2015/1889/P Flat 3, 29 Compayne



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Rear Elevation of the property



Adjacent property no 31 Compayne Grds



Adjacent property no 27 Compayne Grds



Terrace on adjacent property no 31 Compayne Grds



Outlook to the rear of No 29 Compayne Grds



Front elevation of No 29 Compayne Grds

Delegated Report	Analysis she	et	Expiry Date:	28/05/2015
(Members Briefing)	N/A / attached		Consultation Expiry Date:	14/05/2015
Officer		Application N	umber(s)	
James Clark		2015/1889/P		
Application Address		Drawing Num	bers	
Flat 3, 29 Compayne Gardens London NW6 3DD	00110	5336/L3 02 Rev A 5336/L3 05 Rev A 5336/L3 08 Rev A 5336/L3 11 Rev A 5336/L3 21 Rev A 5336/L3 24 Rev A 5336/L3 27 Rev A 5336/L3 30 Rev A 5336/L3 42 Rev A	A, 5336/L3 03 Rev A A, 5336/L3 06 Rev A A, 5336/L3 09 Rev A A, 5336/L3 12 Rev A A, 5336/L3 22 Rev A A, 5336/L3 25 Rev A A, 5336/L3 28 Rev A A, 5336/L3 40 Rev A A & 5336/L3 43 Rev	, 5336/L3 29 Rev A, , 5336/L3 41 Rev A,
PO 3/4 Area Team Signat	ure C&UD	Authorised Of	fficer Signature	
Proposal(s)				
Convert the loft space and second floor f terrace, alterations to the third storey rea				ormer, a roof
	l Planning Permi greement	ssion Subject to	o conditions and	d a Section 106

Full Planning Permission

Application Type:

Conditions or Reasons for Refusal:	Refer to Draft D)ecisio	on Notice					
Informatives:								
Consultations								
Adjoining Occupiers:	No. notified	18	No. of responses	03	No. of objections	03		
	No. Electronic A site notice was displayed from 22/04/2015 (expiring 13/05/2015) and a public notice was published in and Ham & High from 23/04/2015 (expiring 14/05/2015) Three objections received							
	21A Carlingford Road Hampstead on behalf of, No Flat 5, 31 Compayne Gard							
	our gardens sight lines will be parting their proper on addition of the sign of the sign of their proper of the sign of the si	s and, b with con r of the t cularly a to discu rty could	ce is proposed for the loft eing immediately adjacent sequentially adverse effect op floor flat in our property affected. As indicated aboves with us ways in which to be minimised (Application pecific objections set out authorities take particular care	to our pets on the pets on the pets on the pets on the pets of the	property; will create intrue privacy of our property II as those using the gain adjoining developer has of a roof top development and 1889P).	usive y. The rdens, made nent of		
	and externa compliance neighbours	al works with loo and hav	undertaken at 29 Compay cal regulations regarding the ving proper regard to the notes and all of the residents of our	yne Garone avoid need to r	dens are undertaken in lance of nuisance to minimise the detrimenta	full I effect		
Summary of consultation responses:	The noise of the	of the wo	e huge disturbance to the orking being carried out wi ts of 31 are at home durin Not to mention any collate	ll make g the da	living at 31 almost unbe ay so any extensive worl	arable. k will		
	Flat 2, 31 Compay	ne Gard	lens					
	maintenand major cons Camden Co public holid	ce of cor truction ouncil re ays; tha	Compayne Gardens are common drainage from the reproject, the resident neigh gulations concerning work to dust and noise controls to a timely manner.	oof attac bours in c hours,	ched to No. 29. Since the sist on strict adherence especially on weekends	to and		
	Officer Comment: The submitted design for the roof terrace has been amended to reduce the potential overlooking and privacy concerns according with Camden design guidance CPG1. The proposed roof terrace has been set back into the body of the roof space to a depth of 1.4m and the parapet terrace wall would be 1.4m in height. The amended design of the roof terrace and the three storey height are not considered to result in lines of sight or overlooking that would compromise the private garden area directly to the rear of no 31 Compayne Gardens.							
	properties in the for works is generally a	rm of no	any development can caus ise and dust. The disturba erm effect and the time of Fri and Saturday morning.	nce cau construc	rsed as a result of the proction will be regulated to	roposed		

Hampstead CAAC	No Comments received
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Site Description

The site is a second floor flat, within a three storey semi-detached building located on Compayne Gardens. The site is within the South Hampstead Conservation Area.

