

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

Tel 020 7974 4444

WC1H 9JE

<u>planning@camden.gov.uk</u> www.camden.gov.uk/planning

Ms Anna Snow Iceni Projects Flitcroft House 114-116 Charing Cross Road London WC2H 0JR

Application Ref: 2016/3505/P

Please ask for: Gideon Whittingham

Telephone: 020 7974 5180

3 August 2017

Dear Sir/Madam

DECISION

Town and Country Planning Act 1990 (as amended)

Variation or Removal of Condition(s) Granted

Address:

Parliament Hill School and William Ellis School Highgate Road LONDON NW5 1RL

Proposal:

Variation of conditions 2 (approved plans), 32 (achieve BREEAM 'excellent' rating) and 33 (BREEAM 2014 Pre-Assessment and Sustainability Statement Report) of planning permission 2014/7683/P dated 29/06/2015 (for Redevelopment including 3 storey building along southern boundary (Parliament Hill School); 2 storey extension towards northern boundary (William Ellis School); erection of single storey building located along Highgate Road (LaSwap Sixth Form) along with associated alterations); NAMELY to change the BREEAM rating to 'very good'.

Drawing Nos: Superseded: BREEAM Pre-Assessment Report - La Swap Building, Parliament Hill School Rev. 1, prepared by Hoare Lea, dated October 2014, BREEAM Pre-Assessment Report - Parliament Hill School Rev. 1, prepared by Hoare Lea, dated August 2014

Proposed: BREEAM Pre-Assessment Report (Parliament Hill School) Rev. 3 April 2016, BREEAM Pre-Assessment Report (La Swap Building, Parliament Hill School) Rev. 3 April 2016 and Revised energy performance targets - 20140052 - Parliament Hill School - Mar 16 - Rev.



The Council has considered your application and decided to grant permission subject to the following condition(s):

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 Planning Permission 2014/7683/P dated 29/06/2015.
 - Reason: In order to comply with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).
- 2 The development hereby permitted shall be carried out in accordance with the following approved plans [Sixth Form Centre Noise Impact Assessment (For Planning) - 1005073-REP-TH20141017-3(Noise Impact Assessment -), prepared by Hoare Lea Acoustics dated 17/10/2014, LB Camden William Ellis School Noise Impact Assessment (For Planning) - 1005073-REP-TH-20140217-2 (Noise Impact Assessment - William Ellis), prepared by Hoare Lea Acoustics dated 17/02/2014, LB Camden Parliament Hill School Noise Impact Assessment (For Planning) -REP-1005073-TH20140217-4(Noise Impact Assessment - Parliament Hill), prepared by Hoare Lea Acoustics dated 17/02/2014, Arboricultural Impact Assessment at Parliament Hill School, prepared by Environmental Services, dated 10th February 2015, Arboricultural Impact Assessment at William Ellis School, prepared by Environmental Services, dated 10th February 2015, Archaeological Desk Based Assessment, prepared by Richard Meager and Maurice Hopper, dated April 2008, Parliament Hill School, William Ellis and Sixth Form Design and Access Statement, prepared by Astudio dated December 2014, L-1151 GAP 01 Revision 06, L-1151DEEL-001Revision 03, L-1151-DES-001 Revision 02, L-1151-GAP-01-Landscape Layout - Colour, L-1151-GAS-002 Revision 03, L-1151-PPP 001 Revision 02, L1151-PRP-01Revision 02, L-1151-PRP-02 Revision 03, L-1151-PRP-06 Revision 02, Flood Risk Assessment: Parliament Hill and William Ellis Schools, Prepared by Pick Everard dated 18 June 2014, Heritage Statement, prepared by VBUD, dated November 2014, Stage 1: Desktop Study & Walkover Survey - Parliament Hill School, prepared by Constructive Evaluation Limited, dated April 2008, Stage 1: Desktop Study & Walkover Survey - William Ellis School, prepared by Constructive Evaluation Limited, dated April 2008, Planning Statement prepared by VBUD, dated December 2010, Parliament Hill, William Ellis & - Statement of Community Involvement, Transport Statement- Project No. 13-255-01 Rev A, prepared by Odyssey Markides dated December 2014, Sustainability Statement, prepared by Hoare Lea, dated November 2014, BREEAM Pre-Assessment Report (Parliament Hill School) Rev. 3 April 2016; BREEAM Pre-Assessment Report (La Swap Building, Parliament Hill School) Rev. 3 April 2016 and Revised energy performance targets - 20140052 - Parliament Hill School -Mar 16 - Rev, PERS Audit - Project No. 13-255-03, prepared by Odyssey Markides dated July 2014, CERS Audit - Project No. 13-255-04, prepared by Odyssey Markides dated July 2014, Extended Phase 1 Habitat Survey -Parliament Hill School, prepared by Marishal Thompson Group Arboricultural & Ecological Consultants, dated 29 November 2013, Extended Phase 1 Habitat Survey - William Ellis School, prepared by Marishal Thompson Group

