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23 June

2021

(1) TRUSTEES FOR METHODIST CHURCH PURPOSES

-and-

(2) THE MAYOR AND THE BURGESSES OF THE LONDON BOROUGH OF CAMDEN

SECOND DEED OF VARIATION

Relating to the Original Agreement dated 31 October 2018 (as varied by the First Deed of Variation dated 19 August 2020)

Between the Mayor and the Burgesses of the London Borough of Camden,

Trustees for Methodist Church Purpose

Sunder section 106 of the Town and

Country Planning Act 1990 (as amended)

Relating to development at premises known as

89 Plender Street London NW1 0JN

Andrew Maughan Head of Legal Services London Borough of Camden Town Hall Judd Street London WC1H 9LP

Tel: 020 7974 5826

CLS/COM/ESA/1800.1840 DoV FINAL

BETWEEN

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- 1. TRUSTEES FOR METHODIST CHURCH PURPOSES Central Buildings, Oldham Street, Manchester M1 1JQ ("The Board") being a charitable body corporate established by the Methodist Church Act 1939 and registered charity number 1136358 as custodian trustees AND Roy Swanston and Ted Awty and others the members (or such of the members as have attained full age) of the Property Development Committee as the managing trustees of the Property appointed by the Methodist Council of 25 Marylebone Road London NW1 5JR with delegated authority for and on behalf of the Methodist Church in Great Britain ("the Managing Trustees") and who collectively with the Board are together referred to as "the Owner") of the first part
- THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF CAMDEN of Town Hall, Judd Street, London WC1H 9LP (hereinafter called "the Council") of the second part

WHEREAS:

- 1.1 The Council and the Board (by direction of the Managing Trustees) entered into an Agreement dated 31 October 2018 pursuant to Section 106 of the Town and Country Planning Act 1990 (as amended) (Original Agreement).
- 1.2 The Council and the Board (by direction of the Managing Trustees) entered into an Agreement dated 19 August 2020 pursuant to Section 106A of the Town and Country Planning Act 1990 (as amended) to vary the terms of the Original Agreement (the "First Deed of Variation").
- 1.3 The Board is registered at the Land Registry as the freehold proprietor with Title Absolute under title number LN4755 and holds the Property in trust for a non-exempt charity and the restrictions on disposition imposed by Sections 117 121 of the Charities Act 2011 apply to the Property (subject to section 117(3)).

- 1.3 The Board holds the Property as custodian trustees upon the model trusts for the time being contained in Part III of Schedule 2 to the Methodist Church Act 1976 and the Managing Trustees are the managing trustees of the Property ascertained in accordance with the provisions of Part II of Schedule 2 to that Act.
- 1.4 The Board is the freehold owner of and is interested in the Property for the purposes of Section 106(9) of the 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 Agreement.
- 1.6 A New Planning Application in respect of the Property to amend the Original Planning Permission (as varied by the Second Planning Permission) and Original Agreement (as varied by the First Deed of Variation) was submitted to the Council by the Managing Trustees and validated on 28 August 2020 for which the Council resolved to grant permission conditionally under reference 2020/3933/P subject to the conclusion of this Agreement.
- 1.7 This Agreement 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.
- 1.8 Without prejudice to the terms of the other covenants contained in the Original Agreement the parties hereto have agreed to vary the terms of the Original Agreement as hereinafter provided.

2 INTERPRETATION

- 2.1 All words and phrases defined in the Original Agreement shall have the same meaning in this Agreement save where the context otherwise dictates and for the avoidance of any doubt the Original Agreement shall remain in full force and effect save as varied by this Agreement.
- 2.2 All reference in this Agreement to clauses in the Original Agreement are to clauses within the Original Agreement.

