

A63 Castle Street Improvement, Hull

Scheme Number: TR010016

1.2 Covering Letter and Schedule of Compliance with Section 55

APFP Regulation 5(2)(q)

Planning Act 2008



Volume 1

September 2018



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Infrastructure Planning

Planning Act 2008

The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009

A63 (Castle Street Improvement, Hull) Development Consent Order 20[]

COVERING LETTER AND SCHEDULE OF COMPLIANCE WITH SECTION 55

Regulation Number:	Regulation 5(2)(q)
Planning Inspectorate Scheme	TR010016
Reference	
Application Document Reference	TR010016/APP/1.2
Author:	A63 Castle Street Project Team

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Rev 0	September 2018	Application Issue



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Major Applications & Plans 3/18 Eagle Wing The Planning Inspectorate Temple Quay House Temple Quay Bristol BS1 6PN

Dear Sir/Madam

Planning Act 2008
Application for a Development Consent Order for the proposed A63 (Castle Street Improvement, Hull) Scheme
Highways England
Application Reference: TR10016

I am pleased to enclose an application on behalf of Highways England (the "Applicant") under section 37 of the Planning Act 2008 (the "2008 Act") for an order granting development consent for the A63 (Castle Street Improvement, Hull) (the "Scheme").

1.1 Subject of the Application

- 1.1.1 Development consent is required to the extent that the application includes development that is or forms part of a Nationally Significant Infrastructure Project (NSIP) pursuant to sections 14(1)(h) and 22(1)(c) of the 2008 Act.
- 1.1.2 Further detail concerning the Scheme's qualification as a NSIP can be found in the prescribed form within the Application Form (Application Document Reference: TR010016/APP/1.3) and in the Explanatory Memorandum (Application Document Reference: TR010016/APP/3.2).

1.2 Application fee and documentation enclosed

- 1.2.1 A fee of £6,939 has been submitted by BACS transfer to the account of the Planning Inspectorate.
- 1.2.2 I enclose 1 paper copy of the full application submission along with 5 electronic copies. I have attached to this letter a completed Schedule of Compliance with section 55 Annex B by Highways England, demonstrating how the application meets the tests for acceptance by the Planning Inspectorate as listed in Annex A. This is submitted to assist the Planning Inspectorate's own compliance check.

1.3 Application formalities

- 1.3.1 This Application is made in the form required by section 37(3)(b) of the 2008 Act and the application documents comply with the requirements in section 37 of the 2008 Act and those set out in:
 - The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (the APFP Regulations);



- The Infrastructure Planning (Environmental Impact Assessment) Regulations 2009;
- The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017;
- The Department for Communities and Local Government's (DCLG) 'Planning Act 2008: Nationally significant infrastructure projects – Application form guidance' (June 2013);
 and
- The Planning Inspectorate's 'Advice Note Six: Preparation and submission of application documents'.

1.4 Description of the Scheme

1.4.1 A non-technical description of the Scheme is provided in the Introduction to the Application (Application Document Reference: TR010016/APP/1.1). A more detailed and technical description is provided in the Environmental Statement (Application Document Reference: TR010016/APP/6.1).

1.5 Consent flexibility

- 1.5.1 The Applicant has considered the National Policy Statement and the Planning Inspectorate's 'Advice Note Nine: Rochdale Envelope' together with pre-application advice provided by the Planning Inspectorate. It is our view that the inclusion of flexibility provided for in the draft Development Consent Order (DCO) is fundamental to whether the Scheme is deliverable.
- 1.5.2 There are number of important elements of the flexibility sought within the DCO, for further description of these options refer to the **Introduction to the Application (Application Document Reference: TR010016/APP/1.1).** The options are as follows:
 - Two options for the batching site compound have been included in the DCO application.
 - Two options for the spur of the rising main route are included in the DCO application.
 - The Applicant plans to deliver the Princes Quay Bridge element of the Scheme early, ahead of the main Scheme works. In the unlikely event that the negotiations and contract award are not concluded before the planning application expires, the bridge will be delivered under the main Scheme and therefore remains in the DCO application.
- 1.5.3 The Environmental Impact Assessment (EIA) which was undertaken in support of the Scheme has considered and reflected the flexibility sought in the draft DCO. The maximum design parameters referenced in the draft DCO have been assessed in the Environmental Statement.
- 1.6 Assessment of the Implications on European Sites (Habitat Regulations Assessment) Screening Report No Significant Effects
- 1.6.1 This Application includes an Assessment of the Implications on European Sites (Habitat Regulations Assessment) Screening Report No Significant Effects (Application Document Reference: TR010016/APP/6.13) as required by Regulation 5(2)(g) of the APFP Regulations. This report identifies all relevant European sites and provides sufficient information for the competent authority to determine whether the Scheme is likely to have an adverse effect on the integrity of any European site.
- 1.6.2 The AIES Screening Report was prepared in consultation with the Planning Inspectorate Advice Note 10 Habitats Regulations Assessment November 2017 Version 8.