Arboricultural & Ecological Consultants, dated 29 November 2013, Bat Presence / Absence Survey - Buildings and Trees at Parliament Hill School, prepared by Environmental Services, dated 8 October 2014, Bat Presence / Absence Survey - Buildings and Trees at William Ellis School, prepared by Environmental Services, dated 1 October 2014, Air Quality Planning Checklist 2014/ 7683/ P - Parliament Hill School, William Ellis School and Sixth Form Application (REP MC 150210 - AQA Planning Report 10.02.15), dated 10 January 2015, Draft Construction Management Plan (Report No.13-255-02 Rev C), prepared by Odyssey Markides dated December 2014,

13-255-101 Rev A - CONSTRUCTION SITE ENTRY AND EXIT- STAGE 1 (SHEET 1 OF 2), 13-255102 Rev A - CONSTRUCTION SITE ENTRY AND EXIT-STAGE 1 (SHEET 2 OF 2), 13-255-103 - CONSTRUCTION SITE ENTRY AND EXIT- STAGE 2 (SHEET 1 OF 2), 13-255-104 - CONSTRUCTION SITE ENTRY AND EXIT- STAGE 2 (SHEET 2 OF 2), 13-255-105 - PEDESTRIAN FOOTWAY DIVERSION DURING WORKS, Drawing No. 13-255-001 - Site Location, Drawing No. 13-255-004 - HGV Access to site, Drawing No. 08-255-005 - HGV egress from site, Parliament Hill and William Ellis Schools - Daylight and Sunlight Report, prepared by Point Surveyors, dated 24th June 2014, A-WES - PL-X2 EL-XX-GA 0120 REV P, AWES- PL-X2 EL-XX 0170 REV P, A-WES - PL-X2 PL-00-GA 0161 REV P, AWES- PL-X2 PL-00-GA 0101 REV P, A-WES - PL-X2 PL-01-GA 0162 REV P. AWES- PL-X2 PL-01-GA 0102 REV P, A-WES - PL-X2 PL-02-GA 0163 REV P. AWES- PL-X2 PL-02-GA 0103 REV P. A-WES - PL-X2 PL-B01-GA 0100 REV P, A-WES - PL-X2 PL-B01-GA 0160 REV P, A-WES - PL-X2 PL-RF-GA 0104 REV P, A-WES - PL-X2 PL-RF-GA 0164 REV P, A-WES - PL-X2 SE-AA-GA 0180 REV P, A-WES - PL-X2 SE-XX-GA 0181 REV P, A-PHS - PL-X- PL-00-SI 0612, A-PHS - PL-X- PL-00-SI 0500 REV P, A-PHS - PL-X- PL-00-SI 0501 REV P, APHS- PL-X- PL-00-SI 0600 REV P, A-PHS - PL-X- PL-00-SI 0601 REV P, A-PHS - PL-X- PL-00-SI 0610 REV P, A-PHS - PL-X- PL-00-SI 0611 REV P, A-PHS - PL-X- PL-00-SI 0612 REV P, A-PHS - PL-X- PL-00-SI 0613 REV P, A-PHS - PLX-PL-00-SI 0614 REV P, A-PHS - PL-X- EL-XX-GA 0120 REV P, A-PHS - PL-X- EL-XX-GA 0121 REV P, A-PHS - PL-X1- SE-XX-GA 0180 REV P, A-PHS - PLX1-SE-XX-GA 0181 REV P, A-PHS - PL-X1- SE-XX-GA 0182 REV P, A-PHS -PL-X1- SE-XX-GA 0183 REV P, A-LAS - PL-X1- EL-XX-GA 0172 REV P, A-LAS -PL-X1- PL-00-GA 0165 REV P. A-LAS - PL-X1- PL-00-GA 0166 REV P. PL-X1-SE-XX-GA 0185 REV P (LAS PROPOSED SECTION), A-PHS - PL-X1- EL-XXGA 0170 REV P, A-PHS - PL-X1- EL-XX-GA 0171 REV P, PHS A GA-PL-000100 REV P, PHS A GA-PL-01-0101 REV P, PHS A GA-PL-02-0102 REV P, PHS A GA-PL-03-0103 REV P, PHS A GA-PL-04-0104 REV P, A-PHS - PL-X1- PL-00GA 0161 REV P, A-PHS - PL-X1- PL-01-GA 0162 REV P, A-PHS - PL-X1- PL02-GA 0163 REV P, A-PHS - PL-X1- PL-RF-GA 0164 REV P, A-PHS - PL-X1- PL-B01-GA 0160 REV P.

