

**From:** [REDACTED]  
**Sent:** 20 March 2019 10:33  
**To:** [REDACTED]  
**Cc:** [REDACTED]  
**Subject:** Panning Application 2019/.1225/P

**Panning Application 2019/.1225/P**

I understand this application is to regularise that the flats at 59/61 Camden High Street should be retrospectively accepted as dwellings.

However, I would ask that a clause or condition be attached. For the last several years the various tenants of the second floor flat have used the flat roof of the first floor – not demised to the flat – to hold noisy parties lasting into the night. Apart from the flats which are their immediate neighbours in their building, this noise has affected Carlow House diagonally opposite. Carlow House, which used to be offices on floors 1-3 has been converted into a block of 100 flats, at least half of which suffer from this nuisance.

The clause should state that the flat roof is not part of the demised premises and that access to it from the flats should be not allowed.

Thank you,

Rob Macdonald

