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Mr Roy Pinnock
Partner
Dentons UK and Middle East LLP

Your Ref: RYP/RYP/073402.00001

Our Ref: BC080001/ CAPP-005D (SO)

Date: 26 May 2022

By Email

Dear Mr Pinnock

Planning Act 2008 (as amended) – Section 95

Application by MTD Coln Industrial Limited for an award of costs: against London Resort Company Holdings Limited regarding an Application for an Order Granting Development Consent for the London Resort

1. I refer to my letter of 5 May 2022 setting out a process by which the Examining Authority (ExA) would respond to your application for an award of costs submitted on 25 April 2022 (“the costs application”) against the London Resort Company Holdings Limited (“the respondent party”) regarding its Application for an Order Granting Development Consent for the London Resort (“the Order”). The costs application has been published and can be seen in the Examination Library [CAPP-005a].
2. In my letter of 5 May 2022, I outlined that the ExA would (amongst all other relevant matters) give consideration to the following documents:
 - the respondent party’s response to the costs application of 18 May 2022 (“the response”) [CAPP-005CR1] (a copy of which is also attached to the covering email);
 - the costs application [CAPP-005a];
 - guidance from the Secretary of State on costs applications in relation to development consent order examinations (“the Costs Guidance”); and
 - other relevant costs decisions, identified as decisions made by the ExA for the Atlantic Array and annexed to advice under section 51 of the Planning Act 2008.

I refer you to these documents as published on the National Infrastructure Planning website for your consideration. The Costs Guidance can be accessed by following this link:

[Award of costs: examinations of applications for development consent orders - Guidance \(publishing.service.gov.uk\)](https://www.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/108444/award-of-costs-examinations-of-applications-for-development-consent-orders-guidance)

3. I now invite you to make your concluding written submission addressing each of these. Your concluding written submission must be received by **16 June 2022**¹. Please note that your concluding written submission is requested to respond to all matters relevant to your claim arising from the response. You are encouraged not to introduce any new matters of which the respondent party and / or the ExA are not yet aware as if you do, the ExA will need to determine what (if any) further procedural action to take and its consideration of the costs application may be delayed.
4. Following receipt of your concluding written submission (or the expiry of the deadline set in paragraph 3 above if you elect not to write), the ExA will proceed to decide the costs application, the outcome of which will be communicated in writing. If a costs order is made in your favour, the decision letter will provide guidance on the agreement or formal setting of costs.
5. The ExA's decision will be published on the National Infrastructure Planning website alongside all correspondence relating to the costs application.
6. If you have any questions about this letter, please do not hesitate to contact me.

Yours sincerely

Edwin Mawdsley
Case Manager

Enc. The response of 18 May 2022 [CAPP-005CR1]

cc The Respondent Party

¹ Deadlines in Costs procedures are normally set at 14 calendar day intervals. An extended deadline has been provided on this occasion in recognition of the Queen's Platinum Jubilee.