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

- 3 Detailed drawings, or samples of materials as appropriate, in respect of the following, shall be submitted to and approved in writing by the Council before the relevant part of the work is begun:
 - a) Plan, elevation and section drawings, including jambs, head and cill, of all new external window and door at a scale of 1:20 with typical glazing bar details at 1:5.

- d) Typical details of new railings and balustrade at a scale of 1:20 with finials at 1:5, including method of fixing.
- c) Samples and manufacturer's details of new facing materials including windows and door frames, cladding with a full scale sample panel of all facing finishes of no less than 1m by 1m including junction with window opening demonstrating the proposed colour, texture, face-bond and pointing.

A sample panel of all facing materials should be erected on-site and approved by the Council before the relevant parts of the work are commenced and the development shall be carried out in accordance with the approval given.

The relevant part of the works shall then be carried in accordance with the approved details

Reason: To safeguard the appearance of the premises and the character of the immediate area in accordance with the requirements of policies D1 and D2 of the Camden Local Plan 2017.

4 No lights, meter boxes, flues, vents or pipes, and no telecommunications equipment, alarm boxes, television aerials, satellite dishes or rooftop 'mansafe' rails shall be fixed or installed on the external face of the buildings, without the prior approval in writing of the local planning authority.

Reason: To safeguard the appearance of the premises and the character of the immediate area in accordance with the requirements of policies D1 and D2 of the Camden Local Plan 2017.

- 5 At least 28 days before development commences:
 - (a) a written programme of ground investigation for the presence of soil and groundwater contamination and landfill gas shall be submitted to and approved by the local planning authority in writing; and
 - (b) following the approval detailed in paragraph (a), an investigation shall be carried out in accordance with the approved programme and the results and a written scheme of remediation measures [if necessary] shall be submitted to and approved by the local planning authority in writing.

The remediation measures shall be implemented strictly in accordance with the approved scheme and a written report detailing the remediation shall be submitted to and approved by the local planning authority in writing prior to occupation.

Reason: To protect future occupiers of the development from the possible presence of ground contamination arising in connection with the previous industrial/storage use of the site in accordance with policy A1 of the Camden Local Plan 2017.

Full details of the landscaping scheme, including biodiversity enhancements, shall be submitted to and approved by the Local Planning Authority, in writing, before the relevant part of the work commences. The development shall not be carried out otherwise than in accordance with the details thus approved and shall be fully

implemented before the premises are first occupied.

Reason: In order to secure appropriate features to conserve and enhance wildlife habitats and biodiversity measures within the development, in accordance with policy A2 of the Camden Local Plan 2017.

All removal of trees, hedgerows, shrubs, scrub or tall herbaceous vegetation shall be undertaken between September and February inclusive. If this is not possible then a suitably qualified ecologist shall check the areas concerned immediately prior to the clearance works to ensure that no nesting or nest-building birds are present. If any nesting birds are present then the vegetation shall not be removed until the fledglings have left the nest.

Reason: To ensure the development contributes towards the protection and creation of habitats and valuable areas for biodiversity, ensuring compliance with the Habitats Regulations and the Wildlife & Countryside Act 1981 (as amended) and in accordance with policy A2 of the Camden Local Plan 2017.

All demolition work should be undertaken during April to October, unless otherwise agreed by local planning authority, in order to avoid bat hibernation and maternity periods. In the unlikely event that a bat is found during works on site, works must cease immediately and a bat ecologist contacted for advice prior to any works continuing. If demolition works have not commenced within 18 months (by June 2016) an updated bat survey and inspection must be undertaken as close as practically possible prior to demolition/ treeworks, and submitted to the local planning authority for approval prior to commencement of works on site.

Reason: To ensure the development contributes towards the protection and creation of habitats and valuable areas for biodiversity, ensuring compliance with the Habitats Regulations and the Wildlife & Countryside Act 1981 (as amended) and in accordance with policy CS15 (Protecting and improving our parks and open spaces and encouraging biodiversity) of the London Borough of Camden Local Development Framework Core Strategy.