Relevant History

No 29 Compayne Gardens

2015/1882/P - Conversion of second floor flat into 1 x Studio & 1 x 2 bedroom flat & changes to the rear fenestration – (The vacant loft space would not be converted in to habitable space as part of the development) - Pending Decision

2015/1885/P - Conversion of loft space to 3 bed self-contained flat, erection of 2no rear dormers, roof terrace & 12no roof lights – Pending Decision

2015/1888/P - Conversion of loft space to a 3 bedroom self-contained flat, erection of 2no rear dormers, a roof terrace, alteration to a third floor rear & front window & 12no roof lights — Pending Decision

2015/1926/P - Erection of a terrace at first floor level on the rear of the property with associated fenestration changes – Pending Decision

2015/1927/P - Replacement of 2no windows on first floor rear elevation - Pending Decision

No 31 Compayne Gardens

8700548 - Change of use of the second and third floors to three self-contained dwelling units including works of conversion and alterations at roof level to include a front side and rear dormer rear terrace and roof lights at the rear as shown on drawing nos. 212-1A 2A 3A – Approved 24th March 1987.

Relevant policies

National Planning Policy Framework (2012)

The London Plan March 2015, consolidated with alterations since 2011

LDF Core Strategy and Development Policies

CS5 (Managing the impact of growth and development)

CS14 (Promoting high quality places and conserving our heritage)

DP5 (Homes of different Sizes)

DP18 (Parking Standards and limiting the availability of car parking)

DP24 (Securing high quality design)

DP25 (Conserving Camden's heritage)

DP26 (Managing the impact of development on occupiers and neighbours)

Camden Planning Guidance 2011/2013

CPG1 Design

CPG6 Amenity

CPG7 Transport

Conservation Area Statement

Hampstead

Assessment

1. Proposal:

1.1 The proposal would convert the vacant loft space and the 1 x 3 second floor bed flat in to 2 x 3 bedroom maisonettes with the bedrooms of the respective maisonettes on the second floor and the kitchen/living area on the converted loft floor level. The erection of 1no rear dormer and a roof terrace would be located on the rear roof slope and 12no roof lights would be located across the roof, 7no proposed on the flat portion of roof, 4no on the front roof slope and 1no on the side roof slope. A front and rear window would be changed to timber sash, both located on the third storey elevation.

2. Design:

- 2.1 The proposed roof terrace would be approximately 3.7m in width, set in from the party boundary with no 31 by approximately 1.2m and 2.4m in height, considered to be no wider or taller than a dormer opening. The Camden design guidance CPG1 illustrates the recommended style and dimensions of a roof terrace in para 5.26 figure 7. The proposed terrace would be set 500mm below the ridgeline, set in from the eaves by 1.4m and have a parapet wall 1.4m in height. The proposed terrace meets the general principles of terraces in the Camden design guidance and exceeds the 1.1m parapet wall recommended on figure 7. The proposed terrace would result in a roof opening of approximately 1m in height by 3.7m in width. The modest roof opening is not considered to impact the roof integrity or harm the Conservation area.
- 2.2 The proposed rear dormer would be modest in size, set 500mm below the ridgeline and generally in context with the character of the location. The dormer is not considered to compromise or overwhelm the roof integrity maintaining the existing roof form and forming symmetry with the proposed terrace.
- 2.3 The proposed replacement windows on the third floor rear and front elevation are not considered to detrimentally impact the design of the building. The replacement window would be timber sash, traditional to the surrounding Conservation area and considered acceptable.
- 2.4 The proposed 12no roof lights are located predominantly on the flat portion of the roof out of view from the street scene. 4no roof lights are proposed on the front roof slope but are sensitively position that are not considered to distract from the character of the property. The roof lights would be flush with the roof plane to reduce the impact upon the character of the building.
- 2.5 The proposed additions to the rear roof slope undoubtable alters the character of the rear roof slope, however on balance, the surrounding location has witnessed similar extensions and the proposed alterations are considered to be an established form of design in the Conservation Area. The roof alterations proposed are sensitively designed to accord with planning policy and maintain a semblance of the existing roof slope.

3. Neighbouring Amenity

- 3.1 The proposed terrace would be set back 1.4m from the eaves and the parapet wall would be 1.4m in height. The reduced lines of sight as a result of the design of the terrace and the fourth floor height would result in negligible overlooking of the rear gardens of No 31 & No 27. The private area of No 31 and No 27 immediately to the rear elevation of the buildings is not considered to suffer an unreasonable loss of amenity. It is assumed that the occupier of the proposed maisonette with access to the roof terrace would be at considerable risk if they were to attempt to overlook the area directly to the rear of no 31 or No 29. The proposed terrace would be set in from the boundary with no 31 Compayne by 1.2m mitigating some of the potential noise disturbance to the neighbouring roof terrace. Overall the impact to the neighbouring amenity is not considered to be detrimentally affected to an unreasonable level as a result of the development.
- 3.2 The properties to the rear of application property located on Canfield Gardens are a considerable distance from the rear elevation of the application building and the distance is considered too great to represent any overlooking amenity concerns.

