The Planning Inspectorate

For official use only (Date received)

7-Oct-2013 18:24

ENFORCEMENT NOTICE APPEAL (Online Version)

WARNING: The appeal *must* be received by the Inspectorate before the effective date of the local planning authority's enforcement notice.

APPEAL REFERENCE: APP/X5210/C/13/2206787

A. AF	PPELLANT DETAILS		
Name	Mr Ben Grant		
Address	24 Elsworthy Road LONDON	Phone no. Fax no	
Postcode	NW3 3DL E-mail		
Please confirm how you wish to correspond with Electronically, via the email address specified above us:			the email address specified above
us.	On	paper, by post.	~
B. AC	GENT DETAILS (IF ANY) FOR THE	ΑΡΟΕΛΙ	
	· , ,	AFFLAL	
L	Mr James Harris		
	25 Savile Row LONDON	Your referer	GRAL2008 - 24 Elsworthy
	LONDON	Phone no.	02078514010
		Fax no	
Postcode	W1S 2ES E-mail jharris@turley	yassociates.co.uk	
Please confirm how you wish to correspond with us: Electronically, via the email address specified above on paper, by post.			
C. DE	TAILS OF THE APPEAL		
Name of I	ocal planning authority (LPA) London Bord	ough of Camd	en
Date of issue of enforcement notice Reference number on the enforcement notice EN13/0311			
Effective of enforcement	date of ent notice 11 Oct 2013		

D. APPEAL SITE ADDRESS		
Land affected (please give full address)		
24 Elsworthy Road LONDON		
Postcode NW3 3DL Grid Reference: Easting 05273832 Northing 01841125		
1. Are there any health and safety issues at, or near, the site which the Inspector YES NO would need to take into account when visiting the site?		
2. What is your/the appellant's interest in the land? owner tenant mortgagee		
If none of these apply did you/the appellant occupy the land under a written or oral licence BOTH on the date the enforcement notice was issued AND on the date of making this appeal?		
If "No", what is your/the appellant's involvement in the land?		
E. GROUNDS AND FACTS		
Do you intend to submit a planning obligation (a section 106 agreement or a YES NO violateral undertaking) with this appeal?		
Please tick which of the following grounds of appeal apply to your case and give the facts in support of each ground chosen.		
(a) That planning permission should be granted for what is alleged in the notice.		
Section 174(2)(a) of the Town and Country Planning Act says "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".		
** See separate documents **		

matter of fact.
Section 174(2)(b) says "that those matters have not occurred".
(c) That there has not been a breach of planning control (for example because permission has already been granted, or it is "permitted development").
Section 174(2)(c) says "that those matters (if they occurred) do not constitute a breach of planning control".
(d) That, at the time the enforcement notice was issued, it was too late to take enforcement action against the matters stated in the notice.
Section 174(2)(d) says "that at the date when the notice was issued, no enforcement action could be taken in respect of any broads of planning central which may be constituted by those matters."
be taken in respect of any breach of planning control which may be constituted by those matters" Please note that if you choose ground (d) an inquiry will normally be necessary

(e) The notice was not properly served on everyone with an interest in the land.
Section 174(2)(e) says "that copies of the enforcement notice were not served as required by section 172".
(f) The steps required to comply with the requirements of the notice are excessive, and lesser steps would overcome the objections.
Please state how you think the requirements should be varied.
Section 174(2)(f) says "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".
(a) That the time given to comply with the notice is too short
(g) That the time given to comply with the notice is too short.
Please state what you consider to be a reasonable compliance period, and why. Section 174(2)(g) says "that any period specified in the notice in accordance with section 173(9)
falls short of what should reasonably be allowed".

F.	Cl	HOICE OF PROCEDURE	
		e 3 possible procedures:- written representations, hearings and inquiries. You should consider which method suits your circumstances before selecting your preferred option by ticking the b	
1.	THE WRITTEN REPRESENTATIONS PROCEDURE		
	(for	an explanation refer to the guidance leaflet).	
	Plea	ase answer the questions below.	
	a)	Could the Inspector see the relevant parts of the appeal site sufficiently YES NO to judge the proposal from public land?	
	b)	Is it essential for the Inspector to enter the site to check measurements YES NO or other relevant facts?	
		If so, please explain below or on a separate sheet.	
2.	THE	E HEARING PROCEDURE	'
	(for	an explanation refer to the guidance leaflet).	
	suita	nough you may indicate a preference for a hearing, the Inspectorate must also consider that your appeal able for this procedure. You must give detailed reasons below or on a separate sheet why you think a ring is necessary.	l is
	com the	e appeal should be decided by the hearing procedure, as this case is applicated by the approved consents and would benefit from a discussion about merits of the built scheme in terms of design quality and impact upon enity in comparison to the approved and other precedent schemes.	
		Continued in Section L	
	Ple	ease answer the question below	
	a)	Is there any further information relevant to the hearing which you need YES NO to tell us about? If so please explain below.	~
3.	тні	E INQUIRY PROCEDURE	
	(for	an explanation refer to the guidance leaflet).	
	suita	nough you may indicate a preference for an inquiry the Inspectorate must also consider that your appeal cable for this procedure. You must give detailed reasons below or on a separate sheet why you think an uiry is necessary.	

