

DATED

26TH MARCH

2018

(1) MOUNT ANVIL (KIDDERPORE) LIMITED

(2) AVON GROUND RENTS LIMITED

(3) NEWLON HOUSING TRUST

(4) THE ROYAL BANK OF SCOTLAND PLC

-and-

**(5) THE MAYOR AND THE BURGESSES OF
THE LONDON BOROUGH OF CAMDEN**

THIRD DEED OF VARIATION

Relating to the Agreement dated 6 April 2016 as varied amended by the Deed of Variation dated 13 September 2016 and the deed of Variation dated 18 July 2017 between the Mayor and the Burgesses of the London Borough of Camden and Mount Anvil (Kidderpore) Limited under section 106 of the Town and Country Planning Act 1990 (as amended) relating to development at premises known as

**KINGS COLLEGE HAMPSTEAD FORMER STUDENT RESIDENCE, KIDDERPORE
AVENUE, LONDON NW3 7SU**

Andrew Maughan
Borough Solicitor
London Borough of Camden
Town Hall
Judd Street
London WC1H 9LP

Tel: 020 7974 6007

Legal/ JL/ 1781.516
DoV v FINAL



THIS DEED is made on the 26th day of March 2018

BETWEEN

- (1) **MOUNT ANVIL (KIDDERPORE) LIMITED** (Jersey company registration number 116255) of 44 The Esplanade, St Helier, Jersey, JE4 9WG and whose address for service in the UK is Mount Anvil Ltd, 140 Aldersgate Street, London, EC1A 4HY (hereinafter called "**the Owner**") of the first part;
- (2) **AVON GROUND RENTS LIMITED** (Co. Regn. No. 07399676) of 88 Edgware Way, Edgware HA8 8JS (hereinafter called "**the Freeholder**") of the second part;
- (3) **NEWLON HOUSING TRUST** (Industrial and Provident Society Number 18449R) whose head office is situated at Newlon House, 4 Daneland Walk, Hale Village, London N17 9FE (hereinafter called "**the Association**") of the third part;
- (4) **THE ROYAL BANK OF SCOTLAND PLC** (Scot. Co. Regn. No. 090312) of 250 Bishopsgate, London EC2M 4AA (hereinafter called "**the Mortgagee**") of the fourth part; and
- (5) **THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF CAMDEN** of Town Hall, Judd Street, London WC1H 9LP (hereinafter called "**the Council**") of the fifth part.

together "the Parties"

WHEREAS:

- 1.1 The Council and the Owner entered into an agreement dated 6 April 2016 pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) and entered into deeds of variation to vary the terms on 13 September 2016 and 18 July 2017 ("the Existing Agreement").
- 1.2 On 7 October 2016 the Owner sold the freehold of the Property registered at the Land Registry with Title Absolute under title number NGL701723 to the Freeholder and entered into a 999 year lease of the property registered at the Land Registry with Title Absolute under title number NGL964552.

- 1.3 The Association has entered into a lease of the Affordable Housing Units from the Owner registered under Title Numbers NGL974064 and NGL974065.
- 1.4 The Owner the Freeholder the Association and the Mortgagee are all interested in the Property for the purposes of Section 106 of the Planning Act.
- 1.5 The Council is the local planning authority for the purposes of the Act and considers it expedient in the interests of the proper planning of its area that the Development of the Property should be restricted or regulated in accordance with this Deed.
- 1.6 This Deed is made by virtue of the Town and Country Planning Act 1990 Section 106A (as amended) and is a planning obligation for the purposes of that section.
- 1.7 The Owner has submitted a new planning application in respect of the Property and to amend the Original Planning Permission and the Council has resolved to grant permission conditionally under reference 2017/5835/P subject to the conclusion of this Deed.
- 1.8 Without prejudice to the terms of the other covenants contained in the Existing Agreement the parties hereto have agreed to vary the terms of the Existing Agreement as hereinafter provided.

2. INTERPRETATION

- 2.1 All words and phrases defined in the Existing Agreement shall have the same meaning in this Deed save where the context otherwise dictates and for the avoidance of any doubt the Existing Agreement shall remain in full force and effect save as varied by this Deed.
- 2.2 All reference in this Deed to clauses in the Existing Agreement are to clauses within the Existing Agreement.
- 2.3 Where in this Deed reference is made to a clause schedule or recital such reference (unless the context otherwise requires) is a reference to a clause schedule or recital of this Agreement.

THIS DEED is made on the

day of

2018

BETWEEN

- (1) **MOUNT ANVIL (KIDDERPORE) LIMITED** (Jersey company registration number 116255) of 44 The Esplanade, St Helier, Jersey, JE4 9WG and whose address for service in the UK is Mount Anvil Ltd, 140 Aldersgate Street, London, EC1A 4HY (hereinafter called "**the Owner**") of the first part;
- (2) **AVON GROUND RENTS LIMITED** (Co. Regn. No. 07399676) of 88 Edgware Way, Edgware HA8 8JS (hereinafter called "**the Freeholder**") of the second part;
- (3) **NEWLON HOUSING TRUST** (Industrial and Provident Society Number 18449R) whose head office is situated at Newlon House, 4 Daneland Walk, Hale Village, London N17 9FE (hereinafter called "**the Association**") of the third part;
- (4) **THE ROYAL BANK OF SCOTLAND PLC (Scot. Co. Regn. No. 090312)** of 250 Bishopsgate, London EC2M 4AA (hereinafter called "**the Mortgagee**") of the fourth part; and
- (5) **THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF CAMDEN** of Town Hall, Judd Street, London WC1H 9LP (hereinafter called "**the Council**") of the fifth part.

together "the Parties"

WHEREAS:

- 1.1 The Council and the Owner entered into an agreement dated 6 April 2016 pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) and entered into deeds of variation to vary the terms on 13 September 2016 and 18 July 2017 ("the Existing Agreement").
- 1.2 On 7 October 2016 the Owner sold the freehold of the Property registered at the Land Registry with Title Absolute under title number NGL701723 to the Freeholder and entered into a 999 year lease of the property registered at the Land Registry with Title Absolute under title number NGL964552.