2.3 Where in this Agreement 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.

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- 2.4 Headings are for ease of reference only and are not intended to be construed as part of this Agreement and shall not be construed as part of this Agreement and shall not effect the construction of this Agreement.
- 2.5 Unless the context otherwise requires references to the singular shall include the plural and vice versa.
- 2.6 References in this Agreement to the Owner shall include their successors in title.
- 2.7 References in this Deed to the Managing Trustees shall include their successors from time to time ascertained in accordance with the provisions of Part II of Schedule to the Methodist Church Act 1976.
- 2.8 In this Agreement the following expression shall unless the context otherwise states have the following meaning now allocated to it.
 - 2.8.1 "Agreement" this Deed of Variation made pursuant to Section 106A of the Act
 - 2.8.2 "the First Deed of Variation" the Deed of Variation under section 106A of the
 Town and Country Planning Act 1990 (as
 amended) dated 19 August 2020 made
 between the Council and the Owner
 - 2.8.2 "Original Agreement" the Section 106 Agreement under the Town and
 Country Planning Act 1990 (as amended) dated
 31 October 2018 made between the Council the
 Owner as varied by the First Deed of Variation
 - 2.8.3 "the Original Planning
 Permission" means the planning permission granted by the
 Council on 31 October 2018 referenced
 2016/4490/P allowing the Change of use at
 upper floors to a 39 room hotel (Class C1).
 Internal alterations to Original place of worship

(Class D1); Change of use of lower ground student accommodation (Class C2) to provide replacement worship space (Class D1) and associated community and ancillary hotel space; Shared entrance at upper ground floor level; Associated roof extension and alterations to main façade, side entrances and windows as shown on drawing numbers (859_03/03/)0219 P8; 0220 P8; 0221 P7; 0222 P7; 0223 P7; 0224 P7; 0225 P6; 0510 P6; 0511 P6; 0512 P6; 0513 P6; 0514 P6; 0253 P7; 0254 P7; 0255 P8; 0600 P6; 0601 P6; 0602 P6; 0603 P6; 0800 P2; 0801 P2; 0802 P2; 0803 P2; (859_03/01/)0100 P1; 0219 P1; 0220 P1; 0221 P1; 0500 P1; 0501 P1; 0600 P1; 0601 P1; 0602 P1; 0603 P1; Deliverability and Viability Statement (November 2016); Planning Statement (November 2016); Operational Management Statement (16th November 2016); Plant Noise Assessment (17th November 2015); Heritage Statement (November 2016); Preliminary Risk Assessment (November 2016); Daylight and Sunlight Study (3rd November 2015); Covering Letting (25th November 2016); Design and Access Statement (November 2016); Construction Management Energy Report (dated Strategy 06/03/2017); Sustainability Statement (dated 03/03/2017) with 'Appendix A: Camden Methodist Church BREEAM Pre-assessment (v2)'; Preliminary Bat Roost Assessment Protected Species Survey (February 2017); Air Quality Assessment (March 2017)

2.8.4 "the Second Planning Permission"

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variation of condition 2 (approved plans) of planning permission 2016/6490/P dated 31/10/2019 for: 'Change of use at upper floors

to a 39 room hotel (Class C1). Internal alterations to Original place of worship (Class D1); Change of use of lower ground student accommodation (Class C2) to provide replacement worship space (Class D1) and associated community and ancillary hotel space; Shared entrance at upper ground floor level; Associated roof extension and alterations to main façade, side entrances and windows' namely to: Omit a 600mm gap between Original facade and hotel guest rooms as shown on drawing numbers:- Superseded:

(859_03/03/) 0219 P8; 0220 P8; 0221 P7; 0222 P7; 0223 P7; 0224 P7; 0225 P6; 0510 P6; 0511 P6; 0512 P6; 0513 P6; 0514 P6; 0600 P6; 0601 P6; 0602 P6; 0603 P6.

Amended: (04) 0200 P5; 0201 P5; 0202 P5; 0203 P5; 0204 P5; 0205 P5; 0206 P5; 0501 P3; 0503 P3; 0506 P3 & 0510 P1

2.8.5 "New Planning Application"

the application in respect of the Property submitted on 28 August 2020 by the Managing Trustees and given reference number 2020/3933/P to vary Condition 2 (approved plans) of planning permission ref: 2016/6490/P dated 31/10/2018 (as amended by ref: 2019/6330/P dated 19/08/2020), for 'Change of use at upper floors to a 39 room hotel (Class C1). Internal alterations to existing place of worship (Class D1); Change of use of lower ground student accommodation (Class C2) to provide replacement worship space (Class D1) and associated community and ancillary hotel space; Shared entrance at upper ground floor level; Associated roof extension and alterations to main facade, side entrances and windows',

namely to make a number of alterations including: Changes to front and rear fenestration; apply render; omit lower ground floor side extension; and remove chimney, roof section, cornice and parapet addition.

