

Regeneration and Planning **Development Management** London Borough of Camden Town Hall **Judd Street** 

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Application Ref: 2015/0859/P Please ask for: Tessa Craig Telephone: 020 7974 6750

6 March 2015

Dear Sir/Madam

Robert Dye Architects

4 Ella Mews

Cressy Rd London

NW3 2NH

**United Kingdom** 

### **DECISION**

Town and Country Planning Act 1990

## Certificate of Lawfulness (Proposed) Granted

The Council hereby certifies that the development described in the First Schedule below, on the land specified in the Second Schedule below, would be lawful within the meaning of Section 192 of the Town and Country Planning Act 1990 as amended.

### First Schedule:

Erection of single storey rear extension, rear and side roof dormers and 1 rooflight in front roofslope.

Drawing Nos: OS Extract, Photographs of Existing House, EX 000, EX 001, EX 002, EX 003, EX 004, EX 101, EX 102, EX 201, EX 202, EX 203, PD 001 rev A, PD 002 rev A, PD 003, PD 004, PD 101 rev A, PD 102 rev A, PA 201, PD 202 rev A and PD 203 rev A.

## Second Schedule:

10 Menelik Road London **NW2 3RP** 

## Reason for the Decision:

- 1 The side and rear roofslope dormers are permitted under Class B of Part 1 of Schedule 2 to the Town and Country Planning (General Permitted Development) Order 1995 as amended by the (No. 2) (England) Order 2008.
- 2 The front roofslope rooflight is permitted under Class C of Part 1 of Schedule 2 to



the Town and Country Planning (General Permitted Development) Order 1995 as amended by the (No. 2) (England) Order 2008.

# Informative(s):

- 1 The development would only constitute permitted development if the materials used in any exterior work to the rear roof dormers subject to the grant of this certificate, shall be of similar appearance to those used in the construction of the exterior of the existing dwelling house, in accordance with Condition A.3 and B.2 of the Town & Country Planning (General Permitted Development) Order 1995 as amended by (No.2) (England) Order 2008.
- The development subject to the grant of this certificate, would only constitute permitted development where the roof light would not project more than 150 mm beyond the plane of the roof slope in accordance with Condition C.1(a) of the Town & Country Planning (General Permitted Development) Order 1995 as amended by (No.2) (England) Order 2008.

You can find advice about your rights of appeal at:

http://www.planningportal.gov.uk/planning/appeals/guidance/guidancecontent

Yours faithfully

Ed Watson

Director of Culture & Environment

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### **Notes**

- 1. This certificate is issued solely for the purpose of Section 192 of the Town and Country Planning Act 1990 (as amended).
- 2. It certifies that the use\*/operations\*/matter\* specified in the First Schedule taking place on the land described in the Second Schedule was\*/would have been\* lawful on the specified date and thus, was not\*/would not have been\* liable to enforcement action under Section 172 of the 1990 Act on that date.
- 3. This Certificate applies only to the extent of the use\*/operations\*/matter\* described in the First Schedule and to the land specified in the Second Schedule and identified on the attached plan. Any use\*/operations\*/matter\* which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.

4.	The effect of the Certificate is also qualified by the provision in Section 192(4) of the 1990 Act, as amended, which states that the lawfulness of a described use or operation is only conclusively presumed where there has been no material change, before the use is instituted or the operations begun, in any of the matters relevant to determining such lawfulness.