DATED 24th December 2019

AGREEMENT

between

THE COUNCIL OF THE LONDON BOROUGH OF EALING - and _

ALI NAIL

-and-

KIONUL NAIL ALI

- and -

DJEVDET OZTURK NAIL ALI

Under Section 106 of the Town and Country Planning Act 1990 and other Statutes relating to 156D and 156E Uxbridge Road W13 8SB

Director of Legal and Democratic Services London Borough of Ealing Perceval House Uxbridge Road Ealing London W5 2HL Ref: Legal/AFL/679110

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THIS DEED is made the BETWEEN

 (1) THE COUNCIL OF THE LONDON BOROUGH OF EALING of Town Hall Ealing London W5 2BY ("Council")

day of

2019

and

 ALI NAIL KIONUL NAIL ALI and DJEVDET OZTURK NAIL ALI ("Developers") all of 184 Boston Road London W7 2AD

RECITALS

- (1) The Council is the local planning authority for the area within which the Property is situated for the purposes of s106 of the Planning Act and by whom the obligations in this Deed are enforceable
- (2) The Developers are the freehold owners of the Property and are registered at HM Land Registry under title number AGL270347 as the proprietors of the Property with title absolute
- (3) The Application has been submitted to the Council and the parties hereto have agreed to enter into this Deed in order to facilitate and enable the acceptable development of the Property
- (5) On 12 November 2019 the Council resolved to grant planning permission for the development of the Property in accordance with the Application subject to the prior completion of this Deed

NOW THIS DEED WITNESSES and IT IS HEREBY AGREED as follows:

DEFINITIONS

 In this Deed (including the Recitals and Schedules) the following expressions shall unless the context otherwise requires have the meaning ascribed to them below:-

"Application" means the planning application dated 18 September 2019 and given the Council reference 194064FUL for the development of the Property in the manner described in the application

"Blue Badge Holders" means any persons qualifying for disabled parking permits under the Disabled Persons (Badges for Motor Vehicles) (England) (Amendment no.2) Regulations 2007 (or such relevant regulations as may supersede them)

"Chief Planning Officer" means the Chief Planning Officer for the time being of the Council or other person authorised by the Council to carry out that function

"Commencement of Development", "Commence Development" and the like means the carrying out of a material operation at the Property in respect of the Planning Permission in accordance with Section 56 of the Planning Act SAVE FOR demolition site clearance excavations and the erection of temporary fences and hoardings and temporary buildings moveable structures works plant or machinery and storage areas required temporarily in connection with and for the duration of operations in on over or under the Property and temporary access to the same

"CPZ" means a Controlled Parking Zone in the immediate vicinity of the Property being a parking scheme established and operated by the Council in which on-street parking in a particular area is restricted to only those vehicles with parking permits issued by the Council for that scheme

"Development" means the development of the Restricted Flat at the Property pursuant to the Planning Permission

"Low Car Housing Scheme" means a development in which Occupiers of the development affected are not entitled to parking permits allowing them or their visitors to park their vehicles within the CPZ in which the Development is located save for Blue Badge Holders

"Occupy" (and "Occupation", "Occupier" "Occupied" and the like means first occupation of the Restricted Flat by the first tenants under any leases granted by the Developer of any residential units of the Restricted Flat for any purpose permitted by the Planning Permission but not including occupation by personnel engaged in the construction fitting our or decoration or occupation for marketing or sales purposes or occupation in relation to security operations

"Plans" means Plan and Plan 2 annexed to this deed at Schedule 2

"Planning Act" means the Town and Country Planning Act 1990 (as amended)

"Planning Permission" means the planning consent to be granted for the Application in the form of the draft annexed to Schedule 3 (Council reference no.194064FUL) and for the avoidance of doubt the phrase "Planning Permission" shall for the purposes of this Deed include any varied or different planning permission granted on an application under Section 73 of the Planning Act relating to the Planning Permission

"Property" means all that property known as 156D and 156E Uxbridge Road W13 8SB and for the purposes of identification only shown edged bold black on Plan 1

"Restricted Flat" means the additional flat created by the Development and shown on Plan 2

"Section 106 Monitoring Officer" means the person for the time being appointed to monitor obligations under s106 of the Planning Act or such other person authorised by the Council to carry out that function