3 VARIATION TO THE ORIGINAL AGREEMENT

- 3.1 The following definitions contained in the Original Agreement shall be varied as follows:
 - 3.1.1 "Development"

variation of condition 2 (approved plans) of planning permission ref: 2016/6490/P dated 31/10/2018 (as amended by ref: 2019/6330/P dated 19/08/2020), for 'Change of use at upper floors to a 39 room hotel (Class C1). Internal alterations to Original place of worship (Class D1); Change of use of lower ground student accommodation (Class C2) to provide replacement worship space (Class D1) and associated community and ancillary hotel space; Shared entrance at upper ground floor level; Associated roof extension and alterations to main facade, side entrances and windows', namely to make a number of alterations including: Changes to front and rear fenestration; apply render; omit lower ground floor side extension; and remove chimney, roof section, cornice and parapet addition as shown on drawing numbers:- Superseded: (03): 0219 P8; 0220 P8; 0221 P7; 0222 P7; 0223 P7; 0224 P7; 0225 P6; 0510 P6; 0511 P6; 0512 P6; 0513 P6; 0514 P6; 0600 P6; 0601 P6; 0602 P6; 0603 P6; 0253 P7; 0254 P7; 0255 P8; 0800; 0801; 0802 & 0803.

Amended: (05): 0220 P3; 0221 P2; 0222 P2; 0223 P2; 0224 P2; 0225 P2; 0226 P2; 0500 P2; 0501 P2; 0400 P3; 0401 P3; 0402 P3; 0403 P3; 0250 P1; 0251 P1; 0810; 0813; 0812; 0811. (04): 4232. Noise Impact Assessment Ref: CSGA C1737-T2 by CSG Acoustics dated 01/09/2020

3.1.2 "Planning Permission"

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the planning permission for the Development under reference number 2016/6490/P as amended by 2019/6330/P and 2020/3933/P granted by the Council in the form of the draft annexed hereto

3.1.3 "Planning Application"

the application for Planning Permission in respect of the Property submitted on 28 August 2020 by the Managing Trustees and given reference number 2020/3933/P

- 3.2 All references in Clause 5 and Clause 6 of the Original Agreement to "Planning Permission reference 2016/6490/P" shall be replaced with ""Planning Permission reference 2016/6490/P as amended by 2019/6330/P and 2020/3933/P"".
- 3.3 In all other respects the Original Agreement (as varied by this Agreement) shall continue in full force and effect.

4. COMMENCEMENT

4.1 Without prejudice to the effect of Clause 3.5 in the Original Agreement the provisions in this Deed shall take effect on the Implementation of the Planning Permission referenced 2020/3933/P.

5. PAYMENT OF THE COUNCIL'S LEGAL COSTS

5.1 The Managing Trustees agrees to pay the Council (on or prior to completion of this Agreement) its reasonable legal costs incurred in preparing this Agreement. Application ref: 2020/3933/P Contact: Tel: 020 7974

Date: 9 February 2021

Barker Parry Town Planning Ltd 33 Bancroft Hitchin SG5 1LA



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

Phone: 020 7974 4444 planning@camden.gov.uk www.camden.gov.uk/planning

Dear Sir/Madam

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: 89 Plender Street London NW1 0JN

Proposal:

Variation of condition 2 (approved plans) of planning permission ref: 2016/6490/P dated 31/10/2018 (as amended by ref: 2019/6330/P dated 19/08/2020), for 'Change of use at upper floors to a 39 room hotel (Class C1). Internal alterations to existing place of worship (Class D1); Change of use of lower ground student accommodation (Class C2) to provide replacement worship space (Class D1) and associated community and ancillary hotel space; Shared entrance at upper ground floor level; Associated roof extension and alterations to main facade, side entrances and windows', namely to make a number of alterations including: Changes to front and rear fenestration; apply render; omit lower ground floor side extension; and remove chimney, roof section, cornice and parapet addition.

