

The Campus, Welwyn Garden City Herts, AL8 6AE DX 30075 Welwyn Garden City 1 Tel: 01707 357000 www.welhat.gov.uk

TOWN AND COUNTRY PLANNING ACT 1990: SECTION 191 AND 192 (as amended by section 10 of the Planning and Compensation Act 1991) Town and Country Planning (Development Management Procedure) (England) Order 2010 (DMPO) ARTICLE 24

CERTIFICATE OF LAWFUL USE OR DEVELOPMENT

## PLANNING DECISION NOTICE – APPROVAL For Planning Application No. S6/2011/1777/LUP

## **Agent Name and Address**

Mr Andreas Onisiforou 58 Camlet Way Barnet **BARNET** EN4 0NS

## **Applicant Name and Address**

W Cohen & Mrs Dines Just House Coopers Lane Northaw POTTERS BAR EN6 4NJ

The Welwyn Hatfield Council hereby certify that on 26/08/2011 the operations/development described in the First Schedule hereto in respect of the land specified in the Second Schedule hereto and edged red on the plan attached to this certificate would have been lawful within the meaning of section 192 of the Town and Country Planning Act 1990 (as amended), for the following reason:-

1. The proposed development complies with Schedule 2, Part 1, Class B of the Town and Country Planning (General Permitted Development) Order 1995 as amended by the Town and Country Planning (General Permitted Development) (Amendment) (No.2) (England) Order 2008.

First Schedule: Rear dormer window

Second Schedule: Just House Coopers Lane Northaw **POTTERS BAR Hertfordshire EN6 4NJ** 

Tracy Harvey

Head of Development Control

Date: 18-10-2011

## NOTES:

- 1. This certificate is issued solely for the purpose of section 192 of the Town and Country Planning Act 1990 (as
- 2. It certifies that the operation/development specified in the First Schedule taking place on the land described in the Second Schedule would have been lawful, on the specified date and, thus 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 operation/development described in the First Schedule and to the land specified in the Second Schedule and identified on the attached plan. Any operation/development which is materially different from that described or which relates to other land may render the owner or occupier liable to
- 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/development is only conclusively presumed where there has been no material change, before the use is instituted or the operation/development began, in any of the matters relevant to determining such lawfulness.