CONSTRUCTION OF THIS DEED

- References to any party in this Deed shall include the successors in title to that party and to any person deriving title through or under that party and in the case of the Council the successor to its statutory functions
- 3. Words importing the singular shall be construed as importing the plural and vice versa
- 4. Words importing one gender shall be construed as importing any other gender and words denoting natural persons shall include companies corporations and firms and all such words shall be construed interchangeable in that manner
- 5. References in this Deed to any statute includes any amendment modification extension consolidation or re-enactment of it for the time being in force and shall include all instruments orders plans regulations permissions and directions for the time being made issued or given under that statute or deriving validity from it
- Covenants made hereunder if made by more than one person are made jointly and severally
- 7. Where in this Deed any obligation of a party is required to be performed within a specified time limit that obligation shall be deemed to continue after that time limit if the party fails to comply with the obligation within the time limit but without prejudice to any remedy of the enforcing party
- 8. The headings in this Deed are for reference only and shall not affect construction

LEGAL BASIS

- 9. This Deed is made pursuant to Section 106 of the Planning Act Section 16 of the Greater London Council (General Powers) Act 1974 Section 111 of the Local Government Act 1972 and Section 2 of the Local Government Act 2000 and all other powers and enactments which may be relevant to the purpose of giving validity to this Deed or for facilitating the enforcement of the obligations contained in it with intent to bind the Developer
- 10. Any covenants restrictions or requirements in this Deed falling within the provisions of Section 106 of the Planning Act shall be deemed to be expressed to be planning obligations to which that said Section shall apply

CONDITIONALITY

- 11. Save for the provisions of clause 13 herein which shall take effect immediately the obligations in this Deed are (unless otherwise specified) conditional upon:
 - 11.1 the grant of Planning Permission; and
 - 11.2 Commencement of Development

THE DEVELOPERS' COVENANTS

- 12. The Developers agree undertake and covenant with the Council as set out in the First Schedule
- 13. The Developers shall pay to the Council on execution of this Deed the legal costs capped at £650 (nil VAT) of the Council incurred in the negotiation preparation and execution of this Deed

MISCELLANEOUS

14. The enforceability of this Deed shall not be affected by any passage of time or any delay by or neglect or forbearance of the Council in enforcing the provisions of this Deed or any extension of time or other indulgence shown by the Council

- 15. The obligations contained in this Deed are intended to run with the Restricted Flat and each and every part thereof and to bind the owners and occupiers thereof from time to time and this Deed shall accordingly be registrable as a local land charge by the Council
- 16. No parties to this Deed (save for the Council) shall be deemed to be or act as agent or contractor for the Council in the carrying out of any of the works required by this Deed and no responsibility liability claim demand cost or expense whatsoever claimed in respect of anything done or not done by any of the parties to this Deed (save for any failure of the Council to observe and perform its covenants under this Deed) shall lie against the Council in respect thereof
- 17. For such period of time as a CPZ shall operate within the area local to the Development:-
 - 17.1 the Development shall be a Low Car Housing Scheme and
 - 17.2 no occupier of the Restricted Flat (save for any Blue Badge Holders) shall be entitled to any permit as may be issued by the Council which would allow any such occupier (or person having any connection whatsoever or relationship with any such occupier whether contractual personal or otherwise) to park any vehicle within the CPZ
- 18. Any notices consents agreements approvals expressions of satisfaction or certificates required herein shall be given in writing and shall not be unreasonably withheld or delayed and if given on behalf of the Council shall be under the hand of the Chief Executive of the Council or other authorised officer of the Council and shall be properly served if sent in the case of the Council by first class recorded delivery post addressed to the Chief Planning Officer quoting references 194064FUL and LEGAL/AFL/679110 at Perceval House 14-16 Uxbridge Road London W5 2HL or such other officer as may be notified in

writing from time to time by the Council to the other parties to this Deed and in the case of the other parties to their respective addresses as set out above or to their registered or principal office or to the address notified by the parties hereto