- 1.3 The Association has contracted to purchase the Affordable Housing Units from the Owner and is mortgagee under a legal charge registered under Title Number NGL964552 and dated 3 March 2017.
- 1.4 The Owner the Freeholder the Association and the Mortgagee are all interested in the Property for the purposes of Section 106 of the Planning Act.
- 1.5 The Council is the local planning authority for the purposes of the Act and considers it expedient in the interests of the proper planning of its area that the Development of the Property should be restricted or regulated in accordance with this Deed.
- 1.6 This Deed is made by virtue of the Town and Country Planning Act 1990 Section 106A (as amended) and is a planning obligation for the purposes of that section.
- 1.7 The Owner has submitted a new planning application in respect of the Property and to amend the Original Planning Permission and the Council has resolved to grant permission conditionally under reference 2015/3936/P subject to the conclusion of this Deed.
- 1.8 Without prejudice to the terms of the other covenants contained in the Existing Agreement the parties hereto have agreed to vary the terms of the Existing Agreement as hereinafter provided.

2. **INTERPRETATION**

- 2.1 All words and phrases defined in the Existing Agreement shall have the same meaning in this Deed save where the context otherwise dictates and for the avoidance of any doubt the Existing Agreement shall remain in full force and effect save as varied by this Deed.
- 2.2 All reference in this Deed to clauses in the Existing Agreement are to clauses within the Existing Agreement.
- 2.3 Where in this Deed reference is made to a clause schedule or recital such reference (unless the context otherwise requires) is a reference to a clause schedule or recital of this Agreement.

2.4 Headings are for ease of reference only and are not intended to be construed as part of this Deed and shall not be construed as part of this Agreement and shall not effect the construction of this Deed.

2.5 Unless the context otherwise requires references to the singular shall include the plural and vice versa.

2.6 References in this Deed to the Owner shall include their successors in title.

2.7 In this Deed the following expression shall unless the context otherwise states have the following meaning now allocated to it.

2.7.1 "Deed" this Deed of Variation made pursuant to Section 106A of the Act

2.7.2 "Existing Agreement" the agreement pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) dated 6 April 2016 made between the Council and the Owner as varied by the First Deed of Variation and the Second Deed of Variation

2.7.3 "First Deed of Variation" the agreement pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) dated 13 September 2016 made between the Council and the Owner

2.7.4 "the Original Planning Permission" means the planning permission granted by the Council on 6 April 2016 under reference number 2015/3936/P

2.7.5 "Second Deed of Variation" the agreement pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) dated 18 July 2017 made between the Council the Owner and the Association

3. VARIATION TO THE EXISTING AGREEMENT

- 3.1 The Parties agree that from the date of this Deed the Existing Agreement shall be varied as follows:-

- 3.2 Clause 1.31 of the Existing Agreement shall be deleted and replaced with the following clause:-

"Development"	the development permitted by the variation of condition 2 (approved plans) of planning permission of planning permission 2015/3936/P dated 06/04/2016 (for development of the site to provide 156 residential units involving demolition of Queen Mothers Hall, Lord Cameron and Rosalind Franklin building and replacement with flats in three 4 and 5 storey buildings, seven houses to the northern boundary, a single townhouse to the north western boundary and three houses between The Chapel and Queen Mothers Hall; relocation and refurbishment of the Summerhouse; alterations and extensions to retained buildings, including listed buildings; excavation of 2-storey basement to the western part of the site and a 1-storey basement to the replacement buildings for Lord Cameron and Rosalind Franklin, lower the level of lower ground floor of Bay House; provision of 97 car parking spaces, associated cycle parking, refuse/recycling facilities, plant equipment and landscaping works including tree removal across the site) namely to reconfigure the arrangement of flats within Rosalind Franklin, Queen Mother's Hall and Lady Chapman to merge 16 units to 8 and create two new units within Rosalind Franklin, resulting in 150 units in total and two balconies to the northern elevation of Queen Mothers Hall at first and second floor levels as shown on plans approved by the Planning Permission
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3.3 Clause 1.64 of the Existing Agreement shall be deleted and replaced with the following clause:-

"Planning Application"	a planning application in respect of the Development of the Property submitted to the Council and validated on 17 October 2017 for which a resolution to grant permission has been passed conditionally under reference number 2017/5835/P subject to conclusion of this Agreement
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3.4 Clause 1.66 of the Existing Agreement shall be deleted and replaced with the following clause:-

"Planning Permission"	the planning permission for the Development issued pursuant to the Planning Application
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3.5 References in Clause 5.5.3, Clause 33.3, Clause 33.4, Clause 38 and Clause 39.2 of the Existing Agreement to planning reference "2015/3936/P" shall be replaced with planning reference "2017/5835/P".

3.6 The draft planning permission reference 2015/3936/P annexed to the Existing Agreement at Schedule 8 shall be removed and replaced with draft planning permission reference 2017/5835/P annexed to this Agreement

3.7 In all other respects the Existing Agreement (as varied by this Deed) shall continue in full force and effect.

4 PAYMENT OF THE COUNCIL'S LEGAL COSTS

4.1 The Owner and the Association agree to pay the Council (on or prior to completion of this Deed) its reasonable legal costs incurred in preparing this Deed

5. REGISTRATION AS LOCAL LAND CHARGE

5.1 This Deed shall be registered as a Local Land Charge

IN WITNESS WHEREOF the Council has caused its Common Seal to be hereunto affixed and the Owner has executed this instrument as a Deed the day and year first before written.