Superseded: (03): 0219 P8; 0220 P8; 0221 P7; 0222 P7; 0223 P7; 0224 P7; 0225 P6; 0510 P6; 0511 P6; 0512 P6; 0513 P6; 0514 P6; 0600 P6; 0601 P6; 0602 P6; 0603 P6; 0253 P7; 0254 P7; 0255 P8; 0800; 0801; 0802 & 0803.

Amended: (05): 0220 P3; 0221 P2; 0222 P2; 0223 P2; 0224 P2; 0225 P2; 0226 P2; 0500 P2; 0501 P2; 0400 P3; 0401 P3; 0402 P3; 0403 P3; 0250 P1; 0251 P1; 0810; 0813; 0812; 0811. (04): 4232. Noise Impact Assessment Ref: CSGA C1737-T2 by CSG Acoustics dated 01/09/2020.

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):

The development hereby permitted must be begun not later than the end of three years from the date of the original permission ref: 2016/6490/P dated 31/10/2019.

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:

(05): 0220 P3; 0221 P2; 0222 P2; 0223 P2; 0224 P2; 0225 P2; 0226 P2; 0500 P2; 0501 P2; 0400 P3; 0401 P3; 0402 P3; 0403 P3; 0250 P1; 0251 P1; 0810; 0813; 0812; 0811. (04): 4232. Noise Impact Assessment Ref: CSGA C1737-T2 by CSG Acoustics dated 01/09/2020. 859_03/01/0100; 859_03/01/0219 P1; 859_03/01/0220 P1; 859_03/01/0221 P1; 859_03/01/0500 P1; 859_03/01/0501 P1; 859_03/01/0600 P1; 859_03/01/0601 P1; 859_03/01/0602 P1 & 859_03/01/0603 P1. Deliverability and Viability Statement (November 2016); Planning Statement (November 2016); Operational Management Statement (16th November 2016); Plant Noise Assessment (17th November 2015); Heritage Statement (November 2016); Preliminary Risk Assessment (November 2016); Daylight and Sunlight Study (3rd November 2015); Covering Letting (25th November 2016); Design and Access Statement (November 2016); Construction Management Plan; Energy Strategy Report (dated 06/03/2017); Sustainability Statement (dated 03/03/2017) with 'Appendix A: Camden Methodist Church BREEAM Pre-assessment (v2)'; Preliminary Bat Roost Assessment Protected Species Survey (February 2017); Air Quality Assessment (March 2017).

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

- Detailed drawings, or samples of materials 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 including sections at 1:10 of all windows (including jambs, head and cill), ventilation grills, external doors and gates;
 - b) Manufacturer's specification details and samples of all facing materials (to be submitted to the Local Planning Authority) and samples of those materials (to be provided on site).

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 surrounding conservation area in accordance with the requirements of policies D1 and D2 of the Camden Local Plan.

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 surrounding conservation area in accordance with the requirements of policies D1 and D2 of the Camden Local Plan.

The location, design and method of waste storage and removal including recycled materials, shall be completed in compliance with the details as approved under ref: 2020/3982/P dated 27/10/2020. 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 Camden Local Plan.

The secure and covered cycle storage area for 6 cycles shall be completed in compliance with the details approved under ref: 2020/3982/P (dated 27/10/2020) or other details which have been submitted to and approved in writing 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 units, and permanently retained thereafter.

Reason: To ensure that the scheme makes adequate provision for cycle users in accordance with policies T1 and T3 of the Camden Local Plan., the London Plan and CPG Transport.

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 ensure that the amenity of occupiers of the development site / surrounding premises is not adversely affected by noise from mechanical installations/ equipment, in accordance with Policies A1 and A4 of the Camden Local Plan 2017.

