



3/18 Eagle Wing
Temple Quay House
2 The Square
Bristol, BS1 6PN

Customer
Services: 0303 444 5000
e-mail: Templetohighercarblake@infrastructure.gsi.gov.uk

All interested parties

Your Ref:

Our Ref: TR010014

Date: 3 July 2014

Dear Sir/Madam

The Planning Act 2008 (as amended) – Section 89 and The Infrastructure Planning (Examination Procedure) Rules 2010 – Rule 9 and Rule 14

Application by Cornwall Council for an Order granting Development Consent for the A30 Temple to Higher Carblake Improvement

Notification of adjournment of hearing matters relating to highway design and compulsory acquisition at Higher Carblake

At the issue specific hearing held on the afternoon of Wednesday 25 June 2014 and dealing with highway design issues, I received an application from Counsel instructed by Stephens Scown LLP (representatives of Mr Bruce Robertson and Trago Mills Ltd) for the hearing of matters relating to highway design and compulsory acquisition in the locality of Higher Carblake to be adjourned to a date reserved for any further hearings required on either 21 or 22 July 2014. On consideration of the written evidence already before me and the oral justification provided by Mr Richard Harwood QC at the hearing on 25 June 2014, I decided to allow this request and these matters were adjourned as per the application.

I therefore write to provide notification to all interested parties that oral representations relating to highway design and compulsory acquisition at Higher Carblake will be heard on **Tuesday 22 July 2014 at West Wing, Carew House, Beacon Technology Park, Dunmere Road, Bodmin, PL31 2QN. The hearing room will be available from 9.30am and the hearing will commence at 10am.** Matters relating to the specific issue of highway design and matters relating to compulsory acquisition will be dealt with consecutively, and it will be made clear at the sitting when the issue specific element closes and the compulsory acquisition element opens.

As set out in the letter dated 23 May 2014 notifying interested parties of the hearings to be held in June and July 2014, those interested parties who wish to speak at this hearing on 22 July 2014 should notify Richard Price (Case Manager) at the postal or email address above by **12 noon on 14 July 2014**. I should be grateful if you would

inform us if you plan to attend the hearing even if you do not wish to speak. It would also assist us if you could notify us of any special needs you may have (eg disabled access, hearing loop etc). Please ensure that you include your interested party reference number in your correspondence.

No further hearings are intended to be held as part of this examination. Interested parties are reminded of the examination deadline of **12 noon on 29 July 2014** (Deadline VII) by which post-hearing documents including any written summaries of oral cases put at the hearing on 22 July 2014 should be received by the Planning Inspectorate. **The examination must close on or before 6 August 2014.**

If you have any further queries, please do not hesitate to contact us.

Yours faithfully

Alan T Gray

**Alan T Gray MRICS DipTP MRTPI & Accredited Mediator
Examining Authority**

Advice may be given about applying for an order granting development consent or making representations about an application (or a proposed application). This communication does not however constitute legal advice upon which you can rely and you should obtain your own legal advice and professional advice as required.

A record of the advice which is provided will be recorded on the Planning Inspectorate website together with the name of the person or organisation who asked for the advice. The privacy of any other personal information will be protected in accordance with our Information Charter which you should view before sending information to the Planning Inspectorate.