**EXECUTED AS A DEED BY
MOUNT ANVIL (KIDDERPORE) LIMITED
acting by a Director and its Secretary
or by two Directors**


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

.....
Director


.....
Director

.....
Director/Secretary

EXECUTED AS A DEED BY
AVON GROUND RENTS LIMITED
acting by a Director ~~and its Secretary~~
or by two Directors in the presence
of a witness:


SARA EUSEBI
25 WATERLOO QUAY
LONDON N16 0AN
receptionist

)
)
)
) 
.....
Director

.....
Director

.....
Director/Secretary

EXECUTED AS A DEED BY
NEWLON HOUSING TRUST
acting by a Director and its Secretary
or by two Directors

)
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)
Director

.....
Director


.....
Director/Secretary

EXECUTED AS A DEED BY
THE ROYAL BANK OF SCOTLAND PLC
acting by an authorised official
In the presence of a witness

)
)
)
)



Authorised Signatory



Witness Peter NASH

Address: 250 BISHOPSGATE

LONDON. EC2M 4AA

Occupation: BANK OFFICER

THE COMMON SEAL OF THE MAYOR
AND BURGESSES OF THE LONDON
BOROUGH OF CAMDEN was hereunto
Affixed by Order:

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)
)
)



Authorised Signatory



APPENDIX

draft planning permission reference 2017/5835/P



DRAFT

DECISION

- 4 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

- 5 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.
- 6 You are reminded that this decision only grants permission for permanent residential accommodation (Class C3). Any alternative use of the residential units for temporary accommodation, i.e. for periods of less than 90 days for tourist or short term lets etc, would constitute a material change of use and would require a further grant of planning permission.
- 7 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).

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

In respect of the 2 new units proposed to the ground floor of Rosalind Franklin, within the original planning application this area was marked for plant equipment it was later changed to a room for use by residents labelled a 'community facility' within a Non-material application reference: 2016/4743/P. It was envisaged this room for be for ancillary use by the residents and not a true community facility. As this would now be removed it would not result in the loss of a community facility which would have benefitted the wider area given that was not the intention of the previous non-material amendment. In respect of the quality of these units, they would be similar to existing units on the ground floor. The units would be of a suitable size, well laid out and served by sufficient windows. It is considered the 2 new units would provide a suitable standard of accommodation.

With regard to the amalgamation of 16 of the existing units, the 8 resulting units would be generously sized, providing 3 bed units which are in high demand. As such no objection is raised to the proposed amendment.

In terms of design, the addition of two balconies and the associated alteration from windows to doors to the northern elevation of Queen Mother's Hall would be appropriately sited within a set back and to the rear elevation. These are considered to be modest additions to this modern building. Given the siting of these balconies, they would not provide an opportunity to overlook neighbouring residents within the development or existing residents outside of the development site.

No objections have been received and the site's planning history was taken into account in coming to this decision. Special attention has been paid to the desirability of preserving or enhancing the character or appearance of the conservation area, under s.66 (LB's) and s.72 (CA's) of the Listed Buildings and Conservation Areas Act 1990 as amended by the Enterprise and Regulatory Reform Act (ERR) 2013.

As such, the proposed amendments are in general accordance with policies H1, H6, D1, D2, A1 and DM1 of the Camden Local Plan 2017.

- 2 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 2363).
- 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 Holidays. You are advised to consult the Council's Environmental Health Service, Camden Town Hall, Argyle Street, WC1H 8EQ (Tel. No. 020 7974 2090 or by email env.health@camden.gov.uk or on the website www.camden.gov.uk/pollution) 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.

- 36 Prior to commencement of any development other than site clearance & preparation details of the feasibility of rainwater recycling proposals should be submitted to the local planning authority and approved in writing. The development shall thereafter be constructed in accordance with the approved details.

Reason: To ensure the development contributes to minimising the need for further water infrastructure in an area of water stress in accordance with policies CC2 and CC3 of the London Borough of Camden Local Plan 2017.

- 37 All units within the new replacement buildings of Lord Cameron Hall, Rosalind Franklin Hall, Queen Mother's Hall, the Townhouses and Pavilion shall be designed and constructed in accordance with Building Regulations Part M 4(2) with the exception of 10% of units (no 15) which would be adaptable to M4(3). In accordance with details approved by 2017/2481/P dated 13/12/17.

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 C6 of the London Borough of Camden Local Plan 2017.

- 38 The drainage strategy shall be implemented in accordance with details approved by 2016/3993/P dated 13/10/16.

No discharge of foul or surface water from the site shall be made into the public sewer system until the drainage works identified in the strategy have been completed.

Reason: To ensure that sufficient capacity is made available for the new development and to avoid adverse environmental impact in accordance with Policy 5.13 of the London Plan 2011, consolidated with alterations since March 2015.

Informative(s):

- 1 The application is seeking to amalgamate 16 units into 8 within the buildings of Rosalind Franklin, Queen Mother's Hall and Lady Chapman and create 2 new units to the ground floor of Rosalind Franklin in an area previously proposed for use by residents for ancillary use. As a result of the changes it is proposed to erect two balconies to the northern elevation of Queen Mothers Hall at first and second floor levels to provide private amenity space for the 2 new units.