8 No customers shall be picked up or dropped off by coach at any time.

Reason: To safeguard the highway conditions and safety of the wider area and to safeguard the amenities of the neighbouring residential premises and the area generally in accordance with the requirements of policies A1, T1 and T2 of the Camden Local Plan 2017.

All non-Road mobile Machinery (any mobile machine, item of transportable industrial equipment, or vehicle - with or without bodywork) of net power between 37kW and 560kW used on the site for the entirety of the [demolition and/construction] phase of the development hereby approved shall be required to meet Stage IIIA of EU Directive 97/68/EC. The site shall be registered on the NRMM register for the [demolition and/construction] phase of the development.

Reason: To safeguard the amenities of the adjoining occupiers, the area generally and contribution of developments to the air quality of the borough in accordance with the requirements of policies G1, A1, CC1 and CC4 of the London Borough of Camden Local Plan 2017.

Informative(s):

1 Reasons for granting permission:

The application seeks to vary condition 2 (approved plans) of planning permission ref. 2016/6490/P dated 31/10/2019, as amended by 2019/6330/P dated 19/08/2020.

The scheme originally proposed to omit the Corten steel mesh element at the roof level extension. However this alteration was removed from the proposed changes following officer concern that it would reduce the overall quality of appearance of the roof extension. As such, the scheme proposes the following minor works: Omission of redundant rear window, removal of front facing lower ground floor windows, omission of the redundant rear chimney, render detail added to the rear elevation, omission of lower ground floor side extension, removal of cornice on the north-east corner of the building, retention of the parapet (rather than adding to it), removal of a section of roof to the plant area, fourth floor amendments to windows and doors, and extract grilles added as required.

The works have largely arisen as the development has progressed in response to building regulation requirements and practicalities on site. The revisions identified above are not considered to result in harm to the character and appearance of the property or surrounding conservation area, having a neutral impact on both, and are considered to be acceptable in this instance.

Special attention has been paid to the desirability of preserving or enhancing the character or appearance of the conservation area, under s.72 of the Planning (Listed Buildings and Conservation Areas) Act 1990 as amended by the Enterprise and Regulatory Reform Act 2013.

A Noise Impact Assessment has been submitted to review the impact of the removal of the section of the roof surrounding the plant. This has been assessed

by the Council's Environmental Health (Noise) Officer, and is considered to be acceptable, subject to the attached condition.

The proposed alterations would not serve to materially alter the impact of the proposed development, with additional levels of overlooking, sunlight/daylight or outlook impacts, or any other amenity impacts. As such, the proposal is considered not to impact on the residential amenities of nearby occupiers above that of the original consent.

The overall floorspaces provided by the development would remain unchanged from the previous approvals on this site, and so the affordable housing and other contributions/heads of terms within the S106 would remain unchanged. This approval is subject to a Deed of Variation to transfer the original agreement (linked to 2016/6490/P dated 31/10/2019) to this consent.

The CAAC originally objected to the removal of the roof level Corten mesh and the the revisions were subsequently amended to retain the previously approved Corten element. Other queries raised by the CAAC were answered, and the CAAC subsequently removed their objection. No other third party comments were received following consultation. The planning history of the application site was considered prior to this determination.

A deed of variation is required to transfer the S106 legal agreement from the previous application (2016/6490/P dated 31/10/2019, as amended by 2019/6330/P dated 19/08/2020) to this consent.

As such, the proposed development is in general accordance with policies A1, A4, CC1, CC4, CC5, D1, D2, G1, T1, T2 and T3 of the London Borough of Camden Local Plan 2017, the London Plan 2016, Intend to Publish London Plan 2019, and the National Planning Policy Framework 2019.

- 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.
- This proposal may be liable for the Mayor of London's Community Infrastructure Levy (CIL) and the Camden CIL. Both CILs are collected by Camden Council after a liable scheme has started, and could be subject to surcharges for failure to assume liability or submit a commencement notice PRIOR to commencement. We issue formal CIL liability notices setting out how much you may have to pay once a liable party has been established. CIL payments will be subject to indexation in line with construction costs index. You can visit our planning website at www.camden.gov.uk/cil for more information, including guidance on your liability, charges, how to pay and who to contact for more advice.
- 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).