9 Full details of a lighting strategy, to include information about potential light spill on to buildings, trees and lines of vegetation, shall be submitted to and approved by the Local Planning Authority, in writing, prior to first occupation of the development hereby approved. The development shall not be carried out otherwise than in accordance with the details thus approved and shall be fully implemented before the premises are first occupied.

Reason: To ensure compliance with the Habitats Regulations and the Wildlife & Countryside Act 1981 (as amended).

10 Full details of hard and soft landscaping and means of enclosure of all un-built open areas including pedestrian access points on Highgate Road, shall be submitted to and approved by the Local Planning Authority, in writing, before the relevant part of the development commences. This should also include the amount, location, species and maintenance regime for the sixth form block living

wall.

Reason: To ensure that the landscaping is carried out within a reasonable period and to maintain a high quality of visual amenity in the scheme in accordance with policy A2 of the Camden Local Plan 2017.

All hard and soft landscaping works shall be carried out in accordance with the approved landscape details by not later than the end of the planting season following completion of the development or any phase of the development, whichever is the sooner. Any trees or areas of planting which, within a period of 5 years from the completion of the development, die, are removed or become seriously damaged or diseased, shall be replaced as soon as is reasonably possible and, in any case, by not later than the end of the following planting season, with others of similar size and species, unless the local planning authority gives written consent to any variation.

Reason: To ensure that the landscaping is carried out within a reasonable period and to maintain a high quality of visual amenity in the scheme in accordance with policy A2 of the Camden Local Plan 2017.

Prior to the relevant part of the development commences on site, details demonstrating how trees to be retained shall be protected during construction work shall be submitted to and approved by the Council in writing. Such details shall follow guidelines and standards set out in BS5837:2012 "Trees in Relation to Construction". All trees on the site, or parts of trees growing from adjoining sites, unless shown on the permitted drawings as being removed, shall be retained and protected from damage in accordance with the approved protection details.

Reason: To ensure that the development will not have an adverse effect on existing trees and in order to maintain the character and amenity of the area in accordance with policy A2 of the Camden Local Plan 2017.

13 Full details in respect of the green roof and green walls in the areas indicated on the approved plan shall be submitted to and approved by the local planning authority before the relevant part of the development commences. The buildings shall not be occupied until the approved details have been implemented and these works shall be permanently retained thereafter.

Reason: In order to ensure the development undertakes reasonable measures to take account of biodiversity and the water environment in accordance with policies C1 and A2 of the Camden Local Plan 2017.

14 Prior to first occupation of the development hereby approved a plan showing details of bird and bat box locations and types and indication of species to be accommodated shall be submitted to and approved in writing by the local planning authority. The boxes shall be installed in accordance with the approved plans prior to the occupation of the development and thereafter retained.

Reason: In order to secure appropriate features to conserve and enhance wildlife habitats and biodiversity measures within the development, in accordance with

policy A2 of the Camden Local Plan 2017.

Before the use of the development hereby approved commences, sound insulation shall be provided for the Ribbon building in accordance with a scheme to be first approved by the local planning authority in writing. The use shall thereafter not be carried out other than in accordance with the approved scheme.

Reason: To safeguard the amenities of the adjoining premises and the area generally in accordance with policy A1 of the Camden Local Plan 2017.

All roofs on the proposed extensions of the site hereby approved shall not be used as roof terraces and access onto the roofs shall be for maintenance of the buildings only and for no other purposes.

Reason: In order to prevent unreasonable overlooking of neighbouring premises in accordance with policy A1 of the Camden Local Plan 2017.

17 Prior to the commencement of any works on site, an air quality statement shall be submitted to the Local Planning Authority assessing the existing levels of air quality, the impact of development (including the proposed Combined Heat & Power) on air quality and proposed mitigation measures to reduce this impact to an acceptable level. The air quality statement shall also demonstrate how exposure of sensitive receptors to poor levels of air quality will be mitigated. Full details of the proposed Combined Heat & Power engine shall be provided demonstrating that the Mayors NOx emission limits as outlined in the Sustainable design and construction supplementary planning guidance (SPG) on Sustainable Design & Construction.

Reason: To promote higher standards of air quality within the borough in accordance with policies G1, A1, CC1, CC4 and C1 of the Camden Local Plan 2017.

18 All louvered window screening along the south facing elevation of the Ribbon building shall be installed prior to occupation and shall be permanently retained thereafter.