4. Parking Implications:

4.1 The site has no off street parking and the creation of a new dwelling as part of the development would be expected by the Council to require a Car free development enforced by a S106 agreement on the site. Details in CPG7 (Transport planning guidance) outlines the Council policy would seek a car-free development when a development involves the creation of one or more additional dwellings, either newly built or created through conversion. The site has the highest PTAL level of 6a with excellent public transport links therefore a s106 would be required prior to full planning approval.

5. Housing

- 5.1 The creation of 2 x 3 bedroom maisonette are categorised as medium priority on the Councils housing requirements. The proposed maisonettes would be 95.9sq.m and 92.5sq.m considered to meet Policy DP5 of the Camden LDF and the London Plan habitable room space dimensions.
- 5.2 A lifetimes homes statement has been submitted with the application meeting the 16 point criteria and the size and

layout of the dwellings accord with the London plan.
6. Community Infrastructure Levy:
6.1 The proposal represents an increase of 1 dwelling unit with a floor space of approximately 74sq.m. The development is therefore liable for the Camden CIL payment Zone B tariff of £500 per square meter, payable on commencement of the development
Recommendation: Grant Planning Permission subject to conditions and a S106 legal agreement
DISCLAIMER Decision route to be decided by nominated members on <i>Tuesday 26th May 2015</i> . For further information please go to www.camden.gov.uk and search for 'members briefing'



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

Tel 020 7974 4444 Fax 020 7974 1930 Textlink 020 7974 6866

WC1H 8ND

planning@camden.gov.uk www.camden.gov.uk/planning

Application Ref: **2015/1889/P**

20 May 2015

PAD Consultancy Ltd 4 Abbot's Place London NW6 4NP

Dear Sir/Madam

EOR INFORMATION ONLY - THIS IS NOT A FORMAL D

FOR INFORMATION ONLY - THIS IS NOT A FORMAL DECISION
Town and Country Planning Act 1990 (as amended)

DECISION SUBJECT TO A SECTION 106 LEGAL AGREEMENT

Address:

Flat 3
29 Compayne Gardens
London
NW6 3DD

Proposal:

Convert the loft space and second floor flat to form 2 x 3 bedroom maisonettes. Erection of 1no rear dormer, a roof terrace, alterations to the third storey rear & front elevation windows and insertion of no12 roof lights.

Drawing Nos: Design & Access Statement, Lifetimes Homes Statement, 5336/L3 02 Rev A, 5336/L3 03 Rev A, 5336/L3 04 Rev A, 5336/L3 05 Rev A, 5336/L3 06 Rev A, 5336/L3 07 Rev A, 5336/L3 08 Rev A, 5336/L3 09 Rev A, 5336/L3 10 Rev A, 5336/L3 11 Rev A, 5336/L3 12 Rev A, 5336/L3 20 Rev A, 5336/L3 21 Rev A, 5336/L3 22 Rev A, 5336/L3 23 Rev A, 5336/L3 24 Rev A, 5336/L3 25 Rev A, 5336/L3 26 Rev A, 5336/L3 27 Rev A, 5336/L3 28 Rev A, 5336/L3 29 Rev A, 5336/L3 30 Rev A, 5336/L3 40 Rev A, 5336/L3 41 Rev A, 5336/L3 42 Rev A & 5336/L3 43 Rev A

The Council has considered your application and decided to grant permission subject to the conditions and informatives (if applicable) listed below **AND** subject to the successful conclusion of a Section 106 Legal Agreement.

The matter has been referred to the Council's Legal Department and you will be contacted shortly. If you wish to discuss the matter please contact **Aidan Brookes** in the Legal Department on **020 7 974 1947**.

Once the Legal Agreement has been concluded, the formal decision letter will be sent to you.

Condition(s) and Reason(s):

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

Reason: In order to comply with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).

All new external work shall be carried out in materials that resemble, as closely as possible, in colour and texture those of the existing building, unless otherwise specified in the approved application.

Reason: To safeguard the appearance of the premises and the character of the immediate area in accordance with the requirements of policy CS14 of the London Borough of Camden Local Development Framework Core Strategy and policy DP24 and DP25 of the London Borough of Camden Local Development Framework Development Policies.

The development hereby permitted shall be carried out in accordance with the following approved plans 5336/L3 20 Rev A, 5336/L3 21 Rev A, 5336/L3 22 Rev A, 5336/L3 23 Rev A, 5336/L3 24 Rev A, 5336/L3 25 Rev A, 5336/L3 26 Rev A, 5336/L3 27 Rev A, 5336/L3 28 Rev A, 5336/L3 29 Rev A, 5336/L3 30 Rev A, 5336/L3 40 Rev A, 5336/L3 41 Rev A, 5336/L3 42 Rev A & 5336/L3 43 Rev A

Reason:

For the avoidance of doubt and in the interest of proper planning.