All works should be conducted in accordance with the Camden Minimum Requirements - a copy is available on the Council's website at https://beta.camden.gov.uk/documents/20142/1269042/Camden+Minimum+Requirements+%281%29.pdf/bb2cd0a2-88b1-aa6d-61f9-525ca0f71319 or contact the Council's Noise and Licensing Enforcement Team, 5 Pancras Square c/o Town Hall, Judd Street London WC1H 9JE (Tel. No. 020 7974 4444)

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 must secure the approval of the Council's Noise and Licensing Enforcement Team prior to undertaking such activities outside these hours.

- 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.
- You are advised of the need to ensure that all necessary consents have been obtained from Thames Water regarding the connection of the development to the public sewer. You should incorporate protection to your property from possible surcharge from the sewerage network during storm events, for example by installing a non-return valve to prevent backflow. Thames Water would recommend that petrol/oil interceptors be fitted in all car parking/washing/repair facilities. Please contact Thames Water Developer Services on 0845 850 2777.
- Thames Water have advised that the design of the development should take account of a minimum pressure of 10m head (approx 1 bar) and a flow rate of 9 litres/minute at the point where it leaves the public water supply pipes.

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

Supporting Communities Directorate

6. REGISTRATION AS LOCAL LAND CHARGE

6.1 This Agreement shall be registered as a Local Land Charge.

7. JOINT AND SEVERAL LIABILITY

- 7.1 For so long as the Land is vested in the Board then all covenants and other obligations on the part of the Owner in this Deed shall be construed as being covenants and obligations on the part of the Managing Trustees only and nothing in this Deed shall impose any personal or other liability on the Board as custodian trustees.
- 7.2 In this Deed all covenants and other obligations undertaken by another party in favour of the Owner shall be deemed to be made with the Board and separately with the Managing Trustees.

8. AUTHORITY FOR EXECUTION

- 8.1 The Board has signified its concurrence to this Deed by affixing its common seal to this Deed with the sanction of the two of its members.
- 8.2 This Deed has been approved and ordered to be executed by a resolution duly passed at a duly constituted meeting of the Managing Trustees and it is intended to be executed by two of the Managing Trustees upon whom the Managing Trustees acting under Section 333 of the Charities Act 2011 have duly conferred a general authority to execute in the names and on behalf of the Managing Trustees all assurances and other deeds and instruments concerning the Land.

THIS IS A CONTINUATION OF THE DEED OF VARIATION TO THE SECTION 106 AGREEMENT IN RELATION TO 89 PLENDER STREET LONDON NW1 0JN

IN WITNESS WHEREOF the Council and the Board have caused their Common Seal to be hereunto affixed and the [Roy Swanstonand Ted Awty (being the persons authorised by this Deed in the names and on behalf of the Managing Trustees) have executed this instrument as their Deed the day and year first before written

The COMMON SEAL of
TRUSTEES FOR
METHODIST CHURCH PURPOSES was hereunto
affixed with the sanction of the two members
whose signatures are hereto subscribed
Signature of Board Member
Signature of Board Member
SIGNED as a Deed by ROY SWANSTON in the presence of:
(signature of authorised Managing Trustee)
Witness signature
Nitness name: MARN J DONOUGHER
Mitness address: GLAED HAME, PASTURE RUAD, LETCHWORTH, SG6 JLW
Witness occupation:

THIS IS A CONTINUATION OF THE DEED OF VARIATION TO THE SECTION 106 AGREEMENT IN RELATION TO 89 PLENDER STREET LONDON NW1 0JN

SIGNED as a Deed by TED AWTY in the presence of:

(signature of authorised Managing Trustee)			
Witness signature			
Witness name: CLINE EGERTON			
Witness address: 30 Betale UPY	MIMBORNE	Dorset	BH21 2UB
Witness occupation: RETIRED MARINE	ENGINEUR.		
THE COMMON SEAL OF THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF CAMDEN was hereunto affixed by Order:-)))		
Authorised Signatory	•••		