With regard to the reduction of unit numbers from 156 to 150 it is considered this would be a minor alteration to the overall development. The proposed changes would be to market units only and would not impact on the provision of affordable housing. In terms of unit mix, the proposed amendment would result in 58% of units being either 2 or 3 beds, which are in high demand in the private market and therefore the development would be in accordance with Policy H7.

- 31 Prior to commencement of works for the Pavilion buildings and the rear extension at Skeel Library details of the green roof including species, planting density, substrate and a section at scale 1:20 showing that adequate depth is available in terms of the construction and long term viability of the green roof, and a programme for an initial scheme of maintenance shall be submitted to and approved in writing by the local planning authority. The green roof shall be fully provided in accordance with the approved details prior to first occupation of the Pavilion buildings and the Skeel Library and thereafter retained and maintained in accordance with the approved scheme of maintenance.

Reason: To ensure that the green roof is suitably designed and maintained in accordance with the requirements of policies A3 and D1 of the London Borough of Camden Local Plan 2017.

- 32 Full details in respect of the pond located within the western courtyard as indicated on the approved plans shall be submitted to and approved by the local planning authority before the relevant phase of the development commences. The buildings of The Chapel, Townhouses, Pavilions and Queen Mothers Hall shall not be occupied until the approved details have been implemented and these works shall be permanently retained and maintained thereafter.

Reason: In order to ensure the development undertakes reasonable measures to take account of biodiversity and the water environment in accordance with policies A3 and CC3 of the London Borough of Camden Local Plan 2017.

- 33 The precautionary working approach to demolition and construction shall be implemented in accordance with 2016/3069/P dated 09/08/16. All site operatives must be made aware of the possible presence of protected species during works. If any protected species or signs of protected species are found, works should stop immediately and an ecologist should be contacted. The applicant may need to apply for a protected species licence from Natural England, evidence of which should be submitted to the Local Authority.

Reason: To ensure the development contributes towards the protection and creation of habitats and valuable areas for biodiversity in accordance with policy A3 of the London Borough of Camden Local Plan 2017.

- 34 Noise and vibration mitigation shall be implemented in accordance with 2017/4962/P dated 12/10/17. The mitigation measures shall be implemented prior to occupation and remain in place for the lifetime of the development.

Reason: To safeguard the amenities of occupiers of the proposed use in accordance with the requirements of policy A1 of the London Borough of Camden Local Plan 2017.

- 35 Passive electric vehicle charging points shall be implemented in accordance with 2017/0059/P dated 25/01/17. The charging points shall be provided in their entirety prior to occupation of any units, in accordance with the details thus approved and thereafter be permanently maintained and retained.

Reason: To encourage the uptake of electric vehicles, in accordance with Policy 6.13 of the London Plan.

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 CC2 and CC3 of the London Borough of Camden Local Plan 2017.

- 27 Prior to occupation, evidence that the drainage system including permeable paving, green roofs, and a total of 307m³ attenuation storage has been implemented in accordance with the approved details (Drainage Strategy Statement and appendices, Tully De'Ath Consultants, June 2015) as part of the development shall be submitted to the Local Authority and approved in writing. The systems shall thereafter be retained and maintained in accordance with the approved maintenance plan.

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 CC2 and CC3 of the London Borough of Camden Local Plan 2017.

- 28 Before the relevant part of each Phase commences 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 an approved by the Local Planning Authority in writing. 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 the requirements policy A3 of the London Borough of Camden Local Plan 2017.

- 29 Noise levels at a point 1 metre external to sensitive facades shall be at least 5dB(A) less than the existing background measurement (LA90), expressed in dB(A) when all plant/equipment (or any part of it) is in operation unless the plant/equipment hereby permitted will have a noise that has a distinguishable, discrete continuous note (whine, hiss, screech, hum) and/or if there are distinct impulses (bangs, clicks, clatters, thumps), then the noise levels from that piece of plant/equipment at any sensitive façade shall be at least 10dB(A) below the LA90, expressed in dB(A).

Reason: To safeguard the amenities of the adjoining premises and the area generally in accordance with the requirements of policies A1 and A4 of the London Borough of Camden Local Plan 2017.

- 30 Before the use commences, the extract ventilating system and air-conditioning plant, shall be provided with acoustic isolation, sound attenuation and anti-vibration measures in accordance with 2017/4963/P dated 12/10/17. All such measures shall thereafter be retained and maintained in accordance with the manufacturers' recommendations.

Reason: To safeguard the amenities of the adjoining premises and the area generally in accordance with the requirements of policies A1 and A4 of the London Borough of Camden Local Plan 2017.

- 21 Cycle storage as approved by 2017/4291/P dated 21/09/17 shall be provided in its entirety for each phase prior to the first occupation of any of the new units in that phase, and permanently retained thereafter.

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

- 22 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 the requirements of policies D1 and D2 of the London Borough of Camden Local Plan 2017.

- 23 Prior to first occupation of the development 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 final occupation of 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 the requirements of the London Plan (Consolidated with Alterations Since 2004) and Camden Planning Guidance 2006 and policy A3 of the London Borough of Camden Local Plan 2017.

- 24 Any piling must be undertaken in accordance with the terms of the approved piling method statement approved by 2016/4725/P dated 08/12/2016.

Reason: To safeguard existing below ground public utility infrastructure and controlled waters in accordance with the requirements of policy CC3 of the London Borough of Camden Local Plan 2017.

- 25 The development hereby approved shall achieve a maximum internal water use of 105litres/person/day, allowing 5 litres/person/day for external water use. Prior to occupation, evidence demonstrating that this has been achieved shall be submitted and approved by the Local Planning Authority.

