

Assistant Director of Planning and Development Management
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Mr Mansoor
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Mercham House
25-27 The Burroughs
Hendon, London
NW4 4AR

Application No: **F/03899/11**
Registered Date: 15/09/2011

TOWN AND COUNTRY PLANNING ACT 1990: SECTION 192
(as amended by Section 10 of the Planning and Compensation Act 1991)
TOWN AND COUNTRY PLANNING (Development Management Procedure)
(England) Order 2010: Part 6

CERTIFICATE OF LAWFUL USE OR DEVELOPMENT
(PROPOSED USE OR DEVELOPMENT)

TAKE NOTICE that the Barnet London Borough Council, in exercise of its powers as Local Planning Authority under the above Act, hereby certifies, within the meaning of Section 192 of the Town and Country Planning Act 1990 (as amended), that: -
Unless any relevant factor has changed since the application date, the following use / development is **LAWFUL**: -

Roof extension including rear dormer window with Juliet Balcony to facilitate a loft conversion. Single storey rear extension.

At:- 121 Nether Street, London, N12 8AB

as referred to in your application and shown on the accompanying plan(s):

INFORMATIVE(S):-

1 The plans accompanying this application are:-

Plan Nos. NTRST-L-001; NTRST-P-002; NTRST-P-102; NTRST-E-001;
NTRST-E-101; NTRST-P-001; NTRST-P-101; NTRST-P-103;
NTRST-E-003; NTRST-E-103; NTRST-P-003; NTRST-P-104;
NTRST-S-101; NTRST-E-002; NTRST-E-102; NTRST-L-002;
NTRST-L-102.

- 2 The reason for this determination is:- The proposal is for a building operation/use which, by virtue of Sections 55 and 57 of the Town and Country Planning Act 1990, is development requiring planning permission, but such development is PERMITTED under Classes A, B and C Part 1 of Schedule 2 of the Town and Country Planning (General Permitted Development) Order 1995, (as Amended).
- 3 This application is determined to be lawful based on the information submitted. If any information provided is inaccurate then this may invalidate the certificate.
- 4 The development is permitted by Class B of the General Permitted Development Order 1995 (amended 2008) subject to the materials used in any exterior work being of a similar appearance to those used in the construction of the exterior of the existing dwelling house and any windows in a side elevation are required to be obscured glazed and non-opening up to a minimum height of 1.7m above the internal room floor level.
- 5 The development is permitted by Class A of the General Permitted Development Order 1995 (amended 2008) subject to the materials used in any exterior work being of a similar appearance to those used in the construction of the exterior of the existing dwelling house and any upper-floor window located in a wall or roof slope forming a side elevation are required to be obscure-glazed and non-opening up to a minimum height of 1.7m above the internal room floor level.
- 6 This certificate is issued on the basis of the written evidence submitted with the application. Accuracy and the onus of proof rests with the applicant. Please note that this decision relates only to the circumstances whereby the property is in use as a single family dwelling house. This certificate and permitted development rights do not apply in the case of converted properties or flats accommodation.

Date of Decision: 20 October 2011

Signed:



**Acting for Martin Cowie
Assistant Director of Planning and Development Management**

NOTE(S):-

1. This certificate is issued solely for the purpose of Section 191/192 of the Town and Country Planning Act 1990 (as amended).
2. It certifies that the use/operation above and taking place on the land also described above was lawful on the specified date and, thus, was not 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 described above on the land also specified above. Any use/operation 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 proviso 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.
5. This notice relates solely to the grant of a certificate of lawfulness and does not purport to convey any approval or consent which may be required under the Building Regulations or any other statutory purpose.