- 20. Words in this Deed denoting an obligation on a party to do any act matter or thing include an obligation to procure that it be done and words placing a party under a restriction include an obligation not to cause permit or suffer any infringement of the restriction
- 21. Insofar as any clause or clauses of this Deed are found (for whatever reason) to be invalid or unenforceable then such invalidity or unenforceability shall not affect the validity or enforceability of the remaining provisions of this Deed
- 22. Nothing in this Deed shall be construed so as to fetter any of the Council's powers duties and obligations in its capacity as highway authority and/or local planning authority and the Council's rights powers duties and obligations under all public and private statutes byelaws and regulations may be as fully and effectually exercised as if the Council were not a party to this Deed
- 23. If there is any conflict between the terms of this Deed and any condition on the Planning Permission the latter shall take precedence
- 24. Save where otherwise specifically expressed within this Deed any costs monies calculation or assessment to be calculated or made in consequence of this Deed shall be as conclusively determined by the Council acting reasonably whose decision (save for manifest error) shall be final and binding on all parties
- 25. No provisions of this Deed shall be construed as creating any rights enforceable by a third party as defined by the Contracts (Rights of Third Parties) Act 1999 (the "1999 Act") and all third party rights as may be implied by law or deemed to be enforceable by the 1999 Act are hereby excluded to the fullest extent permitted by law SAVE THAT FOR THE AVOIDANCE OF DOUBT the

exclusion of the 1999 Act shall not prevent any successors in title to any of the parties to this Deed from being able to benefit or enforce any of the provisions of this Deed as provided for by s106 of the Planning Act

- 26. This Deed shall cease to have effect (insofar only as it has not already been complied with) if prior to Commencement of Development the Planning Permission shall expire or be quashed or revoked
- 27. Save where otherwise expressly stated all covenants given under this Deed shall be complied with entirely at the expense of the party giving the covenant

CHANGE IN OWNERSHIP

- 28. No party shall be bound by any obligations contained in this Deed after they have parted with the entirety of their legal interest in the Restricted Flat but without prejudice to liability for any breach or liability existing or arising prior to parting with such interest
- 29. The Developers shall give the Council notice as soon as reasonably practicable of:-
 - a) the grant of any lease of the Restricted Flat for a term of more than 7 years;
 or
 - b) any change in the ownership of their freehold interest in the Property

whichever is the first to occur before all the obligations under this Deed have been discharged such notice to give details of the transferee/lessee's full name and registered office (if applicable) together with details of the part of the Restricted Flat transferred/let and with reference to a plan and Land Registry title number (if applicable)

30. This Deed shall continue to be valid and enforceable following an amendment or variation to the Planning Permission achieved through the submission of a planning application pursuant to section 73 of the Planning Act as if this Deed had been completed pursuant to such an application

DISPUTE PROVISIONS

- 31. In the event that there shall be any dispute between the parties to this Deed in respect of any matter arising under the terms of this Deed and which dispute the parties are unable to resolve any of the parties may refer the matter to an Expert for determination SAVE THAT in no case shall any point be referred to the Expert which is a point that is in or relates to any matter in the Planning Permission itself (where the Council's determination shall be final)
 - 31.1 The Expert shall be a person with knowledge and expertise in the subject matter of the dispute and in the event that the parties cannot agree the identity of the person to be appointed as Expert pursuant to this clause within fifteen (15) working days of one party's notification to the other party of that party's decision to refer the matter to an Expert either party may seek nomination of an Expert by the President for the time being of the appropriate professional body (whose nomination shall be binding on the parties)
 - 31.2 The costs of the Expert shall be in the award of the Expert
 - 31.3 The Expert shall (save with the agreement of both parties) be restricted to settling disputes
 - 31.4 The decision of the Expert (other than in the case of manifest error) shall be binding on the parties
 - 31.5 The provisions of this clause 31 do not apply in the case of any dispute or difference arising in connection with any matter covered by this Deed to the extent that the same is a dispute or

difference as to a matter of law or which concerns the interpretation of this Deed

JURISDICTION

32. This Deed is governed by and interpreted in accordance with the law of England and Wales and the parties submit to the non-exclusive jurisdiction of the courts of England and Wales