Reason: To ensure the development contributes to minimising the need for further water infrastructure in an area of water stress in accordance with policies CC2 and CC3 of the London Borough of Camden Local Plan 2017.

- 26 The sustainable drainage system as approved by 2016/2463/P dated 12/08/16 shall be implemented and maintained in accordance with the details approved.

The sustainable drainage system as approved (Drainage Strategy Statement and appendices, Tully De'Ath Consultants, June 2015) shall be installed as part of the development to achieve at least a 50% reduction in run off rate for all storms up to and including a 1:100 year storm with a 30% provision for climate change. The system shall include permeable paving, green roofs, and a total of 307m³ attenuation storage, as stated in the approved details and shall thereafter retained and maintained in accordance with the approved maintenance plan.

- 16 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 to the satisfaction of the Council. Details of tree protection shall be in accordance with those approved by 2016/2991/P dated 09/08/16.

Reason: To ensure that the Council may be satisfied that the development will not have an adverse effect on existing trees and in order to maintain the character and amenities of the area in accordance with the requirements of policy A3 of the London Borough of Camden Local Plan 2017.

- 17 Details of the design of building foundations and the layout, with dimensions and levels, of service trenches and other excavations on site in so far as these items may affect trees on or adjoining the site, shall be implemented in accordance with details approved by 2016/2991/P dated 09/08/16.

Reason: To ensure that the development will not have an adverse effect on existing trees and in order to maintain the character and amenities of the area in accordance with the requirements of policy A3 of the London Borough of Camden Local Plan 2017.

- 18 Notwithstanding the provisions of Article 3 of the Town and Country Planning (General Permitted Development) (England) Order 2015 or any Order revoking and re-enacting that Order, no development within Part 1 (Classes A-H) and Part 2 (Classes A-C) of Schedule 2 of that Order shall be carried out at any of the hereby approved single dwellings without the grant of planning permission having first been obtained from the local planning authority.

Reason: To safeguard the visual amenities of the area and to prevent over development of the site by controlling proposed extensions and alterations in order to ensure compliance with the requirements of policies D1, D2, A1 and A3 of the London Borough of Camden Local Plan 2017.

- 19 Details of the location, design and method of waste storage and removal including recycled materials, shall be implemented in accordance with 2017/0909/P dated 28/09/17. 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 the requirements of policy CC5 of the London Borough of Camden Local Plan 2017.

- 20 The two designated spaces for vehicles making deliveries to or collections from the site (as shown on Drawing 157780 PL-ST-105 Rev 3) shall be permanently retained and not used for any other purpose. All vehicles making routine deliveries to / collections from the site shall do so within those spaces. 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 site.

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

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

- 12 All boundary treatment shall be implemented in accordance with 2017/2480/P dated 11/08/17. The relevant part of the works shall not be carried out otherwise than in accordance with the details thus approved.

Reason: To safeguard the appearance of the application site and the character of the immediate area in accordance with the requirements of policy D1 and D2 of the London Borough of Camden Local Plan 2017.

- 13 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 London Borough of Camden Local Plan.

- 14 No development, other than demolition works to Queen Mother's Hall, Lord Cameron Hall and/or Rosalind Franklin shall take place until full details of hard and soft landscaping and means of enclosure of all un-built, open areas have been submitted to and approved by the local planning authority in writing. Such details shall include details of any proposed earthworks including grading, mounding and other changes in ground levels. The relevant part of the works shall not be carried out otherwise than in accordance with the details thus approved.

Reason: To ensure that the development achieves a high quality of landscaping which contributes to the visual amenity and character of the area in accordance with the requirements of policies D1, D2 and A3 of the London Borough of Camden Local Plan 2017.

- 15 All hard and soft landscaping including replacement tree planting 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 or prior to the occupation for the permitted use 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 the requirements of policies D1, D2 and A3 of the London Borough of Camden Local Plan 2017.

c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;

d) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;

e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;

f) All new dormers and alterations to existing dormers in accordance with details approved by 2016/4072/P dated 25/08/17;

g) Brickwork in accordance with details approved by 2016/4072/P dated 25/08/17 maintained for the duration of the works.

The relevant part of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

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

11 The detailed design in respect of the Pavillions shall be implemented in accordance with the following approved details:

a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;

b) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;

c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;

d) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;

e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;

f) All new dormers and alterations to existing dormers in accordance with details approved by 2016/4072/P dated 25/08/17;

g) Curtain walling in accordance with details approved by 2017/3848/P dated 26/07/17.

The relevant part of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

9 The detailed design in respect of Lady Chapman Hall shall be implemented in accordance with the following approved details:

- a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/2861/P dated 16/09/16;
- b) A report and methodology statement demonstrating the extent of materials to be salvaged from the demolition of the rear façade of Lady Chapman and a schedule demonstrating where these are to be reused in the proposed rebuilt structure in accordance with details approved by 2016/2861/P dated 16/09/16;
- c) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;
- d) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;
- e) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;
- f) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;
- g) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;
- h) Proposed roof works, including new coverings, vents and any works to chimneys in accordance with details approved by 2016/4072/P dated 25/08/17; and
- i) Brickwork in accordance with details approved by 2017/4275/P dated 11/08/17 and maintained onsite for the duration of the works.

All external architectural features to the proposed rear elevation of Lady Chapman shall match those of the existing rear façade. The relevant part of the works shall not be carried out otherwise than in accordance with the details thus approved.

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

10 The detailed design in respect of the Townhouses shall be implemented in accordance with the following approved details:

- a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;
- b) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;

g) Proposed roof works, including new coverings, vents and any works to chimneys in accordance with details approved by 2016/4072/P dated 25/08/17; and

h) Brickwork in accordance with details approved by 2016/4072/P dated 25/08/17 maintained for the duration of the works.

