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Regeneration and Planning Development Management  
London Borough of Camden  
Town Hall,  
Judd Street,  
London,  
WC1H 8ND

17<sup>th</sup> May 2014

Dear Sirs,

Re: Planning Application Number 2014/1990/P, Site Address 24 Grove Place London NW3 1JP  
Proposal Variation of condition 2 (work to be carried out in accordance with approved plans) of  
planning permission ref 2011/1292/P dated 17/05/2011, for the installation of x3 rooflights to front  
and x 2 rooflights to the rear with inset rear roof terrace to dwelling flat (Class C3), namely for  
relocation of structural posts for the handrail of the roof terrace.

Further to my letter of objection on 1st April 2014.

I received a visit from Sam Watts and Ben Vickers, who are two of the officers involved in this revised application.

I would like to point out that this roof terrace is still being used daily, despite the leaseholders not having received any legal planning permission to use it. Today washing was hung out, covering the whole unauthorised extended terrace area (see my photograph below).



This happens frequently, and I have been sending the photographs to Sam Watts and Ben Vickers.

The blatant use of this terrace, despite the leaseholders not obtaining planning permission, is an affront on my right to privacy.

Whoever uses the terrace at the time can see directly into my living room window. I have now had to put net curtains up to prevent anyone from peering into my flat. The very act of having to erect net curtains (which I do not wish to have) for such a purpose impedes the full use of my home and ability to relax and enjoy it.

Furthermore I am astonished that this revised application is even being considered, after such blatant and illegal rule-breaking of the first planning permission.  
I strongly object to this application.

