MEMORANDUM

To: Executive Director and Conservation	Planni	ng		From: Director of Legal Services		
	RECEIVED BY PLANNING SERVICES					- · · · · · · · · · · · · · · · · · · ·
Our Ref: Philip Waters	ODD C	D C	DC S	E	ourARef Ack	Pat Abdelrahman Martyn Coy
Room No: 313		2 4	SEP	1996	15.	Liloydon MeBarnette
Ext: 2146	Exec Dir		Receirds	ARB	Con teDe93	September 1996
	Appeals Office	10	Fees Officer	Forward Plan	Head DC	

Section 171C Town & Country Planning Act 1990
Planning Contravention Notice - 9 and 11 Shafto Mews, London SW1

I write to advise you that the above Notice has been issued and served. I set out below details of the Notice for your records:-

(a) Address of property: 9 and 11 Shafto Mews, London SW1

(b) Issuing Authority: RBK&C

(c) Date of issue: 23 September 1996

(d) Service of copies

Name Address Date of service

Gerani NV 9 and 11 Shafto Mews 23 September 1996 London SW1

A copy of the notice is attached hereto.

Philip Waterson

for Director of Legal Services

IMPORTANT - THIS COMMUNICATION AFFECTS YOUR PROPERTY

THE ROYAL BOROUGH OF KENSINGTON AND CHELSEA

TOWN AND COUNTRY PLANNING ACT 1990 (As amended by the PLANNING AND COMPENSATION ACT 1991)

PLANNING CONTRAVENTION NOTICE

Re: 9 and 11 Shafto Mews, Cadogan Square, London SW1.

- 1. It appears to the Council of the Royal Borough of Kensington and Chelsea ("the Council"), being the local planning authority for the purposes of section 171C of the Town and Country Planning Act 1990 ("the Act"), that there may have been a breach of planning control in respect of the land described in Schedule 1 below ("the land").
- 2. The breach of planning control which may have occurred is specified in Schedule 2 below.
- 3. This notice is served on you as a person who:-
 - (1) is the owner or occupier of the land or has any other interest in it; or
 - (2) is carrying out operations in, on, over or under the land or is using it for any purpose.
- 4. In exercise of their powers under Section 171C(2) and (3) of the Act the Council require you, so far as you are able, to give them the following information in writing within twenty-one days beginning with the day on which this notice is served on you:
 - (1) The name(s) of the owner(s)/occupier(s) of the properties.
 - (2) The current use of the properties.
 - (3) Floor plans of the first floors of the properties.
- 5. If you wish to make:-

Signed ...

an offer to apply for planning permission, or to refrain from carrying out any operations or activities, or to undertake remedial works; or

(2) any representations about this notice,

please telephone Mr Martyn Coy on 0171-361-2186 to arrange an appointment at which you will be able to make any such offer or representations in person. <u>If replying on behalf of a company please state your name in BLOCK CAPITALS</u> and designation.

Dated 23 September 1996

Director of Legal Services

(The Officer appointed for the purpose)

SCHEDULE 1 Land to which this Notice relates

9 and 11 Shafto Mews, Cadogan Square, London SW1, shown edged red on the attached plan.

SCHEDULE 2 Suspected breach of planning control

The unauthorised use of residential accommodation as a commercial chauffeur business.

WARNING

1. It is an offence to fail, without reasonable excuse, to comply with any requirement of this notice within twenty-one days beginning with the day on which it was served on you. The maximum penalty on conviction of this offence is a fine of £1000. Continuing failure to comply following a conviction will constitute a further offence.

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2. It is also an offence knowingly or recklessly to give information, in response to this notice, which is false or misleading in a material particular. The maximum penalty on conviction of this offence is a fine of £5000.

ADDITIONAL INFORMATION

- 3. If you fail to respond to this notice, the Council may take further action in respect of the suspected breach of planning control. In particular, they may issue an enforcement notice, under section 172 of the 1990 Act, requiring the breach, or any injury to amenity caused by it, to be remedied.
- 4. If the Council serve a stop notice, under section 183 of the 1990 Act, section 186(5)(b) of the Act provides that should you otherwise become entitled (under section 186) to compensation for loss or damage attributable to that notice, no such compensation will be payable in respect of any loss or damage which could have been avoided had you given the Council the information required by this notice, or had you otherwise co-operated with the Council when responding to it.