The relevant parts of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

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

8 The detailed design in respect of Dudin Brown shall be implemented in accordance with the following approved details:

a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2017/0191/P dated 05/04/17;

b) Details of all new external doors in accordance with details approved by 2017/0191/P dated 05/04/17;

c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;

d) All facing materials in accordance with details approved by 2016/3993/P dated 13/10/16;

e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;

f) Proposed roof works, including new coverings, vents and any works to chimneys in accordance with details approved by 2016/3993/P dated 13/10/16; and

g) Brickwork in accordance with details approved by 2017/5322/P dated 05/10/17 and the sample maintained for the duration of the works.

The relevant part of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

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

- b) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;
- c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;
- d) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;
- e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;
- f) All new dormers and alterations to existing dormers in accordance with details approved by 2016/4072/P dated 25/08/17;
- g) Proposed roof works, including new coverings, vents and any works to chimneys in accordance with details approved by 2016/4072/P dated 25/08/17; and
- h) Brickwork in accordance with details approved by 2016/4072/P dated 25/08/17 maintained for the duration of the works.

The relevant parts of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

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

- 7 The detailed design in respect of Queen Mother's Hall shall be implemented in accordance with the following approved details:
- a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;
- b) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;
- c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;
- d) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;
- e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;
- f) All new dormers and alterations to existing dormers in accordance with details approved by 2016/4072/P dated 25/08/17;

- 4 The Phasing Plan shall be implemented in accordance with the plan approved under 2016/3211/P dated 25/07/2016.

Reason: To ensure that implementation of the development is undertaken in a planned manner with infrastructure and access to the site provided in association with occupation of development and to safeguard the amenity of future occupiers and existing residents in accordance with the requirements of policy A1 of the London Borough of Camden Local Plan 2017.

- 5 The detailed design in respect of Lord Cameron Hall shall be implemented in accordance with the following approved details:

a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;

b) Details of all new external doors in accordance with details approved by 2016/4072/P dated 25/08/17;

c) Details of all new balustrade, railings and modifications to existing railings in accordance with details approved by 2017/0756/P dated 22/05/17;

d) All facing materials in accordance with details approved by 2016/4072/P dated 25/08/17;

e) All new external servicing, including but not restricted to vents, flues, rainwater goods, SVPS in accordance with details approved by 2017/2208/P dated 11/08/17;

f) All new dormers and alterations to existing dormers in accordance with details approved by 2016/4072/P dated 25/08/17;

g) Proposed roof works, including new coverings, vents and any works to chimneys in accordance with details approved by 2016/4072/P dated 25/08/17; and

h) Brickwork in accordance with details approved by 2016/4072/P dated 25/08/17 maintained for the duration of the works.

The relevant parts of the works shall be carried out in accordance with the details thus approved and all approved samples shall be retained on site during the course of the works.

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

- 6 The detailed design in respect of Rosalind Franklin shall be implemented in accordance with the following approved details:

a) Details of all windows, ventilation grills, external doors and gates in accordance with details approved by 2016/4072/P dated 25/08/17;

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

3 Part 2 of 2

The development hereby permitted shall be carried out in accordance with the following approved plans and supporting documents: Bat Presence or Likely Absence Surveys by Ecology Consultancy dated September 2014, Daylight, Sunlight and Overshadowing Report by CHP Surveyors Ltd dated 03 July 2015, Transport Assessment by Momentum Transport Planning dated 03 July 2015, Draft Construction Management Plan by Momentum Transport Planning dated 03 July 2015, Energy Statement by NLG Associates dated 07 July 2015, Sustainability Statement by NLG Associates dated 03 July 2015, Acoustic Assessment 6486/EBF Rev 2 by RBA Acoustics dated 03 July 2015, Air Quality Assessment by Peter Brett dated July 2015, Basement Impact Assessment by Tully De'Ath Consultants dated July 2015, Flood Risk Assessment by WSP dated July 2015, Statement of Community Involvement by London Communications Agency dated July 2015, Archaeological Desk Based Assessment by CGMS dated July 2015, Student Housing Statement by King's College London dated July 2015, Fire Strategy by fds consult dated June 2015, Access Statement by David Bonnett Associated dated July 2015, Open Space Strategy by Mount Anvil and Addendum Report - Additional Biodiversity Enhancements by Fabik dated 18th January 2015, 9000-DRG-03RF-BO900 Rev A, 9000-DRG-03RF-GF901 Rev C, 9000-DRG-03RF-01902 Rev A, 9000-DRG-03RF-02903 Rev C, 9000-DRG-03RF-03904 Rev C, 9000-DRG-03RF-04905 Rev C, 9000-DRG-03RF-05906 Rev A, 9000-DRG-03RF-RF907 Rev A, 9000-DRG-02RF-EL901 Rev A, 9000-DRG-02RF-EL902 Rev B, 9000-DRG-03LD-BO900 Rev B, 9000-DRG-03LD-GF901 Rev B, 9000-DRG-03LD-01902 Rev B, 9000-DRG-03LD-02903 Rev B, 9000-DRG-03LD-03904 Rev B, 9000-DRG-03LD-04905 Rev B, 9000-DRG-02LD-EL901 Rev B, 9000-DRG-03LD-EL902 Rev B, 9000-DRG-03QM-VL900 Rev A, 9000-DRG-03QM-VL901 Rev C, 9000-DRG-03QM-VL902 Rev C, 9000-DRG-03QM-RF903 Rev A, 9000-DRG-02QM-EL901 Rev B, 9000-DRG-02QM-EL902 Rev C, 9000-DRG-04QM-SE902, 9000-DRG-03T1-AL900, 9000-DRG-02TI-EL901, 9000-DRG-02T1-EL902 Rev A, 9000-DRG-03T2-VL900, 9000-DRG-03T2-VL901, 9000-DRG-03T2-RF902, 9000-DRG-02T2-EL901 Rev A, 9000-DRG-03PV-AL900, 9000-DRG-02PV-EL901 Rev A, 9000-DRG-02LY-EL901 Rev A, 9000-DRG-02LY-EL903 Rev A, 9000-DRG-02LY-EL904 Rev A, 9000-DRG-03LY-RF011 Rev B, 9000-DRG-03CP-SB900, 9000-DRG-03CP-BO901 9000-DRG-02T2-EL902 Rev A, M000076-DP-001-C, M000076-DP-002-C, M000076-DP-003-C, M000076-DP-004-C, M000076-DP-005-C, M000076-DP-006-C, M000076-DP-007-C, M000076-DP-008-C, Technical Note by Momentum Transport Planning, 9000-DRG-03LY-01901 and 9000-DRG-03LY-VL902