- 1.6.3 The Applicant has undertaken Screening for the purposes of the habitats regulations and concluded that there are no likely significant effects on any European sites and their features. Therefore, this application is accompanied by an Assessment of the Implications on European Sites (Habitat Regulations Assessment) Screening Report No Significant Effects (Application document TR010016/APP/6.13) to evidence this conclusion.
- 1.6.4 We request that Planning Inspectorate publish the application document on the A63 (Castle Street Improvement, Hull) project page of the National Infrastructure website from submission of the application.



1.7 Compulsory Acquisition

- 1.7.1 The Applicant is seeking compulsory acquisition and temporary possession powers to acquire land, rights over land and interests in land, and other related powers to support the delivery of the Scheme. Details on the powers sought and negotiations to date including those relating to any special category land affected are provided in the Book of Reference (Application document TR010016/APP/4.3) and the Statement of Reasons (Application document TR010016/APP/4.1).
- 1.7.2 Adequacy of the funding for compensation is provided in the **Funding Statement** (Application Document Reference: TR010016/APP/4.2).

1.8 Other consents

1.8.1 Details of other consents and licences not forming part of the Development Consent Order which the Applicant (or others) may be seeking in relation to the construction and operation of the proposed Scheme and associated development, are set out in the Consents and Agreements Position Statement (Application Document Reference: TR010016/APP/3.3).

1.9 Pre-application consultation

1.9.1 As required by section 37(3)(c) a **Consultation Report (Application Document Reference: TR010016/APP/5.1)** accompanies this application; the Consultation Report details compliance with sections 42, 47, 48 and 49 of the 2008 Act.

1.10 Other matters

- 1.10.1 Under Regulation 6(2) of the APFP Regulations, an application for highway development is required to include section drawings; these can be found as the **Engineering Drawings & Sections (Application document TR010016/APP/2.6)**.
- 1.10.2 Under Regulation 5(3) of the APFP Regulations, any plans, drawings or sections shall be no larger than A0 size, shall be drawn to an identified scale (no smaller that 1:2500) and, in the case of plans, shall show the direction of north.
- 1.10.3 Several plans are provided at a scale smaller than 1:2500 as it is considered that the chosen scale is clearer and provides the information required. Those plans are as follows:
 - Location plan Not to scale
 - General arrangements 1:5000 & 1:1250
 - Land plans 1:5000 & 1:1250
 - Work plans 1:5000 & 1:1250
 - Streets, Rights of Way and Access Plans 1:5000 & 1:1250
 - Drainage plans 1:5000 & 1:1250
 - NMU plans 1:5000 & 1:1250
 - Special category land plans 1:5000 & 1:1250
 - Engineering drawings and sections 1:1000 (Horiz) & 1:200 (Vert)
 - Others 1:2000, 1:750, 1:500, 1:250, 1:125, 1:150, 1:100, 1:50, 1:25
- 1.10.4 Under Regulation 5(2)(I) of the APFP Regulations, an applicant is required to provide a plan of certain nature conservation sites and an assessment of any effects on those sites and



features likely to be caused by the proposed development. There is an equivalent requirement under Regulation 5(2)(m) in relation to certain historic sites and features. The plans are referenced as follows: Ecology and Nature Conservation Assessment (Application Document Reference: TR010016/APP/6.7) and Cultural Heritage Assessment (Application document TR010016/APP/6.8). They are both provided within Environmental Statement (Application Document Reference: TR010016/APP/6.1). The figures and appendices that accompany the Ecology and Nature Conservation Assessment and the Cultural Heritage Assessment are provided at Environmental Statement - Figures (Application Document Reference: TR010016/APP/6.2) and Environmental Statement - Appendices (Application Document Reference: TR010016/APP/6.3).

