



Freedom of Information request reference number: 8573.1

Date of response: 26/04/2024

Request:

AXIS HOUSE 242 BATH ROAD HEATHROW UB3 5AY Request the full enforcement notice.

Response:

Further to your request, a Fire Audit report was completed on the 2 November 2023. The outcome of the report was *Low Risk*. As a result, an Enforcement Notice was issued, which can be found below. Personal data has been redacted under section 40 of the FOIA – Personal Information.

We have dealt with your request under the Freedom of Information Act 2000. For more information about this process please see the guidance we publish about making a request on our website: https://www.london-fire.gov.uk/about-us/transparency/request-information-from-us/



Hre Safety Regulation, North West 3 Team 169 Union Street Tondon SET 011 T 020 8555 1200

> Minicom 020 7960 3629 landen fire gov uk

The Company Secretary Quintarz Investments Limited 7 Bell Yard London WC2A 2JR The London Fire Commissioner is the fire and rescue authority for London

Date 30 November 2023 Our Ref 26/006641/PDB

ENFORCEMENT NOTICE

Notice requiring steps to be taken under Article 30 of the Regulatory Reform (Fire Safety) Order 2005 (as amended)

10:

Name: Quintarz Investments Limited

Address: 7 Bell Yard, London WC2A 2JR

Concerning Premises at: Axis House, 242 Bath Road, Heathrow UB3 5AY

The London Fire Commissioner (the Commissioner) is the fire and rescue authority for London. The Commissioner is responsible for enforcing the Regulatory Reform (Fire Salety) Order 2005 (as amended), hereafter referenced as ("The Order") in London.

Assistant Commissioner (Fire Safety) on behalf of the Commissioner hereby give you notice that the Commissioner is of the opinion that you, as a person being under an obligation to do so, have failed to comply with the duties placed upon you by the Regulatory Reform (Fire Safety) Order 2005 (as amended) (The Order) in respect of the above named premises, the relevant persons who may be on the premises or who may be affected by a fire on the premises.

The matters which, in the opinion of the Commissioner, constitute the failure(s) to comply with The Order are specified in the Schedule of Fire Safety Observations attached to this notice. The Commissioner is further of the opinion that the steps identified in the schedule to this notice must be taken to remedy the specified failure(s) and comply with The Order.

The relevant extracts of the legislation are attached.

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There may be suitable alternative safety measures, to those detailed in this notice that would meet the requirements of The Order. If you wish to propose or discuss any alternative measures you should contact the person named below, before you take any action, to ensure that your proposed measures will be deemed satisfactory by the Commissioner.

The steps must be taken by 22 February 2024 (or such extension if granted by the Commissioner).

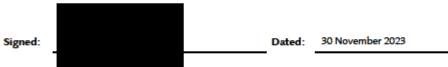
Unless the steps identified in the schedule attached to this notice have been complied with, or such other steps are taken to remedy the failures in consultation with the Commissioner, you will be deemed not to have complied with this notice.

If you fail to comply with the requirements of this notice, you may have committed an offence. The Commissioner may consider a prosecution against you. If you are found guilty, you will be liable to a fine or imprisonment (or both).

You have the right to appeal against this notice, by way of complaint for an order, to the Clerk to the Court of the Magistrates' Court acting for the petty sessions area in which your premises is located. If you wish to bring an appeal, you must do so within 21 days of the date this notice is served on you. The Magistrates' Court Act 1980 will apply to the proceedings. The bringing of an appeal will suspend the operation of this enforcement notice. An appeal against an enforcement notice served under Article 30 of the Regulatory Reform (Fire Safety) Order 2005 (as amended), may be brought on any grounds. These may include that you are aggrieved:

- a) by anything mentioned in the notice with respect to the premises concerned, or the relevant persons as defined by The Order, being a step which must be taken in order to comply with The Order or
- b) by the period allowed by such a notice for the taking of any steps mentioned in it.

If at any time you wish to discuss the requirements of this notice, or are experiencing difficulty in carrying out the work, please contact Inspecting Officer



(The Officer appointed for the purpose)

The contents of this notice are without prejudice to any requirements or recommendations that may be made by the Commissioner under the Petroleum (Consolidation) Regulations 2014, or either the local authority or the Health and Safety Executive under any other Act of Parliament or Regulation for which they are the enforcing authority. Approval will normally be required under the Building Regulations for any building works for which you are obliged to notify the local Building Control Officer under the Building Regulations 2010 or an Approved Inspector under the Building (Approved Inspectors etc) Regulations, 2010.



