# **The Planning Inspectorate**

## QUESTIONNAIRE (s174) ENFORCEMENT NOTICE (Online Version)

You must ensure that a copy of the completed questionnaire, together with any enclosures, is sent to the appellant/agent. Any documents which you have indicated as 'To follow' should also be sent to the case officer by the date given in the start letter.

If notification or consultation under an Act, Order or Departmental Circular would have been necessary before granting permission and has not yet taken place, please inform the appropriate bodies of the appeal now and ask for any comments to be sent direct to us within 6 weeks of the 'starting date'.

Appeal Reference	APP/X5210/C/16/3155128			
Appeal By	MS TAL MACHOVER			
Site Address	Land at Flat B 26 Healey Street London NW1 8SR			
PART 1				
Note: If the written proc unless the relevant part	e written representation procedure? Tedure is agreed, the Inspector will visit the site <b>unaccom</b> of the site cannot be seen from a road or other public lan the site to check measurements or other relevant facts.	-		•
2.a. If the written proce be seen from a road or o	dure is agreed, can the relevant part of the appeal site other public land?	Yes	□ No	<b>✓</b>
2.b. Is it essential for the Inspector to enter the site to check measurements or other relevant facts?		Yes	☑ No	
Alterations to sloped rotterrace with timber bal	of and building up the height of the rear two-storey close ustrade.	t wing t	o create a r	oof
2.c. Are there any known health and safety issues that would affect the conduct of the site inspection?  Please describe:		Yes	□ No	Ø
2.d. Would the Inspector have to go onto any privately owned adjoining land as well as the appeal site itself?		Yes	□ No	<b>✓</b>
PART 2				
under s.78, 174 or 195 the Planning (Listed Buil	appeals currently before the Secretary of State, e.g. of the Town and Country Planning Act 1990, s20 or 39 of dings and Conservation Areas) Act 1990 or orders under buntry Planning Act 1990? If yes please provide	Yes	□ No	ď
	ng authority received the correct fee payable for the ation/ground (a) to be considered?	Yes	□ No	$\checkmark$
4.b.i. Is the appeal fee exempt?		Yes	□ No	V

5.a. Is the appeal site within a conservation area?		□ No	Ø	
5.b. Is the appeal site adjacent to a conservation area?		□ No	ď	
PART 3				
FACT 3				
6.a. Does the notice relate to building, engineering, mining or other operations?		□ No	$ \mathbf{\underline{\checkmark}} $	
6.b. Is the area of the alleged breach different from the above?		□ No		
6.c. Does the alleged breach create any floor space?		□ No		
Does the enforcement notice relate to a change of use of land to use for:				
7.a. the disposal of refuse or waste materials?		□ No	<b></b> ✓	
7.b. the deposit of materials remaining after mineral extraction?	Yes	□ No		
7.c. the storage of minerals in the open?	Yes	□ No		
8. If the enforcement notice relates to the erection of a building or buildings, is it accepted that their use is for purposes of agriculture on land used for agricultural purposes (not necessarily an agricultural unit as defined in the Agriculture Act (1947))?		□ No	Ø	
9. Does the enforcement notice relate to the erection/change of use of a building which is a single private dwellinghouse, as defined in Regulation 2(1) of the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012?		□ No		
Requests and Site Visits) (England) Regulations 2012?				
Requests and Site Visits) (England) Regulations 2012?  PART 4				
	Yes	□ No	<b>S</b>	
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the	Yes	□ No	<b></b>	
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the				
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate	Yes	□ No	Ø	
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?	Yes Yes	□ No	<b>S</b>	
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?	Yes Yes Yes	□ No □ No □ No	<b>S S</b>	
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?  14.a. the appeal site is within 67 METRES OF A TRUNK ROAD?	Yes Yes Yes	□ No □ No □ No □ No		
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?  14.a. the appeal site is within 67 METRES OF A TRUNK ROAD?  14.b. the appeal site is CROWN LAND (as defined in s293 of the Act)?	Yes Yes Yes Yes Yes	□ No □ No □ No □ No □ No		
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?  14.a. the appeal site is within 67 METRES OF A TRUNK ROAD?  14.b. the appeal site is CROWN LAND (as defined in s293 of the Act)?  14.c. a STOP NOTICE has been served in addition to the enforcement notice?	Yes Yes Yes Yes Yes Yes	<ul><li>□ No</li><li>□ No</li><li>□ No</li><li>□ No</li><li>□ No</li><li>□ No</li><li>□ No</li></ul>		
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?  14.a. the appeal site is within 67 METRES OF A TRUNK ROAD?  14.b. the appeal site is CROWN LAND (as defined in s293 of the Act)?  14.c. a STOP NOTICE has been served in addition to the enforcement notice?  14.d. the appeal site is in or adjacent to or likely to affect a SSSI?	Yes Yes Yes Yes Yes Yes Yes	<ul> <li>□ No</li> </ul>		
PART 4  10. Has the local planning authority made a Local Development Order under sections 61A to 61C of the Town and Country Planning Act 1990 (as inserted by section 40 of the Planning and Compulsory Purchase Act 2004) in relation to the application site?  11. Has any planning permission been granted previously in respect of the development?  12. Has the appellant applied for planning permission and paid the appropriate fee for the same development as in the enforcement notice?  13. Has a planning contravention notice been served?  14.a. the appeal site is within 67 METRES OF A TRUNK ROAD?  14.b. the appeal site is CROWN LAND (as defined in s293 of the Act)?  14.c. a STOP NOTICE has been served in addition to the enforcement notice?  14.d. the appeal site is in or adjacent to or likely to affect a SSSI?  14.e. any protected species are likely to be affected by the alleged development?	Yes Yes Yes Yes Yes Yes Yes Yes	No   No   No   No   No   No   No   No		

