

**CORPORATE SERVICES DEPARTMENT**  
Head of Civic & Legal Services – Keith Minear

Halifax PLC  
Trinity Road  
Halifax  
West Yorkshire HX1 2RG

Civic & Legal Services  
London Borough of Merton  
Merton Civic Centre  
Morden, Surrey SM4 5DX

DX 41650  
MORDEN

*Direct Line:* 020 8545 3348  
*Email:* Claudia.lord-lynch@merton.gov.uk

*Fax:* 020 8543 7126  
*My Ref :* CS/LEG/CLL/2006P265  
*Please Ask For:* Mrs Lord-Lynch  
*Your Ref:*

*Date:* 29 January 2007

Dear Sirs

**RE: Withdrawal of Enforcement Notice 77 Effra Road, London SW19  
S.173A Town and Country Planning Act 1990**

I write to inform you that the Enforcement Notice served on 29 December has been withdrawn pursuant to S.173a of the Town and Country Planning Act 1990 and enclose a copy of the same.

However, you will no doubt have received a subsequent enforcement Notice dated 26 January 2007. Since you have already submitted an appeal, you do not need to take any further action. I shall write to the Planning Inspectorate advising them of the subsequent Enforcement Notice which has been served and ask that they apply the Appeal to the subsequent Enforcement notice.

Yours faithfully

Claudia Lord-Lynch  
**For Head of Civic & Legal Services**

entry removed.  
30 JAN 2007



INVESTOR IN PEOPLE

**IMPORTANT – THIS COMMUNICATION AFFECTS YOUR PROPERTY**

**TOWN AND COUNTRY PLANNING ACT 1990**

**ENFORCEMENT NOTICE – OPERATIONAL DEVELOPMENT**

ISSUED BY THE LONDON BOROUGH OF MERTON

1. **THIS IS A FORMAL NOTICE** issued by the Council because it appears that there has been a breach of planning control under Section 171A(1)(a) of the above Act, at the land described below. The Council considers it expedient to issue this notice, having regard to the provisions of the development plan and to other material considerations.

2. **THE LAND AFFECTED**

**Land at 77 Effra Road, Wimbledon, London SW19 8PS** in the London Borough of Merton shown edged red on the attached plan ('the Land').

3. **THE BREACH OF PLANNING CONTROL ALLEGED**

Without planning permission the erection of a large rear dormer roof on the Land.

4. **REASONS FOR ISSUING THIS NOTICE**

- (a) It appears to the Council that the above breach of planning control has occurred within the last four years.
- (b) The unauthorised rear dormer roof extension by reason of its siting, size, bulk and design constitute an over dominant and obtrusive feature which fails to complement the design of the original dwelling and surrounding area contrary to Policy BE.15 (New Buildings and Extensions; Daylight, Sunlight, Privacy, Visual Intrusion and Noise) BE23 (Alterations and Extensions to buildings) BE24 (Roof Extensions and Dormer windows) and SPG Residential Extensions, Alterations and Conversions of the adopted Merton Unitary Development Plan (October 2003)

Copies of the above policies are attached.

5. **WHAT YOU ARE REQUIRED TO DO**

- (a) Remove the unauthorised rear dormer roof extension.
- (b) Remove any resultant waste material.

Time for Compliance: within 4 months from the date this notice takes effect.

6. **WHEN THIS NOTICE TAKES EFFECT**

This notice takes effect on 29 January 2007 unless an appeal is made against it beforehand.

**LONDON BOROUGH OF MERTON**  
**DX 41650**  
**MORDEN**

Dated: 29 December 2006

Signed.....  
Head of Civic and Legal Services

Address to which all communication should be sent:-  
Head of Civic and Legal Services, London Borough of Merton, Merton Civic Centre,  
London Road, Morden, Surrey SM4 5DX (Ref: LE/CLL/2006/P265)

### **YOUR RIGHT OF APPEAL**

You can appeal against this notice by using the Enforcement Notice Appeal forms enclosed with this notice or by submitting an appeal online ([www.planningportal.gov.uk/pes](http://www.planningportal.gov.uk/pes)). Please note however that any appeal must be received, or posted in time to be received, by the Planning Inspectorate before the date this notice takes effect i.e. **29 January 2007**. The enclosed booklet "Making Your Enforcement Appeal" sets out your rights and the procedure to be followed. Read it carefully. You should also read sections 171-177 of the Act which are also enclosed. If you decide to appeal, you should send two copies of the enclosed appeal forms and one copy of the enforcement notice, to the Planning Inspectorate. The other appeal form and the other copy of the enforcement notice are for you to keep for your own records.

### **FEE PAYABLE FOR THE DEEMED APPLICATION**

If your ground of appeal is, or includes ground (a) that planning permission should be granted, you must include with your appeal a fee, which is double that payable for a normal planning application. The total fee payable is **£270**.

Half the fee is payable to the Planning Inspectorate and half to the Council.

You should therefore include:

One cheque for **£135** payable to The Office of the Deputy Prime Minister

One cheque for **£135** payable to the London Borough of Merton

The fee can be sent with your appeal form.

### **WHAT HAPPENS IF YOU DO NOT APPEAL**

If you do not appeal against this enforcement notice, it will take effect on the date indicated above and you must then ensure that the notice is complied with. Failure to comply with an enforcement notice that has taken effect, is a criminal offence and can result in legal proceedings and/or remedial action by the Council.

### **PERSONS SERVED WITH A COPY OF THIS ENFORCEMENT NOTICE**

1. Mr Mark Stuart Thurston  
77 Effra Road  
Wimbledon  
London SW19

**LONDON BOROUGH OF MERTON**  
**Environmental Services Department**

Civic Centre, London Road, Morden, Surrey, SM4 5DX  
Telephone: 020 8543 2222 Web: www.merton.gov.uk

**77 Effra Road**  
**London**  
**SW19**

Scale = 1 : 1250

Date Printed: 07/01/05