EXECUTED AS A DEED but not delivered until the day and year first above written

THE FIRST SCHEDULE COVENANTS BY THE DEVELOPERS

- Not to occupy or cause or permit or suffer to be first occupied the Restricted Flat or any part thereof (save for the purpose of constructing the same) unless and until the Developers have informed all intended first occupiers of the Restricted Flat by formal notice in writing:
 - 1.1 that the Development is a Low Car Housing Scheme and
 - 1.2 that (save for any Blue Badge Holders) intended occupiers of the Restricted Flat (or any person having any connection whatsoever or relationship with any such occupier whether contractual personal or otherwise and who is resident at the Restricted Flat) shall not be entitled to any permits from the Council which would allow them to park any motor vehicle within the CPZ
- 2. The Developers for themselves and their successors in title (other than Blue Badge Holders) hereby waive all rights and entitlement (if any) on the part of the Developers to a parking permit in the CPZ and covenant not to lease or transfer the whole or any part of the Restricted Flat at the Property unless they

have included a restrictive covenant in any such lease or transfer which provides that the tenant or owner of the whole or any part of the Restricted Flat at the Property covenants not to apply to the Council for a resident's parking permit for the CPZ

- 3. To give to the Section 106 Monitoring Officer of the Council quoting reference 194064FUL no less than five working days prior notice of the intended date of first Occupation of the Development so as to enable the Council to monitor effectively the performance of the Developers' obligations under this Deed
- 4. To notify the Chief Planning Officer and the s106 Monitoring Officer of the Council in writing quoting planning ref no. 194064FUL of the full postal address of each residential unit which has been created at the Property pursuant to the Planning Permission as soon as is reasonably practicable after such address has been established with Royal Mail
- 5. In carrying out the terms and conditions of this Deed to comply with all applicable statutory enactments and regulations as may from time to time be in force
- 6. To indemnify and keep indemnified the Council and every person engaged in the business of the Council from and against all actions proceedings claims and liabilities and demands whatsoever arising either directly or indirectly from the covenants and obligations of the Developer under this Deed subject to the Council using all reasonable endeavours to mitigate their loss

THE SECOND SCHEDULE

THE PLAN

The Plan annexed hereto

THE THIRD SCHEDULE THE PLANNING PERMISSION

As draft planning permission reference 194064FUL attached

LBE SEAL BOOK EXECUTED AS A DEED by the Council) VOIS NOSCE 12019 by causing its common seal to be affixed) hereunto in the presence of)

d'Adrais Authorised Signatory

SIGNED AS A DEED by ALI NAIL in the presence of

Witness Studies LILI ADAMS Address & ULDTUWN HALL, WINCHESTERST, ACTUN, WISSUH Occupation SPLES ASSISTANT

SIGNED AS A DEED by KIONUL NAIL ALI in the presence of

ANC.

Witness Mining La C (MINAL KAKKAD)

Address Hygera Building, 66-68 cellege Road, Harrow, HAI IBE Occupation Solucitor

SIGNED AS A DEED by DJEVDET OZTURK NAIL

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ALI in the presence of

Witness Australy KIYAN NOBARY Address 46 BREINTVALE AVENUE, UB1 3ER Occupation STUDENT







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PLANNING		-	1:100	Proposed Second Floor Plan	give	If the second to be the second to be reached by the descent to be a second to		19533411	1			0	

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Place Directorate



NOTICE OF PLANNING DECISION

Mr Nigel Hetherington Glas Architects Mezzanine Offices John Trundle Court Barbican London EC2Y 8DJ Ealing Council Perceval House 14-16 Uxbridge Road London W5 2HL

Your Ref:	Our Ref:	Direct line:	Date:
156 Uxbridge Road - extension	194064FUL	020 8825 6600	DRAFT

Dear Sir/Madam

Your application has been considered in accordance with the provisions of the Town and Country Planning Act 1990 (as amended) and its Orders:

Application Received: 18.09.2019

Drawings/Schedules References:

