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Date: 13 December 2021 Contact name: Your reference: Telephone: Our reference: PB6934-RHD-ZZ-XX-CO-Z-0018 Email:

Classification: Project related Project Reference: EN010095



Alternative Use Boston Projects Limited (the Applicant) Deadline 4 submission – 13 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 4 (13 December 2021):

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

2. Statement of Commonality and updated Statements of Common Ground

As requested in the ExA's Rule 8 letter, the Applicant is providing a Statement of Commonality, which is submitted under document reference (document reference 9.3(1)). The ExA's attention is drawn to Section 1.5 of the Statement of Commonality, which provides a high level summary of the position with each interested party as at Deadline 4.

The Applicant also submits updated Statements of Common Ground (SoCGs) with interested parties. The SoCGs have taken into consideration the matters which the ExA requested in its Rule 4 and 6 letter at Annex E and its Rule 8 letter. The SoCGs are all in draft form.

- Draft Statement of Common Ground with Lincolnshire County Council (document reference 8.1(1))
- Draft Statement of Common Ground with Environment Agency (document reference 8.2(1))
- Draft Statement of Common Ground with Historic England (document reference 8.3(1))
- Draft Statement of Common Ground with UK Health Security Agency (formerly Public Health England) (document reference 8.5(1))
- Draft Statement of Common Ground with Boston Borough Council (document reference 8.7(1))







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- 3. The Applicant's response to the Marine Management Organisation and Natural England's queries regarding Marine Mammals and Fish (document reference 9.49) has been provided in response to their Deadline 2 submissions (Marine Management Organisation (REP2-040) and Natural England (REP2-043, REP2-046)).
- **4.** Noise modelling and mapping relating to bird disturbance and the Principal Application Site (document reference 9.50) has been provided in response to Natural England's Relevant and Written Representations (RR-021).
- **5.** The Applicant's Air Quality Deposition Monitoring Plan (document reference 9.51) as agreed at the Issue Specific Hearing on Environmental Matters (Part 1).
- **6.** The Applicant's Geoarchaeological Borehole Survey (document reference 9.52) following receipt of Relevant Representations by Lincolnshire County Council (RR-014) and Historic England (RR-027).
- **7.** The Applicants Technical Note on Lightweight Aggregate (document reference 9.53) as agreed at the Issue Specific Hearing on Environmental Matters (Part 1). In the Applicant's Written Summary of the Applicant's Oral Case at Issue Specific Hearing on Environmental Matters submitted at Deadline 3 (REP3-023), an action point was that:
- "The Applicant will provide a written response to the EA's query about alternative treatment for materials in the absence of a permit for the LWA plant by Deadline 4".

The Applicant has considered this further and considers that any issues as to the permitting of the LWA can be resolved through the permitting process and has instead produced a note demonstrating that the LWA is not new and novel technology and other similar plants operate with an environmental permit in the United Kingdom .

- **8.** The Applicant's Technical note on the Carbon Recovery System (document reference 9.54) in response to comments by Lincolnshire County Council within the Statement of Common Ground (document reference 8.1, REP1-038).
- 9. The Applicant's Response to UKWIN's Oral Submission at the Issue Specific Hearing on Environmental Matters (Part 1) (document reference 9.55) has been provided in response to UKWIN's submission at Deadline 3 (REP3-039).

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

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