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Our reference:	PB6934-RHD-ZZ-XX-CO-Z-0017 Email:		
Classification:	Project related		
Project Reference:	EN010095		

Alternative Use Boston Projects Limited (the Applicant) Deadline 3 submission – 6 December 2021

Dear Sir,

Further to the Examining Authority's (ExA's) Rule 8 letter dated 14 October 2021, please find enclosed with this letter the following documents which have been requested from the Applicant at Deadline 3 (6 December 2021):

1. An updated draft Development Consent Order (document reference 2.1(2)) (clean version) and (document reference 2.1(2)) (tracked version)

2. A schedule of changes to the draft Development Consent Order (document reference 9.46)

3. An updated Application Guide (document reference 1.2(2))

4. An updated Book of Reference (document reference 3.3(1)) (clean version) and (document reference 3.3(1)) (tracked version)

5. A schedule of changes to the Book of Reference (document reference 9.37)

6. The Applicant's Summary of Oral Submissions made at the first Issue Specific Hearing (ISH1) (draft Development Consent Order) (document reference 9.35)

7. The Applicant's Summary of Oral Submissions made at ISH2 (Environmental Matters) (document reference 9.47)

8. An Updated Outline Landscape and Ecological Mitigation Strategy (document reference 7.4(1)) (clean version) and (document reference 7.4(1)) (tracked version) has been provided based on comments received in Relevant Representations and Written Representations.







9. An Updated Outline Surface and Foul Water Drainage Strategy (document reference 9.4(1)) (clean version) and (document reference 9.4(1)) (tracked version) has been provided in relation to question 3.0.17 of the Examining Authority's Written Questions (PD-008) to include 'foul water'.

10. The Applicant's comments on responses to the ExA's Written Questions (document reference 9.36)

11. The Applicant's Land Negotiations Tracker and Statutory Undertaker Schedules (document reference 9.38)

12. Outline Air Quality and Dust Management Plan (document reference 9.39) has been provided in response to question 2.0.11 of the Examining Authority's Written Questions (PD-008).

13. The Applicant's Response to Environment Agency's queries on Critical Infrastructure and Levels across the Application Site (document reference 9.40) has been provided in response to the Environment Agency's Deadline 1 Written Representation (REP1-051).

14. An Outline Public Right of Way Design Guide and Stopping Up Plan (document reference 9.41) has been provided in response to Relevant Representations by Natural England (RR-021), Lincolnshire County Council (RR-014) and Boston Borough Council (RR-019).

15. Habitats Regulations Assessment Screening and Integrity Matrices (document reference 9.42) has been provided in response to question 3.1.8 of the Examining Authority's Written Questions (PD-008).

16. Deadline 3 - Autumn surveys of waterbirds at the Principal Application Site (document reference 9.43) has been provided in response to RSPB's Relevant Representation (RR-024) and Written Representation (REP1-060) and Appendix B of Natural England's Relevant and Written Representations (RR-021).

17. The Applicant's Response to Environment Agency's queries on Estuarine Processes (document reference 9.44) has been provided in response to the Environment Agency's Deadline 1 Written Representation (REP1-051).

18. The Applicant's note on the Examining Authority's Unaccompanied Site Inspection (USI) (document reference 9.45) has been provided in response to the ExA's Rule 17 letter request published 19 November 2021 (PD-009).

It was noted in the Applicant's response to the Environment Agency's Written Representation (REP1-051) that further details on "methods, volumes and sampling of dredged material to minimise the potential for contamination" would be provided at Deadline 3. However, elsewhere in the Applicant's responses to Written Representations and Written Questions it was noted that this information would be provided under conditions within the Deemed Marine Licence and submitted to the Marine Management Organisation (MMO). It is considered that the latter option would be more appropriate. This approach was communicated to both the MMO and the Environment Agency on 22 November 2021.

I should be grateful if you would acknowledge safe receipt of this letter and arrange for a copy of it and its enclosures to be placed before the Examining Authority.





Yours sincerely,

For and on Behalf of HaskoningDHV UK Ltd, on behalf of Alternative Use Boston Project Ltd.



Paul Salmon Technical Director Industry & Buildings