Reason: In order to prevent unreasonable overlooking of neighbouring premises in accordance with policy A1 of the Camden Local Plan 2017.

19 Prior to first occupation of the buildings hereby approved, detailed plans showing the location and extent of photovoltaic cells to be installed on the building shall have been submitted to and approved by the Local Planning Authority in writing. The measures shall include the installation of a meter to monitor the energy output from the approved renewable energy systems. The cells shall be installed in full accordance with the details approved by the Local Planning Authority and permanently retained and maintained thereafter.

Reason: To ensure the development provides adequate on-site renewable energy facilities in accordance with policies G1 and CC3 of the Camden Local Plan 2017.

20 Before the relevant part of the development commences, details of the location, design and method of waste storage and removal including recycled materials, shall be submitted to and approved by the local planning authority in writing. The facility as approved shall be provided prior to the first occupation of any of the new units and permanently retained thereafter.

Reason: To ensure that sufficient provision for the storage and collection of waste has been made in accordance with policy CC5 of the Camden Local Plan 2017.

21 Prior to commencement of development details of a sustainable urban drainage system shall be submitted to and approved in writing by the local planning authority. Such system shall be based on a 1:100 year event with 30% provision for climate change demonstrating 50% attenuation of all runoff. The system shall be implemented as part of the development and thereafter retained and maintained.

Reason: To reduce the rate of surface water run-off from the buildings and limit the impact on the storm-water drainage system in accordance with policies G1, CC1, CC3 and C1 of the Camden Local Plan 2017.

- Details as appropriate, in respect of the following, shall be submitted to and approved in writing by the local planning authority before the relevant part of the work is begun:
 - a) Details of any vehicular access alterations via Highgate Road including location and associated boundary treatment.
 - b) Details of all pedestrian access via Highgate Road including location and associated boundary treatment

The relevant part of the works shall be carried out in accordance with the details thus approved and shall be permanently retained

Reason: In the interests of highways and pedestrian safety in accordance with policies A1, T1, T3 and T4 of the Camden Local Plan 2017.

23 No loading or unloading of goods, including fuel, by vehicles arriving at or departing from the premises shall be carried out otherwise than within the curtilage of the building.

Reason: To avoid obstruction of the surrounding streets and to safeguard amenities of adjacent premises in accordance with policies A1, T1, T3 and T4 of the Camden Local Plan 2017.

24 Before the relevant part of the development commences, details of secure and covered cycle storage area for 242 cycles shall be submitted to and approved by the local planning authority. The approved facility shall thereafter be provided in its entirety prior to the first occupation of any of the new buildings and permanently retained thereafter.

Reason: To ensure the development provides adequate cycle parking facilities in accordance with policy T1 of the Camden Local Plan 2017.

The demolition hereby permitted shall not be undertaken before a contract for the carrying out of the works of redevelopment of the site has been made and full planning permission has been granted for the redevelopment for which the contract provides.

Reason: To protect the visual amenity of the area in accordance with policy D1 of the Camden Local Plan 2017.

Prior to the first implementation of the extension to Parliament Hill School (known as 'The Ribbon Building') details of a planted screen on the boundaries with Clevedon Mansions shall be submitted to and approved in writing by the Local Planning Authority. Thereafter the approved planted screen shall be carried out in accordance with the approved landscape details prior to the first occupation of The Ribbon Building. Any trees or areas of planting which, within a period of 5 years from the completion of the development, die, are removed or become seriously damaged or diseased, shall be replaced as soon as is reasonably possible and, in any case, by not later than the end of the following planting season, with others of similar size and species, unless the local planning authority gives written consent to any variation.

Reason: To protect the amenities of neighbouring occupiers in Clevedon Mansions from overlooking in accordance with policy A1 of the Camden Local Plan 2017.

*No part of the development shall be occupied until such time as the Council has confirmed in writing that measures are in place to ensure that no on street business or residential parking permits will be issued to occupiers, students, staff, visitors to the development and the development will therefore be car capped so that the 70 off street car parking spaces hereby approved shall be used for 70 vehicles only and permanently retained.

Reason: In order to ensure that the development does not contribute to increased car use and parking congestion in accordance with policies A1, T1, T2, T3 and T4 and DM1 of the Camden Local Plan 2017.

*No part of the development (including demolition) of any phase hereby approved shall be commenced until a Construction Management Plan (including an Air Quality Assessment) setting out measures for ensuring highway safety and managing transport, deliveries and waste (including recycling of materials) throughout the demolition and construction period, has been submitted to and approved by the local planning authority in consultation with Transport for London. The measures contained in the Construction Management Plan shall at all times remain implemented during the relevant construction phase.

