, or that the condition which is alleged not to have been complied with should be discharged" there is a fee payable under Regulation 10 of the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012/No.2920 for the deemed application for the planning permission for the development alleged to be in breach of planning control in the enforcement notice.

The fee is payable twice to the "London Borough of Camden", as the Local Planning Authority.

If you wish to appeal under Ground (a), the fee payable to the "London Borough of Camden" should be submitted at the same time as the appeal form is submitted. The fee is payable:

By credit/debit card by phone: call 020 7974 4444 or by BACS transfer to:

London Borough of Camden NatWest Account.

Sort code: 50-30-03

Account number: 24299480

You must use the Council's reference EN23/0290.

The fee is £468.00

The TOTAL FEE payable is £468.00 (i.e. £234.00 \times 2)

STATEMENT ON GROUNDS OF APPEAL

You must submit to the Secretary of State, either when giving notice of appeal or within 14 days from the date on which the Secretary of State sends him a notice so requiring, a statement in writing specifying the grounds on which you are appealing against the Enforcement Notice and stating briefly the facts on which you propose to rely in support of each of those grounds.



ANNEX

YOUR RIGHT OF APPEAL

You can appeal against this notice, but any appeal must be received, or posted in time to be **received**, by the Planning Inspectorate acting on behalf of the Secretary of State **before** the date specified in paragraph 6 of the notice.

The enclosed information sheet published by the Planning Inspectorate gives details of how to make an appeal

link to http://www.planningportal.gov.uk/uploads/pins/enfinfosheet.pdf

WHAT HAPPENS IF YOU DO NOT APPEAL

If you do not appeal against this enforcement notice, it will take effect on **14 November 2023**, and you must then ensure that the required steps for complying with it, for which you may held responsible, are taken within the period specified in the notice. Failure to comply with an enforcement notice, which has taken effect, can result in prosecution and/or remedial action by the Council.

The information contained within this notice is a summary of sections 171A, 171B and 172-177 of the Town and Country Planning Act, 1990.

For the full sections of the act please see: http://www.legislation.gov.uk/ukpga/1990/8/part/VII



THIS ENFORCEMENT NOTICE HAS BEEN SERVED ON:

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1	Owner
	57 Camden Road, London, NW1 9EU
2	Occupier
	57 Camden Road, London, NW1 9EU
3	Owner
	Basement Premises, 57 Camden Road,
_	London, NW1 9EU
4	Occupier
	Basement Premises, 57 Camden Road,
	London, NW1 9EU
5	Owner
	First Floor Flat, 57 Camden Road, London,
	NW1 9EU
6	Occupier
	First Floor Flat, 57 Camden Road, London,
	NW1 9EU
7	Owner
	Second Floor Flat, 57 Camden Road,
	London, NW1 9EU
8	Occupier
	Second Floor Flat, 57 Camden Road,
	London, NW1 9EU
9	Owner
	Third Floor Flat, 57 Camden Road, London,
	NW1 9EU
10	Occupier
	Third Floor Flat, 57 Camden Road, London,
	NW1 9EU
11	Owner
	Second and Third Floor Flat, 57 Camden
	Road, London, NW1 9EU
12	Occupier
	Second and Third Floor Flat, 57 Camden
	Road, London, NW1 9EU
13	Owner
	180 Royal College Street, London, NW1
	9NN
14	Occupier
	180 Royal College Street, London, NW1
	9NN
15	Owner
	Basement and Ground Floor Premises, 180
	Royal College Street, London, NW1 9NN
16	Occupier
	Basement and Ground Floor Premises, 180
	Royal College Street, London, NW1 9NN
17	Owner
	Flat 1, 57 Camden Road, London, NW1 9EU
18	Occupier



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Flat 1, 57 Camden Road, London, NW1 9EU
Owner
Flat 2, 57 Camden Road, London, NW1 9EU
Occupier
Flat 2, 57 Camden Road, London, NW1 9EU
57 Camden Limited
60 Welbeck Street, London W1G 9XB
Edmond De Rothschild (Suisse)
18, Rue de Hesse, 1204 Geneva,
Switzerland
Sue Peters
c/o Messrs Crumplins
142 Gloucester Avenue, Primrose Hill,
London, NW1 8JA
Robert James Finean and Loong Siang
Liang
Second and Third Floor Flat, 57 Camden
Road, London, NW1 9EU
Marco Alexandre Oliveira Araujo
Mizuho, 1 Friday Street, London, EC4M 9JA
Santander UK Plc
2 Triton Square, Regents Place, London
NW1 3AN
Sean James O'Neill
19 Arkley Lane, Barnet, EN5 3JR
Tiger Holdings Limited
c/o Wilson Barca
13-14 Dean Street, London, W1D 3RS

If you believe that there is someone else who should be served or any of those listed above has not received a copy of the notice or any other document please let that person and the Council know of this omission as soon as possible.





