

**From:** Thames Crossing Action Group <admin@thamescrossingactiongroup.com>

**Sent:** 21 December 2021 18:22

**To:** London Resort <LondonResort@planninginspectorate.gov.uk>

**Cc:** 'Thames Crossing Action Group' <admin@thamescrossingactiongroup.com>

**Subject:** Consultation on Future Procedure

Good afternoon

Thank you for your email today highlighting the latest updates on the London Resort. We are emailing in response to your call for feedback from Interested Parties in regard to future procedure. We hope this is the correct way to submit such feedback, please advise if it needs to be submitted by other means.

We do not believe that the continued delay and lack of respect from London Resort by their non-compliance in providing updates to the ExA as requested can still be justified in the public interest. London Resort clearly have no intention on complying with the requests and conditions put on their request for delay. If the acceptance of the DCO application and delay was subject to their compliance and they are not complying then we would respectfully suggest that the ExA request permission from Government to refuse the application, or proceed in whichever way is legally allowed and withdraw any allowances that have been granted to London Resort to date, as London Resort are showing no respect to the ExA and democratic process, by not complying with the procedures and deadlines.

These delays are clearly putting unnecessary and extra stress on those impacted by the proposed London Resort and this should be taken into account, and actions taken to ensure the matter is rectified as quickly and efficiently as possible for all concerned.

Thanks and Season's Greetings!

Laura Blake

Chair - Thames Crossing Action Group



Virus-free. 