Dear Sirs

Application for an Award of Costs - London Resort BC080001. 100 Stanhope Road, Swanscombe, Kent DA10 0AU

I am an Objector/ Interested Party/Affected Party and have been receiving correspondence from the planning inspectorate regarding the DCO. As defined in Section 102 of the Planning Act 2008 and Affected Person as defined in Section 59 of the Act may make an application for the awards of costs. It also applies to an additional Affected Persons any additional Interested Party as defined in Regulation 2 of The Infrastructure Planning (Compulsory Acquisition) Regulations 2010 and any other person who at the discretion of the Examining Authority takes part in an examination.

As set out on the Planning Inspector's website I have seen the Lead Examiner's letter dated 29 March 2022 and wish to make an Application for an Award of Costs in relation to my time spent attending seminars, perusing LRCH's Application for a Development Consent Order, discussions with Savills and partaking in this DCO planning process.

Please take this email as my Application for an Award of Costs. I wish to rely on the Atlantic Array principles referred to by the Lead Examiner and LRCH's conduct in failing to adhere to the directions set down by the Examining Authority. As this Application has been withdrawn, to be re-submitted by the end of the year, this will continue to have an impact on my property due to the close proximity of the resort and serious issues with parking.

Regards

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