241B/PA/1.001 (Rev. C) - Location Plan, 241A/EX/1.00 (Rev. A) - Existing/Implemented Ground Floor Plan, 241A/EX/1.01 (Rev. A) - Existing/Implemented First Floor Plan, 241A/EX/2.00 (Rev. A) -Existing/Implemented Section A-A, 241A/EX/2.01 (Rev. A) - Existing/Implemented Section B-B, 241A/EX/3.00 (Rev. A) - Existing/Implemented Front Elevation with Fence, 241A/EX/3.01 (Rev. A) -Existing/Implemented Front Elevation without Fence, 241A/EX/3.02 (Rev. A) - Existing Rear Elevation, 241B/PA/1.00 (Rev. E) - Proposed Second Floor Plan, 241B/PA/1.01 (Rev. E) - Proposed Roof Plan, 241B/PA/1.10 (Rev. OR) - Proposed Landscape, 241B/PA/2.00 (Rev. E) - Proposed Section A-A, 241B/PA/2.01 (Rev. C) - Proposed Section B-B, 241B/PA/3.00 (Rev. E) - Proposed Front Elevation With Fence, 241B/PA/3.01 (Rev. E) - Proposed Front Elevation Without Fence, 241B/PA/3.02 (Rev. C) - Proposed Rear Elevation, 241B/PA/3.03 (Rev. C) - Proposed West Elevations, Design and Access Statement prepared by Glas Architects & Designers (dated September 2019), Daylight and Sunlight Study (Neighbouring Properties) prepared by Right of Light Consulting (dated 10/09/2019),

Site: 156 Uxbridge Road West Ealing W13 8SB

Proposal: Construction of a third floor to existing freestanding residential building (granted by planning permission ref: PP/2011/5068) to provide one additional self-contained residential unit (1 x 2 bed) with associated external alterations

The Council give notice that permission is **GRANTED** subject to the conditions and informatives presented on the attached pages.

Yours faithfully

DRAFT

Chief Planning Officer Decision Date: - DRAFT

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Printed on 100% Recycled Paper

Reference No. 194064FUL

1 The development permitted shall be begun before the expiration of three years from the date of this permission.

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

The development hereby approved shall be carried out in accordance with 2 drawing title numbers: 241B/PA/1.001 (Rev. C) - Location Plan, 241A/EX/1.00 (Rev. A) - Existing/Implemented Ground Floor Plan, 241A/EX/1.01 (Rev. A) -Existing/Implemented First Floor Plan, 241A/EX/2.00 (Rev. A) -Existing/Implemented Section A-A, 241A/EX/2.01 (Rev. A) - Existing/Implemented Section B-B, 241A/EX/3.00 (Rev. A) - Existing/Implemented Front Elevation with Fence, 241A/EX/3.01 (Rev. A) - Existing/Implemented Front Elevation without Fence, 241A/EX/3.02 (Rev. A) - Existing Rear Elevation, 241B/PA/1.00 (Rev. E) -Proposed Second Floor Plan, 241B/PA/1.01 (Rev. E) - Proposed Roof Plan, 241B/PA/1.10 (Rev. OR) - Proposed Landscape, 241B/PA/2.00 (Rev. E) - Proposed Section A-A, 241B/PA/2.01 (Rev. C) - Proposed Section B-B, 241B/PA/3.00 (Rev. E) - Proposed Front Elevation With Fence, 241B/PA/3.01 (Rev. E) - Proposed Front Elevation Without Fence, 241B/PA/3.02 (Rev. C) - Proposed Rear Elevation, 241B/PA/3.03 (Rev. C) - Proposed West Elevations, Design and Access Statement prepared by Glas Architects & Designers (dated September 2019), Daylight and Sunlight Study (Neighbouring Properties) prepared by Right of Light Consulting (dated 10/09/2019).

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

3 Details/ samples of the materials to be used for the external surfaces of the development shall be submitted to and approved in writing by the Local Planning Authority before any part of the development is commenced, and this condition shall apply notwithstanding any indications as to these matters which have been given in this application. Development shall be carried out in accordance with these approved details.

Reason: To ensure that the materials harmonise with the surroundings, in accordance with Policies 7.4 & 7.6 of the London Plan (2016) and Policies 7.4, 7.6 and 7B of Adopted Ealing Development Management Plan Document (2013), polices 1.1 (k) and 1.2 (f) of the adopted Development (Core) Strategy (2012).

4 Prior to first occupation, the refuse and recycling storage areas shall be implemented in accordance with Council Policy and retained thereafter.

