**Email from David Griffiths to Rosaleen Hubbard 14th July 2015**

**Extract**

Committee Meeting Wednesday 20th May 2015.

Wesley indicated to the Committee that the reason for Robert Volterra's refusal to pay a garden rate was as a result of the language used and that it was a legal requirement.The original letter to Mr Volterra would not have stated it was a legal requirement. It has been our practice over the years not to advertise contributions as voluntary as this would/could lead to a number of businesses refusing to pay. Thus we have by design been a little vague with our language, but regrettably Mr Volterra has deemed to regard the wording incorrectly as a legal requirement.

The AGM Wednesday 20th May

Item 3 Treasurer's report

The reason, in part, for the reduced Levy income stems from incorrect information from the London Borough of Camden re the rateable value for No. 10 Fitzroy Square and 46 Fitzroy Street. This resulted in a refund to 10 Fitzroy Ltd to correct the position.

The Minutes incorrectly state that the property was recorded as a...." business rather than residentia".....It has always been a business.

I suggest that this note is attached to the Minutes of the next Committee meeting in September for clarification.

With kind regards

David