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

The development hereby permitted shall be carried out in accordance with the following approved plans and supporting documents: 15778-PL-ST_010 Rev 4, 15778-PL-ST_050 Rev 2, 15778-PL-ST_051 Rev 2, 15778-PL-EX ST_100 Rev 2, 15778-PL BH EX 100 Rev 2, 15778-PL BH EX 101 Rev 2, 15778-PL BH EX 102 Rev 2, 15778-PL BH EX 200 Rev 2, 15778-PL CH EX 100 Rev 2, 15778-PL CH EX 101 Rev 2, 15778-PL CH EX 102 Rev 2, 15778-PL CH EX 200 Rev 2, 15778-PL DB EX 100 Rev 2, 15778-PL DB EX 101 Rev 2, 15778-PL DB EX 200 Rev 2, 15778-PL KH EX 100 Rev 2, 15778-PL KH EX 101 Rev 2, 15778-PL KH EX 102 Rev 2, 15778-PL KH EX 200 Rev 2, 15778-PL KH EX 201 Rev 2, 15778-PL LC EX 100 Rev 2, 15778-PL LC EX 101 Rev 2, 15778-PL LC EX 102 Rev 2, 15778-PL LC EX 200 Rev 2, 15778-PL MW EX 100 Rev 2, 15778-PL MW EX 101 Rev 2, 15778-PL MW EX 102 Rev 2, 15778-PL MW EX 200 Rev 2, 15778-PL MW EX 201 Rev 2, 15778-PL SK EX 100 Rev 2, 15778-PL SK EX 101 Rev 2, 15778-PL SK EX 102 Rev 2, 15778-PL SK EX 200 Rev 2, 15778-PL SH EX 100 Rev 2, MSL9992-LCH FP1-01 Rev A, MSL9992-LCH FP1-02 Rev A, MSL9992-LCH FP2-01 Rev A, MSL9992-LCH FP2-02 Rev A, MSL9992-LCH FP3-01 Rev A, MSL9992-LCH FP3-02 Rev A, MSL9992-LCH FPB-01 Rev A, MSL9992-LCH FPB-02 Rev A, MSL9992-LCH FPG-01 Rev A, MSL9992-LCH FPG-02 Rev A, MSL9992-LCH E1-01 Rev A, MSL9992-LCH E1-02 Rev A, MSL9992-LCH E2 Rev A, MSL9992-LCH E3 Rev A, MSL9992-LCH E4 Rev A, MSL9992-LCH E5 Rev A, MSL9992-LCH E6 Rev A, 15778-PL RFH EX 100 Rev 2, 15778-PL RFH EX 101 Rev 2, MSL9992-RF E1 Rev A, MSL9992-RF E2 Rev A, MSL9992-RF E3, Rev A, MSL9992-RF E4 Rev A, MSL9992-RF E5 Rev A, MSL9992-RF E6 Rev A, MSL9992-RF E7-01 Rev A, MSL9992-RF E7-02 Rev A, 15778-PL QMH EX 100 Rev 2, 15778-PL QMH EX 200 Rev 1, 15778-PL-ST_105 Rev 3, 15778-PL-ST_100 Rev 9, 15778-PL-ST_110 Rev 9, 15778-PL-ST_111 Rev 10, 15778-PL-ST_112 Rev 10, 15778-PL-ST_113 Rev 10, 15778-PL-ST_114 Rev 11, 15778-PL-ST_115 Rev 10, 15778-PL-ST_119 Rev 9, 15778-PL-ST_120 Rev 8, 15778-PL-ST_121 Rev 5, 15778-PL-ST_310 Rev 10, 15778-PL-ST_311 Rev 8, 15778-PL-ST_312 Rev 8, 15778-PL-ST_313 Rev 8, 15778-PL-ST_314 Rev 8, 15778-PL-ST_315 Rev 4, 15778-PL-ST_316 Rev 2, 15778-PL BH 100 Rev 2, 15778-PL BH 101 Rev 4, 15778-PL BH 102 Rev 2, 15778-PL BH 200 Rev 4, 15778-PL BH 300 Rev 2, 15778-PL BH 301 Rev 2, 15778-PL CH 100 Rev 6, 15778-PL CH 101 Rev 5, 15778-PL CH 102 Rev 4, 15778-PL CH 200 Rev 5, 15778-PL CH 300 Rev 4, 15778-PL CH 301 Rev 4, 15778-PL CH 302 Rev 4, 15778-PL DB 100 Rev 3, 15778-PL DB 101 Rev 3, 15778-PL DB 200 Rev 3, 15778-PL DB 300 Rev 3, 15778-PL KH 100 Rev 2, 15778-PL KH 101 Rev 4, 15778-PL KH 102 Rev 4, 15778-PL KH 200 Rev 5, 15778-PL KH 201 Rev 2, 15778-PL KH 300 Rev 2, 15778-PL KH 301 Rev 4, 15778-PL LC 100 Rev 3, 15778-PL LC 101 Rev 3, 15778-PL LC 102 Rev 3, 15778-PL LC 200 Rev 3, 15778-PL LC 300 Rev 3, 15778-PL MW 100 Rev 5, 15778-PL MW 101 Rev 2, 15778-PL MW 102 Rev 2, 15778-PL MW 200 Rev 2, 15778-PL MW 201 Rev 5, 15778-PL MW 300 Rev 2, 15778-PL MW 301 Rev 2, 15778-PL SK 100 Rev 4, 15778-PL SK 101 Rev 4, 15778-PL SK 102 Rev 4, 15778-PL SK 200 Rev 2, 15778-PL SK 300 Rev 4, 15778-PL SK 301 Rev 4, 15778-PL-LCH 400 Rev 6, 15778-PL-RFH 400 Rev 6, 15778-PL-QMH 400 Rev 6, 15778-PL-TWN 400 Rev 6, 15778-PL-PAV 400 Rev 6, 15778-PL-ST 505 Rev 9, 15778-PL-ST 600 Rev 10 and D2280 L 100 Rev D, Planning Statement by Montagu Evans dated July 2015, Heritage Statement by Montagu Evans dated July 2015, Design and Access Statement, Preliminary Ecological Appraisal & Preliminary Bat Roost Assessment by The Ecology Consultancy dated 29 July 2014.

