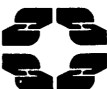
## ondon Borough of Camden

1/18

Regional Architects

Midland Regio



Item No.

Date 21 /00 1770

Canden Town Hatt Argyle Street Entrance

Euston Road London WC1H 8EQ Tel: 01-278 4166

Planning and Communications Department

B Schlaffenberg Dr Arch (Rome) Dip TP FRTP1

**Director of Planning and Communications** 

Your reference 3 0116/48 Our reference CTP/ E12/21/A/EB1864

Telephone inquiries to:

Mr. Jenden

Ext. **536** 

Dear Sir(s) or Madam,

Town and Country Planning Act 1971 Refusal of Listed Building Consent

The Council, in pursuance of its powers under the above-mentioned Act and the Regulations made thereunder, hereby refuses to grant consent for the execution of works referred to in the undermentioned Schedule.

Your attention is drawn to the Statement of Applicant's Rights set out overleaf.

## **SCHEDULE**

16th February 1978 Date of application:

Plans submitted Regd. No:

**III** 1864

Your No(s):

Address: Brezshelt House, Brezshelt Street, MI

Alteration to form a new concept ever main entr

Reason(s) for refusal:

The proposed eamsyy would have an adverse effect on the appears building of special architectural and historic interest.

## Informative:

You are advised to contact officers of this Council and of the Historia Buildings Division of the Greater Lendon Council's Department of Architesture and Cévis Design, County Hall, London SE1 for advice on the treatment of an advertisement on this listed building.

Yours faithfully,

Director of Planning and Communications

(Duly authorised by the Council to sign this document)

## Statement of Applicant's Rights arising from Refusal of Listed Building Consent

- 1. If the applicant is aggrieved by the decision of the local planning authority to refuse listed building consent for the proposed works, he may appeal to the Secretary of State for the Environment in accordance with paragraph 8 of Schedule 11 to the Town and Country Planning Act 1971 within six months of receipt of this notice.
  - (Appeals must be made on a form which is obtainable from the Department of the Environment.) The Secretary of State has power to allow a longer period for the giving of a notice of appeal but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of appeal.
- 2. If listed building consent is refused, whether by the local planning authority or by the Secretary of State for the Environment, and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any works which have been or would be permitted, he may serve on the Council of the district or London borough in which the land is situated (or, where appropriate, on the Common Council of the City of London) a listed building purchase notice requiring that Council to purchase his interest in the land in accordance with the provisions of Section 190 of the Town and Country Planning Act 1971.
- 3. In certain circumstances, a claim may be made against the local planning authority for compensation, where permission is refused or granted subject to conditions by the Secretary of State on appeal or on a reference of the application to him. The circumstances in which such compensation is payable are set out in Section 171 of the Town and Country Planning Act 1971.

(Revised April 1977)

Appeals Division of the Dopt. of the Environment new \*
Tollgate House, Houlton Street, Bristol, ES2 9DJ.