



BNP PARIBAS REAL ESTATE

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By email to:
NLHPP@pins.gsi.gov.uk

20 January 2016

Our ref: DPJ/141093

Dear Sirs,

**Planning Act 2008
DCO Application by North London Waste Authority for the North London Heat and Power Project**

We are writing to you on behalf of our client Royal Mail Group Ltd (Royal Mail).

We are instructed by Royal Mail to notify the Examining Authority under section 89(2A) b of the Planning Act 2008 that Royal Mail wishes to become an Interested Party.

Royal Mail is responsible for providing efficient mail sorting and delivery nationally. As a Universal Service Provider under the Postal Services Act 2011, Royal Mail has a statutory duty to deliver mail to every residential and business address in the country as well as collecting mail from all Post Offices and post boxes on a daily basis.

Royal Mail's postal sorting and delivery operations rely heavily on road communications. Disruption to the highway network and traffic delays can have direct consequences on Royal Mail's operations, potentially affecting its ability to meet its obligations as a Universal Service Provider and resulting in financial loss.

We can confirm that Royal Mail has no issue with the principle of the proposed North London Heat and Power Project. However, Royal Mail is concerned about the potential for disruption to its mail collection, transport and delivery during the construction and possibly operational phases.

Royal Mail has operational facilities throughout London. The Royal Mail operational properties that may be most susceptible to disruption through traffic delay during the construction and possibly operation phase of the proposed North London Heat and Power Project include:

- Upper Edmonton Delivery Office N18 2BU
- Chingford Delivery Office E4 6AA
- Walthamstow Delivery Office E17 3AA

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Registered in England No. 4176965

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- Enfield Delivery Office EN1 1AA

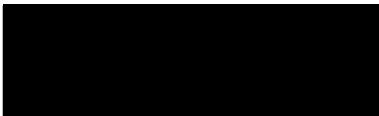
In exercising its statutory duties Royal Mail uses a daily basis all of the roads than may be affected by the construction and operation of the North London Heat and Power Project.

This letter has been copied to the applicant in order that it is aware of Royal Mail's concerns.

Royal Mail wishes to be kept informed of progress with the Examination and may wish to submit written representations during the Examination.

Please direct any enquiries of Royal Mail or responses to the request set out in this letter to Daniel Parry-Jones of this office in the first instance.

Yours faithfully



BNP Paribas Real Estate

cc North London Waste Authority (project@northlondonheatandpower.london)
Holly Trotman – Royal Mail Group Legal