Reason: In order to protect the pedestrian environment and the amenities of the area generally and to ensure the continued free flow of traffic in the area in accordance with policies A1, G1, CC1, D1, T1, T2, T3, T4 and DM1 of the Camden Local Plan 2017.

29 *No part of the development hereby approved including demolition shall be commenced until the Council has confirmed in writing that any highways works required by the Council including repaving the footway adjacent to the site, removing all unnecessary street clutter have been secured or that arrangements have been made to have them secured.

Reason: To ensure that the pedestrian environment is maintained and improved in accordance with policies A1, T1, T3 and T4 and DM1 of the Camden Local Plan 2017.

30 *No part of the development hereby approved including demolition shall be commenced until the Council has confirmed in writing that arrangements are in place for environmental, public realm, walking and cycling improvements in the vicinity of the site (equivalent to a £40,000 financial contribution) or an agreement has been entered into with the Council for the same.

Reason: To ensure the ease of movement and safety of pedestrians, cyclists and other traffic, and users of the highway network in accordance with policies T1, T2, T3 and T4 and DM1 of the Camden Local Plan 2017.

*No part of the development (including demolition) of any phase hereby approved shall be commenced until the Council has approved in writing a Service Management Plan drafted in consultation with Transport for London and submitted to the Council which sets out how deliveries and servicing to the Development will be managed and which minimises conflicts between service vehicle and car and pedestrian movements as well as damage to amenity from such servicing and deliveries.

Reason: In order to protect the pedestrian environment and the amenities of the area generally and to ensure the continued free flow of traffic in the area in accordance with policies T1, T2, T3 and T4 and DM1 of the Camden Local Plan 2017.

- 32 *Details in respect of the following shall be submitted to and approved in writing by the local planning authority:
 - A) The part of the development known as 'Ribbon Building':
 - i) Prior to commencement, a Design Stage review (undertaken by an appropriately qualified and recognised independent verification body) shall be submitted to and approved by the local planning authority in writing, certifying that the following measures are achievable and will be maintainable in the Development's future management and occupation:
 - A minimum BREEAM "Very Good" rating of 60.9%, including targets of 89% in Energy, 67% in Water and 38% in Materials categories.
 - A maximum energy consumption of 45 kWh/m2 for heating and 100 kWh/m2 for all energy use.
 - 35% carbon reduction beyond Part L (2013)

- i) Within 6 months of first occupation, the following shall be submitted to and approved by the local planning authority in writing:
- A final Post Construction Assessment (undertaken by an appropriately qualified and recognised independent verification body) and certificate from BRE certifying that BREEAM "Very Good" has been achieved and issued.
- A Passivhaus Planning Package (PHPP) post-construction assessment demonstrating that energy performance after commissioning achieves the 45kWh/m2 heating and 100kWh/m2 overall energy use targets, has been issued.
- Evidence that the building meets or exceeds 35% reduction in carbon dioxide emissions, with any shortfall offset through the Carbon Offset Fund
- B) The part of the development known as 'La Swap':
- i) Prior to commencement, a Design Stage review (undertaken by an appropriately qualified and recognised independent verification body) shall be submitted to and approved by the local planning authority in writing, certifying that the following measures are achievable and will be maintainable in the Development's future management and occupation:
- A minimum BREEAM "Very Good" rating of 58.74%, including targets of 80% in Energy, 67% in Water and 38% in Materials categories.
- A 35% improvement in carbon dioxide emissions against Part L (Building Regulations 2013)
- ii) Within 6 months of first occupation, the following shall be submitted to and approved by the local planning authority in writing:
- A final Post Construction Assessment (by an appropriately qualified and recognised independent verification body) and certificate from BRE certifying that BREEAM "Very Good" has been achieved and issued.
- Evidence that the building meets or exceeds 35% reduction in carbon dioxide emissions, with any shortfall offset through the Carbon Offset Fund
- C) To undertake reasonable endeavours to achieve a reduction in carbon dioxide in carbon dioxide emissions against Part L (Building Regulations 2013) and will be maintainable in the Development's future management and occupation to the part of the development known as the 'William Ellis Extension'.

Reason: To ensure a sustainable and resource efficient development in accordance with policies G1, CC1, CC3 of the Camden Local Plan 2017.

