Application ref: 2020/0285/P

Contact: Obote Hope Tel: 020 7974 2555 Date: 11 March 2020

Prewell Bizley Architects Second Floor 118a London Wall London EC2Y 5JA



Development Management
Regeneration and Planning
London Borough of Camden
Town Hall
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WC1H 9JE

Dear Sir/Madam

DECISION

Town and Country Planning Act 1990

Certificate of Lawfulness (Proposed) Granted

The Council hereby certifies that the development described in the First Schedule below, on the land specified in the Second Schedule below, would be lawful within the meaning of Section 192 of the Town and Country Planning Act 1990 as amended.

First Schedule: Installation of Air Source Heat Pump on the flank wall of the rear extension at ground floor level, installation of new rooflight to the rear roofslope and installation of Solar Photovoltaic panels on the rear butterfly roof.

Drawing Nos: 173 LDC 02 REVA, 173 LDC 10 REVA, 173 LDC 20 REVA, 173 S3 02, 173 S3 10, 173 S3 20, 173 S3 100 and Covering letter commissioned by Prewett Bizley Architect dated 20th January 2020.

Second Schedule: 9 Inkerman Road London NW5 3BT

Reason for the Decision:

The Solar Photovoltaic panels to rear roof slope of the butterfly roof is permitted under Class A of Part 14 of Schedule 2 of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).

- The Air Source Heat pump on the flank elevation of the ground floor extension is permitted under Class G of Part 14 of Schedule 2 of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).
- The proposed 1x rear rooflight on the butterfly roof is permitted under Class C of Schedule 2, Part 1 of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).

Informative(s):

- 1 The herby development is permitted by Class A, Part 14 of GPDO 2015 subject to the condition that solar PV or thermal equipment would not affect the amenity of the area and it is removed as soon as reasonably practicable when no longer needed.
- The applicant is reminded that the Air source Heat Pump should be removed as soon as reasonably practicable when no longer needed in accordance with Condition A.2(c) of Part 14 of Schedule 2 of the Town & Country Planning (General Permitted Development) Order 2015 (as amended).
- The development subject to the grant of this certificate, would only constitute permitted development where the roof lights would not project more than 150 mm beyond the plane of the roof slope in accordance with Condition C.1(b) of the Town & Country Planning (General Permitted Development) Order 2015.
- 4 Your proposals may be subject to control under the Building Regulations and/or the London Buildings Acts that 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, Judd St, Kings Cross, London NW1 2QS (tel: 020-7974 6941).
- 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, Judd St, Kings Cross, London NW1 2QS (Tel. No. 020 7974 4444 or search for 'environmental health' on the Camden website 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 dealing with the application, the Council has sought to work with the applicant in a positive and proactive way in accordance with paragraph 38 of the National Planning Policy Framework 2019.

You can find advice about your rights of appeal at:

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

Yours faithfully

Daniel Pope

Chief Planning Officer

Notes

- 1. This certificate is issued solely for the purpose of Section 192 of the Town and Country Planning Act 1990 (as amended).
- 2. It certifies that the use*/operations*/matter* specified in the First Schedule taking place on the land described in the Second Schedule was*/would have been* lawful on the specified date and thus, was not*/would not have been* liable to enforcement action under Section 172 of the 1990 Act on that date.
- 3. This Certificate applies only to the extent of the use*/operations*/matter* described in the First Schedule and to the land specified in the Second Schedule and identified on the attached plan. Any use*/operations*/matter* which is materially different from that described or which relates to other land may render the owner or occupier liable to enforcement action.
- 4. The effect of the Certificate is also qualified by the provision in Section 192(4) of the 1990 Act, as amended, which states that the lawfulness of a described use or operation is only conclusively presumed where there has been no material change, before the use is instituted or the operations begun, in any of the matters relevant to determining such lawfulness.