Yes

□ No

14.i. the appeal site is within 250m of a waste landfill site?

14.j. does the development affect the setting of a listed building or ancient monument?	Yes	□ No	Ø
14.k. has importation of waste materials been involved in the development?	Yes	□ No	$ \checkmark $
14.I. does the appeal involve persons claiming gypsy/traveller status, whether or not this is accepted by the planning authority?	Yes	□ No	Ø
PART 5			
16.a. Is the appeal site subject to an ARTICLE 4 Direction?		□ No	$\checkmark$
17. Have any development rights been restricted by means of a planning condition?		□ No	Ø
18. Does the development relate to operational development for a disabled person, as defined by s29 of the National Assistance Act 1948?		□ No	$ \checkmark $
19. Will any consultation be carried out on the possibility of planning permission being granted if the appeal is confirmed as valid?		☑ No	
If YES, please provide the name(s) and address(es) of any consultees.			
You can choose to enter this information directly on this form, or to send it to us in Please indicate your preference below.	n a sep	arate docur	ment.
<u>✓ see 'Questionnaire Documents' section</u>			
Environmental Impact Assessment - Schedule 1			
20.a. Is the alleged development within Schedule 1 of the Town and Country Planning (Environmental Impact Assessment) Regulations 2011?	Yes	□ No	Ø
Environmental Impact Assessment - Schedule 2			
20.b.i. Is the development Schedule 2 development as described in Column 1, Schedule 2 of the Town and Country Planning (Environmental Impact Assessment) Regulations 2011?	Yes	□ No	ď
Environmental Impact Assessment - Environmental Statement (ES)			
20.e. Has the appellant supplied an environmental statement?	Yes	□ No	Ø
PART 6			
21.a. a copy of the letter with which you notified people about the appeal.			Ø
<ul> <li>see 'Questionnaire Documents' section</li> <li>21.b. a list of the people you notified and the deadline you gave for their comments to be sent to us.</li> </ul>			Ø
he deadline you gave for their comments to be sent to us. 08/11/2016			
21.c. the planning officer's report to committee or delegated report and any other relevant document/minutes.			<b></b> ✓
<ul> <li>✓ see 'Questionnaire Documents' section</li> <li>21.d. where ground (a) (s174) has been pleaded and any fee required has been paid, a</li> </ul>			