*The development shall not be carried out other than in complete accordance with the submitted BREEAM Pre-Assessment Report (Parliament Hill School) Rev. 3 April 2016; BREEAM Pre-Assessment Report (La Swap Building, Parliament Hill School) Rev. 3 April 2016 and Revised energy performance targets - 20140052 - Parliament Hill School - Mar 16 - Rev and Sustainability Statement Reports.

Reason: To ensure a sustainable and resource efficient development

in accordance with policies G1, CC1, CC3 and C1 of the Camden Local Plan 2017.

- *The development shall not be carried out other than in complete accordance with the submitted Energy Statement to achieve a reduction in CO2 emissions across the site by at least 35% beyond the baseline. A meter shall at all times be installed to monitor the energy output of the technologies.
 - Reason: In order to secure the appropriate energy and resource efficiency measures and on-site renewable energy generation in accordance with policies G1, CC1, CC3 of the Camden Local Plan 2017.
- *No part of the development hereby approved shall be occupied until a School Travel Plan which shall be accredited by the School Travel Plan Accreditation (STAR) for all schools on site has been submitted to and approved in writing by the local planning authority in consultation with Transport for London and further no part of the development hereby approved shall be occupied until arrangement are in place for the monitoring of the School Travel Plan (or an agreement for a contribution of £5,728).

Reason: In order to protect the pedestrian environment and the amenities of the area generally and to ensure the continued free flow of traffic in the area in accordance with policies A1, G1, T1, T2, T3 and T4 and DM1 of the Camden Local Plan 2017.

*No part of the development hereby approved (including demolition) shall be commenced until the applicant and/or /developer have entered into an agreement with Kings Cross Construction and Skills Centre (KXCSC) to ensure that all job vacancies during the construction phases are registered with KXCSC at the same time as other recruitment efforts.

Reason: In order to ensure that unemployed people within the Borough of Camden have training and employment opportunities during the construction phase of major developments and to source goods and services from local businesses.

37 *No part of the development hereby approved (including demolition) shall be commenced until an employment and training plan has been submitted to and approved by the local planning authority in writing such plan seeking to ensure that at all times during the construction phase no less than fifteen local construction trade apprentices shall be employed at the development.

Reason: In order to ensure that unemployed people within the Borough of Camden have training and employment opportunities during the construction phase of major developments and to source goods and services from local businesses.

*No part of the development hereby approved (including demolition) shall be commenced until an employment and training plan has been submitted to and approved by the local planning authority in writing such plan seeking to ensure that at all times during the construction phase no less than seven construction trade apprentices are employed at the development through the Kings Cross Construction Skills Centre.

Reason: In order to ensure that unemployed people within the Borough of Camden have training and employment opportunities during the construction phase of major developments and to source goods and services from local businesses.

*Prior to the commencement of the relevant part of the development, details of a plan to control the use of the 'Ribbon' building outside normal school hours, demonstrating the hours/schedule of operation of the proposed rooms facing private habitable rooms within Clevedon Mansions, shall be submitted to and approved by the local planning authority in writing. Thereafter, the relevant parts of the Ribbon building shall only be used in accordance with the approved plan.

Reason: To safeguard the amenities of the adjoining premises in accordance with policy A1 of the Camden Local Plan 2017.

*Prior to the occupation of the ribbon building, details of a 'community involvement plan' demonstrating the facilitation of community uses within school buildings shall be submitted to and approved by the local planning authority in writing. Thereafter the relevant buildings shall be used in accordance with the approved plan.

Reason: To ensure the development is available for local community groups as a community facility in accordance with policy C2 of the Camden Local Plan 2017.

*No works shall be commenced on site until such time as any owners of the land with the legal locus to enter into a Section 106 Agreement have entered into such an Agreement incorporating obligations in respect of the matters covered by conditions 27 - 40 above namely, Car Capped development (27), Demolition and Construction Management Plan (28), Highways Works Contribution (29), Pedestrian, Cycle and Environmental Improvements (30), Service Management Plan (31), Sustainability Plan and Post Construction Review (32 & 33), Energy Strategy (34), School Travel Plan (35), Employment & Training Plan, Local Employment and Local Procurement (36-38), Operational hours (39) and Community Involvement Plan (40).

Reason: Reason: In order to define the permission, to meet the policies referenced in conditions 27-40 above, and to secure development in accordance with policy DM1 of the Camden Local Plan 2017.