Reason: To protect the living conditions of occupiers of the area and in the interests of the future occupants of the development in accordance with policies with policies 3.5 and 7B of the Ealing Development Management Plan 2013, policies 1.1 (e) of the Adopted Ealing Development (Core) Strategy and Policy 5.16 of the London Plan (2016)

5 Cycle parking for an additional 2 no. bicycles shall be implemented in a secure and lockable compound, prior to first occupation and shall be retained thereafter.

Reason: In the interests of the adequate cycle storage and disposal, storage and collection of waste and recycling, to protect the living conditions of occupiers of the area and in the interests of highway and pedestrian safety all in accordance with policies 1.1 (e) and 6.1 of the Ealing Core Strategy (2012), policy 7A of the Ealing Development Management Development Plan Document (2013), Policy 6.9 of the London Plan (2016) and the National Planning Policy Framework (2019).

6 The development shall achieve compliance with the minimum acoustic standards for internal noise transmission and external noise (including existing plant).

Reason: In the interests of the living conditions of the future occupiers of the site in accordance with policies 1.1 and 1.2 of the Ealing Development (Core) Strategy (2012), policies 7A & 7B of the Ealing Development Management Development Plan Document (2013), policy 7.15 of The London Plan (2016), Ealing SPG10 (Noise and Vibration) and the National Planning Policy Framework (2019).

7 The hard and soft landscaping works hereby approved, shown on the drawings listed in condition 2, shall be implemented prior to the first occupation of the development, or in accordance with a programme agreed by the local planning authority, and henceforth maintained.

Reason: To ensure that the development is landscaped in the visual interests of the area in accordance with policies 7.4 and 7.5 of the London Plan (2016); and policy 7.4 of the Ealing Development Management DPD (2013).

8 Notwithstanding the drawings submitted with this application, details of the obscure glazed windows to be installed to the front and rear elevations at second floor level shall be submitted to and approved in writing by the Local Planning Authority before any works commence on site and shall be retained as such for the life of the development.

Reason: To protect residential amenity, in accordance with policies 1.1 & 2.1 of the Ealing Core Strategy (2012), policies 7.4 & 7B of the Ealing Development Management Development Plan Document (2013), policies 7.4 & 7.6 of the London Plan (2016), and the National Planning Policy Framework (2019).

9 With the exception of the terrace on the front (south) elevation, no part of the development shall be used as or altered to form a balcony, roof garden, roof terrace or similar amenity area.

Reason: To protect residential amenity, in accordance with policies 1.1 & 2.1 of the Ealing Core Strategy (2012), policies 7.4 & 7B of the Ealing Development Management Development Plan Document (2013), policies 7.4 & 7.6 of the London Plan (2016), and the National Planning Policy Framework (2019).

DRAFT

Reference No. 194064FUL

The following items are also brought to the applicant's attention:

INFORMATIVES:

1 The decision to grant planning permission has been taken having regard to the policies and proposals in the Adopted Ealing Development Plan and to all relevant material considerations:

National Planning Policy Framework (2019)

London Plan - Consolidated (2016) 2.6 Outer London : Vision and Strategy 2.8 Outer London : Transport 3.2 Improving Health and Addressing Health Inequalities 3.3 Increasing Housing Supply 3.4 Optimising Housing Potential 3.5 Quality and Design of Housing Developments 3.8 Housing Choice 6.3 Assessing Effects of Development on Transport Capacity 6.5 Funding Crossrail and Other Strategically Important Transport Infrastructure 6.9 Cycling 6.13 Parking 7.3 Designing Out Crime 7.4 Local Character 7.6 Architecture 7.15 Reducing and Managing Noise, Improving and Enhancing The Acoustic Environment and Promoting Appropriate Soundscapes 8.3 Community Infrastructure Levy

Adopted Development (Core) Strategy (2012)

1.1 Spatial Vision for Ealing;(a), (b), (e), (f), (g), (h), (j)

1.2 Delivery of the Vision for Ealing 2026 (g), (h)

2.1 Realising the potential of the Uxbridge Road / Crossrail Corridor (a) (c)

2.10 Residential Neighbourhoods

Ealing Development Management Development Plan Document (2013) Ealing local variation to London Plan policy 3.4: Optimising housing potential

Ealing local variation to London Plan policy 3.5: Quality and design of housing development