comprehensive list of conditions which you consider should be imposed if planning permission is granted. You need not attach this now, but it should reach us within 6 weeks of the starting date. The list must be submitted separately from your appeal statement.				
Policies/Planning Guidance				
22.a. extracts from any relevant statutory development plan policies (even if you intend to rely more heavily on the emerging plan). You must include the front page, the title and date of approval/adoption, and the status of the plan. Copies of the policies should include the relevant supporting text.	ď			
List of policies				
CS Cover, CS5, CS14, DP Cover, DP24, DP26				
✓ see 'Questionnaire Documents' section				
22.b. extracts of any relevant policies which have been 'saved' by way of a Direction.				
22.c. extracts from any supplementary planning guidance, that you consider necessary, together with its status, whether it was the subject of public consultation and consequent modification, whether it was formally adopted, and if so when.	ď			
List of supplementary planning guidance				
CPG1 Ch5 and CPG6 Ch6&7				
22.d. extracts from any supplementary planning document that you consider necessary, together with the date of its adoption. In the case of emerging documents, please state what stage they have reached.				
22.e. if any Development Plan Document (DPD) or Neighbourhood Plan relevant to this appeal has been examined and found sound/met the basic conditions and passed a referendum, the date the DPD or Neighbourhood Plan is likely to be adopted and, if you consider this date will be before the Inspector's decision on this appeal is issued, an explanation of the Council's policy position in respect of this appeal upon its adoption. You should also include an explanation of the status of existing policies and plans, as they relate to this appeal, upon adoption and which (if any) will be superseded;				
22.f. if any DPD or Neighbourhood Plan relevant to this appeal has been submitted for examination, or in the case of a Neighbourhood Plan has been examined and is awaiting a referendum, an explanation of any substantive changes in the progress of the emerging plan, and their relevance to this appeal if it is considered that the plan will not be adopted before the Inspector's decision on this appeal is issued;				
22.g. your Authority's CIL charging schedule is being/has been examined;				
22.h. your Authority's CIL charging schedule has been/is likely to be adopted.				
22.i. any other relevant information or correspondence you consider we should know about.				
PART 7				
23. A true copy of the Enforcement Notice  ✓ see 'Questionnaire Documents' section				
24. The Enforcement Notice Plan				
✓ see 'Questionnaire Documents' section				
25. A list of those served with the Notice				
26. Do you wish to attach your statement of case?  Yes   No	Ø			

### **LPA Details**

I certify that a copy of this appeal questionnaire and any enclosures will be sent to the appellant or agent today.

LPA's reference EN14/1021

Completed by Geri Gohin

On behalf of London Borough of Camden

Please provide the details of the officer we can contact for this appeal, if different from the Planning Inspectorate's usual contact for this type of appeal.

Name Geri Gohin

Phone no (including dialling code) 0207 974 2047

Email planning.appeals@camden.gov.uk

Please advise the case officer of any changes in circumstances occurring after the return of the questionnaire.

#### **QUESTIONNAIRE DOCUMENTS**

Appeal Reference APP/X5210/C/16/3155128

Appeal By MS TAL MACHOVER

Site Address

Land at Flat B 26 Healey Street

London NW1 8SR

## The documents listed below were uploaded with this form:

**Relates to Section:** PART 5

**Document Description:** 19. Details of any consultation carried out on the possibility of planning

permission being granted if the appeal is confirmed as valid.

**File name:** appeal correspondence list.pdf

**Relates to Section:** PART 6

**Document Description:** 21.a. A copy of the letter with which you notified people about the appeal.

**File name:** Notification of an appeal letter.pdf

**Relates to Section:** PART 6

**Document Description:** 21.b. A list of the people you notified and the deadline you gave for their

comments to be sent to us.

**File name:** appeal correspondence list.pdf

**Relates to Section:** PART 6

**Document Description:** 21.c. the planning officer's report to committee or delegated report and any

other relevant document/minutes.

File name: Delegated Report.doc

**Relates to Section:** PART 6

**Document Description:** 22.a. Extracts from any statutory development plan policy including the front

page, title and date of approval/adoption and status.

**File name:** CS5, CS14, DP24, DP26.pdf

**Relates to Section:** PART 6

**Document Description:** 22.c. Extracts from any supplementary planning guidance, that you consider

necessary, together with its status, whether it was the subject of public consultation and consequent modification, whether it was formally adopted,

and if so when.

**File name:** CPG1 Ch5 and CPG6 Ch6&7.pdf

**Relates to Section:** PART 7

**Document Description:** 23. A true copy of the Enforcement Notice. **File name:** Enforcement Notice WITH addresses.pdf

## The documents listed below were already attached elsewhere with this form:

**Relates to Section:** PART 7

**Document Description:** 24. The Enforcement Notice Plan.

File name: 23.

**Relates to Section:** PART 7

**Document Description:** 25. A list of those served with the Notice.

File name: 23.

PLEASE ENSURE THAT A COPY OF THIS SHEET IS ENCLOSED WHEN POSTING THE ABOVE DOCUMENTS TO US

Completed by Not Set

**Date** 11/10/2016 12:06:05

**LPA** London Borough of Camden