

ENVIRONMENT DEPARTMENT

S.W. Architects Ltd.,

8 Murray Street,

Attn J. Southall.

London,

NW1. 9RE.

## Planning, Transport and Health Service

Head of Planning, Transport and Health Service . Richard Rawes BA Hons . MICE C.Eng Dip TE

London Borough of Camden Camden Town Hall Argyle Street Entrance **Euston Road** London WC1H 8EQ

Tel 071 – 278 4444 Fax 071 - 860 5556

Our Reference: PL/9301473/ Case File No: H13/10/D

Tel.Inqu:

Jenny Reid

ext. 860 5809

Date: 29 APR 1994

Pear Sir(s)/Madam,

Town and Country Planning Act 1990 Town and Country Planning General Development Order 1988 (as amended) Town and Country Planning (Applications) Regulations 1988

Permission for Development

The Council, in pursuance of its powers under the above-mentioned Act and Orders and Regulations made thereunder, hereby permits the development referred to in the undermentioned Schedule subject to the conditions set out therein and in accordance with the plans submitted, save insofar as may otherwise be required by the said conditions.

Your attention is drawn to the Appeal Rights and other information at the end of this letter.

## SCHEDULE

Tate of Original Application: 15th November 1993

Address: 8 & 9 Murray Street, NW1

Proposal: Change of use of part of the second floor from office to

residential and of part of the third floor from

residential to office.

as shown on drawing no 030.01,02 and 2 un-numbered

ske**¢€**h plans.

Standard Condition:

1. The development hereby permitted must be begun not later than the expiration of five years from the date of this permission.

Reason for Standard Condition:

1. In order to comply with the provisions of Section 91 of the Town and Country Planning Act 1990.

Additional Condition(s):

01 No process shall be carried on or machinery installed which is not such as could be carried on or installed in any residential area without detriment to the amenity of that area by reason of noise, vibration, smell, fumes, smoke, soot, ash, dust or grit.

02 Details of additional sound insulation between the proposed residential on the second floor and the office shall be submitted to the Council within one month of the date of this decision; within 3 months of the date of approval of these details. the residential unit shall be made



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ready for occupation, in accordance with these details.

O3 The scheme shall be implemented in its entirety, in accordance with the plans hereby approved and the details to be approved by the Council in accordance with Condition O2 above.

Reason(s) for Additional Condition(s):

01 To safeguard the amenities of the adjoining premises and the area generally.

02 To safeguard the amenities of the adjoining premises and the area generally.

03 To ensure that the development is implemented in accordance with the terms of the planning permission and any details approved by the Council.

Yours Faithfully

Head of Planning, Transport & Health Services (Duly authorised by the Council to sign this document)

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STATEMENT OF APPLICANTS RIGHTS ARISING FROM REFUSAL OF PLANNING PERMISSION OR GRANT OF PERMISSION SUBJECT TO CONDITIONS.

Appeals to the Secretary of State.

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If you are aggrieved by the decision of your local planning authority to refuse permission for the proposed development or to grant it subject to conditions, then you may appeal to the Secretary of State for the Environment under Section 78 of the Town and Country Planning Act 1990. If you want to appeal then you must do so within six months of the date of this notice, using a form which you can get from the Department of the Environment at Tollgate House, Houlton Street, Bristol BS2 9DJ. The Secretary of State can allow a longer period for giving notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal.

The Secretary of State need not consider an appeal if it seems to him that the local planning authority could not have given planning permission for the proposed development or could not have granted it without the conditions it imposed, having regard to the statutory requirements, to the provisions of the development order and to any directions given under the order. In practice, the Secretary of State does not refuse to consider appeals solely because the local planning authority based its decision on a direction given by him.