Drawing Nos: Superseded Plans: 9000-DRG-03RF-GF901 Rev A, 9000-DRG-03RF-02903 Rev A, 9000-DRG-03RF-03904 Rev A, 9000-DRG-03RF-04905 Rev A, 9000-DRG-03QM-VL901 Rev A, 9000-DRG-03QM-VL902 Rev A, 9000-DRG-02QM-EL902 Rev B, 157780 PL-ST-116 Rev 10, 157780 PL-ST-117 Rev 12 and 157780 PL-ST-118 Rev 11.

Revised Plans: 9000-DRG-03RF-GF901 Rev C, 9000-DRG-03RF-02903 Rev C, 9000-DRG-03RF-03904 Rev C, 9000-DRG-03RF-04905 Rev C, 9000-DRG-03QM-VL901 Rev C, 9000-DRG-03QM-VL902 Rev C, 9000-DRG-02QM-EL902 Rev C, 9000-DRG-03LY-01901 and 9000-DRG-03LY-VL902.

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 the original planning permission ref 2015/3936/P dated 06/04/2016.

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

- 2 For the purposes of this decision, conditions no.2 and 3 of planning permission 2015/3936/P shall be replaced with the following condition:

REPLACEMENT CONDITION 2 and 3

- 2 Part 1 of 2

Montagu Evans
5 Bolton Street
London
W1J 8BA

Application Ref: **2017/5835/P**

Dear Sir/Madam

DRAFT
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:

Kings College Hampstead Campus
Kidderpore Avenue
LONDON
NW3 7SU

Proposal:

DECISION
Variation of condition 2 (approved plans) of planning permission 2015/3936/P dated 06/04/2016 (for development of the site to provide 156 residential units involving demolition of Queen Mothers Hall, Lord Cameron and Rosalind Franklin building and replacement with flats in three 4 and 5 storey buildings, seven houses to the northern boundary, a single townhouse to the north western boundary and three houses between The Chapel and Queen Mothers Hall; relocation and refurbishment of the Summerhouse; alterations and extensions to retained buildings, including listed buildings; excavation of 2-storey basement to the western part of the site and a 1-storey basement to the replacement buildings for Lord Cameron and Rosalind Franklin, lower the level of lower ground floor of Bay House; provision of 97 car parking spaces, associated cycle parking, refuse/recycling facilities, plant equipment and landscaping works including tree removal across the site.) namely to reconfigure the arrangement of flats within Rosalind Franklin, Queen Mother's Hall and Lady Chapman to merge 16 units to 8 and create two new units within Rosalind Franklin, resulting in 150 units in total and two balconies to the northern elevation of Queen Mothers Hall at first and second floor levels.

DATED

26TH MARCH

2018

(1) MOUNT ANVIL (KIDDERPORE) LIMITED

(2) AVON GROUND RENTS LIMITED

(3) NEWLON HOUSING TRUST

(4) THE ROYAL BANK OF SCOTLAND PLC

-and-

**(5) THE MAYOR AND THE BURGESSES OF
THE LONDON BOROUGH OF CAMDEN**

THIRD DEED OF VARIATION

Relating to the Agreement dated 6 April 2016 as varied amended by the Deed of Variation dated 13 September 2016 and the deed of Variation dated 18 July 2017 between the Mayor and the Burgesses of the London Borough of Camden and Mount Anvil (Kidderpore) Limited under section 106 of the Town and Country Planning Act 1990 (as amended) relating to development at premises known as

**KINGS COLLEGE HAMPSTEAD FORMER STUDENT RESIDENCE, KIDDERPORE
AVENUE, LONDON NW3 7SU**

Andrew Maughan
Borough Solicitor
London Borough of Camden
Town Hall
Judd Street
London WC1H 9LP

Tel: 020 7974 6007

Legal/ JL/ 1781.516
DoV v FINAL