	Ple	ase answer the questions below	
	a)	How long do you estimate the inquiry will last? (Note: We will take this into consideration, but please bear in mind that our estimate will also be informed by others' advice and our own assessment.)	No. of days
	b)	How many witnesses do you intend to call?	No. of witnesses
	c)	Is there any further information relevant to the inquiry which you need to tell us about? If so, please explain below. Please continue on a separate sheet if necessary.	YES NO
G.	SE	INDING THE FEE FOR THE DEEMED PLANNING APPL	LICATION
1.		ne appellant applied for planning permission and paid the appropriat e same development as in the enforcement notice?	te fee YES NO
2.	a. the	S PLEASE STATE date of the relevant application b. the date of the LPA's dere any planning reasons why a fee should not be paid for this appears, please explain below	
	of you	and you have pleaded ground (a) to have the deemed planning apportance and any series and the fee shown in in the explanatory note accement notice.	
Н.	0	THER APPEALS	
Hav	ve you	sent other appeals for this or nearby sites to us and these have not please give details, including our reference numbers.	been YES NO

I. CHECK SIGN AND DATE	
Ple	ease tick 🗸
1 I have completed all parts of the form.	✓
2 I have attached a copy of the enforcement notice and plan to this form.	<u> </u>
3 I have sent a copy of this form and any documents to the LPA	✓
Date	7 October 2013
Name (in capitals) Mr James Harris	
On behalf of (if applicable) Mr Ben Grant	
The gathering and subsequent processing of the personal data supplied by accordance with the terms of our registration under the Data Protection A	• •

J. NOW SEND

• Send a copy to the LPA • You may wish to keep a copy of the form for your records

about our Data Protection policy can be found in the guidance leaflet.

You should ensure that you send a copy of the completed appeal form and a copy of any supporting documents you are sending to us to the LPA.

When we receive your appeal form, we will write to you letting you know if your appeal is valid, who is dealing with it and what happens next.

K. APPEAL DOCUMENTS

We will not be able to validate the appeal until all the necessary supporting documents are received.

Please ensure that all supporting documentation is received by the Planning Inspectorate before the effective date on the enforcement notice. If forwarding the documents by email, please send to **appeals@pins.gsi.gov.uk**. If posting, please enclose the section of the form that lists the supporting documents and send it to PO Box 326, Bristol, BS99 7XF.

You will not be sent any further reminders.

Please ensure that anything you do send by post or email is clearly marked with the reference number:

APP/X5210/C/13/2206787

Please ensure that a copy of your appeal form and any supporting documents are sent to the local planning authority.

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^{\star} The Documents Listed Below Were Uploaded With The Appeal Form ^{\star}
======= GROUNDS AND FACTS =======
TITLE:
         Grounds & facts
DESCRIPTION: Appeal Statement
FILENAME: 131007 Grounds of Appeal with Appendix.pdf
======= OTHER DOCUMENTS =======
TITLE:
         Appeal Form - Enforcement Notice + Plan -
DESCRIPTION: Appeal Form - Enforcement Notice + Plan - Enforcement Notice:
FILENAME: Enforcement Notice.pdf
TITLE:
         Appeal Form - Plan -
DESCRIPTION: Appeal Form - Plan - Plan
FILENAME: Full Drawing Set.pdf
* The Documents Listed Below Will Follow By Post *
======= OTHER DOCUMENTS =======
** Appeal Form - Plan -
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Reasons for hearing (cont'd)		
A hearing would also provide an opportunity to discuss relevant planning conditions.		
An inquiry would not be appropriate as there is no need for evidence to be tested by formal cross-examination; the case would not take more than one day to be heard; and the grounds of		
appeal are relatively straightforward.		

SUPPLEMENTARY SHEET