Ealing local variation to London Plan policy 6.13 - Parking

Ealing local variation to London Plan policy 7.3 Designing out crime

Ealing local variation to London Plan policy 7.4 - Local Character

Policy 7A - Amenity

Policy 7B - Design amenity

Policy 7D - Open Space

Other Material Documentation:

Interim SPD4 Residential Extensions Interim SPG 4 Refuse and Recycling Facilities Interim SPG 10 Noise and Vibration

In reaching the decision to grant consent, specific consideration was given to the impact of the planning application on the amenity of neighbouring dwellings, the appearance and character of the property and the area as a whole. The proposal is considered acceptable on these grounds, and is also considered to comply with the relevant policies in the adopted Development Management DPD (2013). It is not considered that there are any other material considerations in this case that would warrant a refusal of the application.

2 To assist applicants in a positive manner, the Local Planning Authority has produced policies and written guidance, and offers and encourages a comprehensive pre-application advice service, all of which is available on the Council's website and outlined in a 24 hours automated telephone system.

3 The Council's Environmental Health Service has powers to control noise and disturbance during buildings works. It considers that normal and reasonable working hours for building sites are 8.00 am to 6.00 pm Monday to Friday, from 8.00 am to 1.00 pm on Saturday and not at all on Sunday or Public Holidays. If any activities take place on the site beyond these times which give rise to noise audible outside the site the Council is likely to take action requiring these activities to cease.

4 The applicant is hereby advised to remove all site notices on or near the site that were displayed in pursuant to the application.

5 The applicant is advised that the Building Regulations are legal requirements that apply to building work and are aimed at achieving minimum standards of construction to ensure the health and safety of people in or around buildings, including fire safety.

Approval under the Building Regulations is a requirement and you are advised to seek the advice of the Council's Building Control Service or an Approved Inspector prior to the commencement of works.

For more information on Building Regulations, please follow the link - https://www.ealing.gov.uk/info/201156/building_control

DRAFT

Reference No. 194064FUL

Notes

If you are not the applicant, please make sure that these notes are drawn to his/her attention.

Please note that this decision DOES NOT imply any consent, which may be required under the **Building Regulations** or under any enactment or provision other than Section 57 of the **Town and Country Planning Act 1990**. Nor does it override any private rights which any person may have relating to the land affected by this decision, including the provisions of the **Party Wall etc. Act 1996**.

Rights of Applicants Aggrieved by Decisions of the Local Planning Authority

1. Appeals to the Secretary of State

If you are aggrieved by the decision of the local planning authority to refuse permission for the proposed development, or to grant permission subject to conditions, you may appeal to the Secretary of State for the Environment, Transport and the Regions, under Section 78 of the Town and Country Planning Act 1990.

If you want to appeal against your local planning authority's decision, then you must do so within six months of the date of this notice.

Appeals must be made using a form which you can get from the Planning Inspectorate using a form which can be downloaded from the Planning Inspectorate at Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN or online at https://www.gov.uk/appeal-planning-inspectorate.

The Secretary of State can allow a longer period for the giving of a notice of an appeal, but he will not normally be prepared to use this power unless there are special circumstances which excuse the delay in giving notice of appeal.

The Secretary of State need not consider an appeal if it seems to him that the local planning authority could not have granted planning permission for the proposed development or could not have granted it without the conditions they imposed, having regard to the statutory requirements, to the provisions of any development order, and to any directions given under a development order.

In practice, the Secretary of State does not refuse to consider appeals solely because the Local Planning Authority based its decision on a direction given by him.

2. Purchase Notices

If either the Local Planning Authority or the Secretary of State for the Environment, Transport and the Regions refuse permission to develop land, or grants it subject to conditions, whether by the local planning authority or the Secretary of State, the owner may claim that he can neither put the land to reasonably beneficial use in its existing state nor can he render the land capable of a reasonably beneficial use by the carrying out of any development which has been or would be permitted. In these circumstances the owner may serve a purchase notice on the London Borough of Ealing. This notice will require the Council to purchase his interest in the land in accordance with the provisions of Part VI of the Town and Country Planning Act 1990.

3. Compensation

In certain circumstances, compensation may be claimed from the local planning authority if permission if refused or granted subject to conditions by the Secretary of State on appeal or on reference of the application to him. These circumstances are set out in Section 114 of the Town and Country Planning Act 1990.