Informative(s):

The matters covered by conditions 27-40 above (also marked with an *) are matters which would usually be incorporated into a Section 106 Agreement. On Council own schemes because the Council cannot enter into an agreement with itself the usual practice would for the permission to reference the Section 106 requirements for information. If the Council retains ownership of the application site although the reference to Section 106 requirements would not be legally binding they would act as a record of the requirements the Council as planning authority expects the Council as landowner to comply with. If the Council disposes of an interest in the Application Site the incoming owner will be required to enter into a Section 106 agreement giving effect to those requirements which will then become

- a legally binding document. This reflects the terms of condition 41 on the planning permission.
- 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).
- 3 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 You are advised to consult the Council's Noise and Licensing Holidavs. Enforcement Team, Camden Town Hall, Argyle Street, WC1H 8EQ (Tel. No. 020 4444 7974 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.
- In the absence of a Section 106 agreement securing the matters covered by conditions 27-40 above, the Department of Planning and Public Protection requires an unequivocal written statement from the Director for Children Schools and Families confirming that it will comply with the matters set out in conditions 27-40 (as provided in the Council's standard s106 obligations on these matters) and that it will not dispose of any of its interest in the land without first ensuring that any new owner simultaneously executes a Section 106 agreement securing any relevant matters covered by conditions 27-40 which are outstanding or ongoing.
- This approval under Section 73 of the 1990 Act effectively varying the relevant condition of the previous planning permission is subject otherwise to the same terms, drawings, conditions (and obligations where applicable) as attached to the previous planning permission. This includes condition 1 providing for a 3 year time period for implementation which for the avoidance of doubt commences with the date of the original decision (and not this variation).
- This consent is without prejudice to, and shall not be construed as derogating from, any of the rights, powers, and duties of the Council pursuant to any of its statutory functions or in any other capacity and, in particular, shall not restrict the Council from exercising any of its powers or duties under the Highways Act 1980 (as amended). In particular your attention is drawn to the need to obtain permission for any part of the structure which overhangs the public highway (including footway). Permission should be sought from the Council's Engineering Service Network Management Team, Town Hall, Argyle Street WC1H 8EQ, (tel: 020 7974 2410) or email highwayengineering@camden.gov.uk.
- In good time, prior to the start of construction (or if appropriate, demolition) on site, the contractor shall discuss and agree with the Council's Engineering Service Network Management team (tel: 020-7974 2410) detailed arrangements for the

transportation of goods and materials to and from the site. The Council will prosecute those responsible for any breaches of the provisions of the Highways and Litter Acts which occur as a result of construction on the site.

- In the absence of a Section 106 agreement securing the matters covered by conditions 27-40 of the consent, the Department of Planning and Public Protection requires an unequivocal written statement from the Director for Children Schools and Families confirming that it will comply with the matters set out in conditions 27-40 (as provided in the Council's standard s106 obligations on these matters) and that it will not dispose of any of its interest in the land without first ensuring that any new owner simultaneously executes a Section 106 agreement securing any relevant matters covered by conditions 27-40 which are outstanding or ongoing.
- 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).
- This site is within an area of archaeological significance/archaeological potential where development is likely to result in the destruction of ancient remains. Your attention is drawn to the British Archaeologists and Developers Liaison Group Code of Practice agreed by the British Property Federation and the Standing Conference of Archaeological Unit Managers. The Council recognises and endorses this Code and will expect the developer and approved archaeological organisations to abide by its provisions.
- 11 Please note that any approval given by the Council does not give an exemption from the requirements to comply with the Wildlife and Countryside Act 1981 (as amended), or any other Acts offering protection to wildlife. Of particular note is the protection offered to bats, birds and their nests from construction works. For further information contact Natural England on 0300 060 4911 or www.naturalengland.org.uk.
- 12 You are advised that the appropriate standards for tree work are set out in BS 3998: 2010. Failure to ensure that the proposed works are carried out to these standards may result in damage to the tree(s) and may result in legal action by the Council.
- 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 Noise and Licensing Enforcement Team, Camden Town Hall, Argyle Street, WC1H 8EQ (Tel. No. 020 7974 4444 or on the website http://www.camden.gov.uk/ccm/content/contacts/council-contacts/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.

- 14 You are reminded of the need to provide adequate space for internal and external storage for waste and recyclables. For further information contact Council's Environment Services (Waste) on 020 7974 6914/5 or see the website http://www.camden.gov.uk/ccm/content/environment/waste-and-recycling/twocolumn/new-recycling-rubbish-and-reuse-guide.en.
- 15 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.

You can find advice about your rights of appeal at:

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

Yours faithfully

David Joyce

Director of Regeneration and Planning

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