Encl: FS03_01a, FS03_01b, FS03_06

Cc: @acemgmt.co.uk
@we-invest.co.uk

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ENVIRONMENT AND SAFETY INFORMATION ACT 1988 SECTION 4 - PROTECTION OF TRADE SECRETS

The above Act requires the London Fire Commissioner to maintain public registers of notices issued under Article 30 of the Regulatory Reform (Fire Safety) Order 2005 (as amended), (other than those which impose requirements or prohibitions solely for the protection of persons at work) and Sections 21 and 22 of the Health and Safety at Work etc, Act 1974.

Provisions are made within the Act for persons on whom the above notices are served to appeal against any proposed entry in the register which may disclose "trade secrets" or "secret manufacturing processes".

Entries in the register are required to be made after the period for appeal against the notice expires or after any appeal is disposed of.

If you feel that any such entry would disclose information about a trade secret or secret manufacturing process you may write to the Commissioner within a period of 14 days following the service of the notice, requesting exclusion of these details (see Section 4 of the 1988 Act).

Notes relating to Schedule of Fire Safety Audit Observations attached to this notice.

Important information to consider before taking remedial steps:

- Words written in BLOCK CAPITALS in the attached schedule are standard terms defined in "Definitions of standard terms used in means of escape requirements" which form part of this schedule.
- Officers of the Commissioner may visit your premises during the course of the notice, to ensure the dates within this plan are being followed.
- 3. Notwithstanding any consultation undertaken by the Commissioner, before you make any alterations to the premises, <u>you</u> must apply for local authority building control department approval (and/or the approval of any other bodies having a statutory interest in the premises) if their permission is required for those alterations to be made.
- 4. There may be suitable alternative safety measures to those detailed in the attached schedule, which would meet the requirements of The Order. If you wish to propose or discuss any alternative measures you should get in touch with the person named as the contact above, before you take any action, to ensure that your proposed measures are deemed satisfactory by the Commissioner.
- Remedial steps must be undertaken by a competent person who has sufficient training, experience, knowledge or other qualities to enable him or her to properly undertake them.
- We recommend that remedial steps are undertaken in accordance with the appropriate British or European Standards, or recognised industry guidance.

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SCHEDULE

PREMISES: Axis House, 242 Bath Road, Heathrow UB3 5AY

FILE NUMBER: 26/006641

This schedule should be read in conjunction with the Commissioner's Notice dated 30 November 2023.

The condition(s) specified in the Regulatory Reform (Fire Safety) Order 2005 (as amended), were being contravened and the following step(s) need(s) to be taken in order to comply with the above legislation:

Article	Area of Concern	Steps Considered necessary to remedy the contravention.
Article 11	At the time of the audit your preventative and protective measures had not been planned, organised, controlled, monitored or reviewed where required.	Arrangements identified as not suitably addressed must be effectively planned, organised, controlled, monitored or reviewed.
	It was found that various items being stored in the escape routes had not been controlled or monitored. These included mattresses and bedding in the communal areas, a washing machine, pushchairs, baby car seats, pushbikes and toys cycles being stored under staircases at ground floor level.	
	2) The provision of fire extinguishers had not been reviewed and are still being used to hold open cross corridor doors despite the recommendations of the fire risk assessment to remove them.	
Article 14	At the time of the audit the emergency routes or exits were inadequate. It was found that the following items were being stored or had been left in the escape routes, a mattress and divan bed base, washing machine outside flat 24, personal items outside flat 24, pushchairs, combustible items and pushbikes. Several cross corridor doors wedged open with fire extinguishers.	Ensuring adequate emergency routes and exits, for use by relevant persons in the premises, are available and can be safely and effectively used at all relevant times. This can be achieved by removing all items from the escape routes, removing fire extinguishers to stop them being used as door props, (as recommended by the fire risk assessment) enabling cross corridor doors are able to operate correctly and instigate regular inspections to ensure these areas remain sterile and free from personal items.

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Article 8	At the time of the audit the	Implementing the significant findings of your fire-risk
	general fire precautions as	assessment.
	identified in the significant	
	findings of your fire risk	
	assessment had not been	
	implemented. It was found that	
	the fire risk assessment carried	
	out in January 2023 stated the	
	fire extinguishers should be	
	removed.	

RECOMMENDATIONS NOT FORMING REQUIREMENTS OF THE SCHEDULE

The Commissioner would strongly urge that you consider the presence of combustible façade cladding materials as part of the risk assessment process for these premises. All relevant information about any replacement window and facade schemes should be made fully available to fire risk assessors. Where no reliable information is available for a given property, a strategy to assess the risk and where necessary implement short, medium and long term actions to address the risk should be implemented.

Where remedial measures are to be undertaken to which consultation requirements under Section 20 of the Landlord and Lenant Act 1985 will apply, the Commissioner would urge you to consider application of the disapplication provisions under Section 20ZA of that Act.

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