4 The lifetime homes features and facilities, as indicated on the drawings and documents hereby approved shall be provided in their entirety prior to the first occupation of any of the new residential units.

Reason: To ensure that the internal layout of the building provides flexibility for the accessibility of future occupiers and their changing needs over time, in accordance with the requirements of policy CS6 of the London Borough of Camden Local Development Framework Core Strategy and policy DP6 of the London Borough of Camden Local Development Framework Development Policies.

Informative(s):

Your proposals may be subject to control under the Building Regulations and/or the London Buildings Acts which cover aspects including fire and emergency escape, access and facilities for people with disabilities and sound insulation between dwellings. You are advised to consult the Council's Building Control Service, Camden Town Hall, Argyle Street WC1H 8EQ, (tel: 020-7974 6941).

- 2 Noise from demolition and construction works is subject to control under the Control of Pollution Act 1974. You must carry out any building works that can be heard at the boundary of the site only between 08.00 and 18.00 hours Monday to Friday and 08.00 to 13.00 on Saturday and not at all on Sundays and Public Holidays. You are advised to consult the Council's Compliance and Enforcement team [Regulatory Services], Camden Town Hall, Argyle Street, WC1H 8EQ (Tel. No. 020 7974 4444 the website http://www.camden.gov.uk/ccm/content/contacts/councilcontacts/environment/contact-the-environmental-health-team.en or seek prior approval under Section 61 of the Act if you anticipate any difficulty in carrying out construction other than within the hours stated above.
- The Mayor of London introduced a Community Infrastructure Levy (CIL) to help pay for Crossrail on 1st April 2012. Any permission granted after this time which adds more than 100sqm of new floorspace or a new dwelling will need to pay this CIL. It will be collected by Camden on behalf of the Mayor of London. Camden will be sending out liability notices setting out how much CIL will need to be paid if an affected planning application is implemented and who will be liable.

The proposed charge in Camden will be £50 per sqm on all uses except affordable housing, education, healthcare, and development by charities for their charitable purposes. You will be expected to advise us when planning permissions are implemented. Please use the forms at the link below to advise who will be paying the CIL and when the development is to commence. You can also access forms to allow you to provide us with more information which can be taken into account in your CIL calculation and to apply for relief from CIL.

http://www.planningportal.gov.uk/planning/applications/howtoapply/whattosubmit/cil

We will then issue a CIL demand notice setting out what monies needs to paid when and how to pay. Failure to notify Camden of the commencement of development will result in a surcharge of £2500 or 20% being added to the CIL payment. Other surcharges may also apply for failure to assume liability and late payment. Payments will also be subject to indexation in line with the construction costs index.

Please send CIL related documents or correspondence to CIL@Camden.gov.uk

The London Borough of Camden introduced the Community Infrastructure Levy (CIL) on the 1st of April 2015 to help pay for local infrastructure. This is in addition to the Mayoral CIL which helps fund the Crossrail introduced on 1st April 2012. Any permission granted after this time which adds more than 100sqm of new floorspace or a new dwelling will need to pay the CIL charge.

The proposed CIL charge will be calculated in accordance with the regulations set out in Part 5 of the Community Infrastructure Levy Regulations 2010 (as amended). For further information on the Camden CIL or Mayoral CIL charge please refer to the information on the Camden website which may be accessed via the following link: http://www.camden.gov.uk/ccm/cms-service/stream/asset/?asset id=3298006

You are required to assume liability and notify the CIL team on commencement using the forms that can be downloaded from the planning portal; http://www.planningportal.gov.uk/planning/applications/howtoapply/whattosubmit/cil

We will issue an assumption of liability setting out the calculation and CIL demand notice setting out the method of payment accordingly. Failure to notify Camden of the commencement of development will result in a surcharge of £2500 or 20% being added to the CIL payment. Other surcharges may also apply for failure to assume liability and late payment. Payments will also be subject to indexation in line with the construction costs index.

Please send CIL related documents or queries to CIL@Camden.gov.uk

Your attention is drawn to the fact that there is a separate legal agreement with the Council which relates to the development for which this permission is granted. Information/drawings relating to the discharge of matters covered by the Heads of Terms of the legal agreement should be marked for the attention of the Planning Obligations Officer, Sites Team, Camden Town Hall, Argyle Street, WC1H 8EQ.

In dealing with the application, the Council has sought to work with the applicant in a positive and proactive way in accordance with paragraphs 186 and 187 of the National Planning Policy Framework.

Yours faithfully

Culture and Environment Directorate