- 1.10.5 In accordance with Regulation 5(5) of the APFP Regulations, the Applicant retains all responses to the consultation carried out under Part 5 of the 2008 Act and can make them available at the request of the Inspectorate.
- 1.10.6 The Applicant will keep all application documents under review and will endeavour to provide updates (where it considers it necessary to do so) during the examination of the application considering questions and comments received from the Examining Authority and interested parties.
- 1.10.7 We look forward to hearing from you in relation to a formal acceptance of this Application. If we can be of any assistance, please do not hesitate to contact us using the details provided below.

Yours faithfully,

Bernice Beckley

Project Manager Highways England

Enclosures:

Annex A: Overview of the Application Documents Table of Application Documents

Annex B: Section 55 Acceptance of Applications Checklist (completed by the

Applicant)



2.1 Annex A: Overview of the Application Documents

2.1.1 The reports, drawings and plans that make up the DCO application have been organised into 7 volumes as listed in the table below. The 7 volumes are explained in further detail in the Introduction to the Application (Application Document Reference: TR010016/APP/1.1).

	VOLUME	CONTENT
1	Introduction to the Application/ Covering Letter and Schedule of Compliance with section 55 / Application Form	The Introduction to the Application, this document, and the Application Form.
2	Plans / Drawings / Sections	These include plans that illustrate the location of the Scheme, the proposed works, the land that will be acquired or used, and engineering details
3	Draft Development Consent Order and Related Documents	This is the document that sets out the legal powers that Highways England is seeking to enable it to build, operate and maintain the Scheme, together with a separate document, the Explanatory Memorandum, explaining the provisions of the Order
4	Compulsory Acquisition Information	Documents setting out in tabular form the land to be acquired or used, and reports justifying the seeking of compulsory acquisition powers over this land
5	Report / Statements	Reports including the Consultation Report and other Reports / Statements relevant for the specific DCO and not dealt with elsewhere in the application
6	Environmental Statement and Related Documents	An assessment of the likely significant effects (both positive and negative) of the Scheme on the environment and a description of mitigation measures proposed to reduce any negative impacts
7	Other Documents	Additional documents that support the DCO application; these are not legally required but provide useful information on the case for the Scheme



3.1 Table of Application Documents

3.1.1 A list of documents within the application is set out below. If you require a copy of any of the application documents or parts of them, please contact A63 Castle Street Improvement Project Team. A DVD containing these documents will be provided free of charge; a reasonable charge for printing and distribution of, hard copies will be made.

VOLUME	DOCUMENT REFERENCE	DOCUMENT TITLE	HARD COPY FOLDER NUMBER
	1.1	Introduction to the Application	
VOLUME 1: Application	1.2	Covering Letter and Schedule of Compliance with section 55	Volume 1
Form	1.3	Application Form	
	2.1	Location Plan	
	2.2	General Arrangement Plans	
	2.3	Land Plans	Malara a O
	2.4	Works Plans	Volume 2
VOLUME 2:	2.5	Streets, Rights of Way and Access Plans	Folder 1
Plans, Drawings and	2.6	Engineering Drawings and Sections	
Sections	2.7	Drainage Engineering Drawings	
	2.8	Non Motorised User Route Plans	Volume 2
	2.9	Special Category Land Plans	Folder 2
	2.10	Traffic Regulations Plans	1 Older 2
	2.11	Crown Land Plans	
VOLUME 3:	3.1	Draft Development Consent Order	
Draft DCO and	3.2	Explanatory Memorandum	Volume 3
Related Documents	3.3	Consents and Agreements Position Statement	volume 3
VOLUME 4:	4.1	Statement of Reasons	
Compulsory	4.2	Funding Statement	Volume 4
Acquisition Information	4.3	Book of Reference Parts 1 to 5	VOIGITIO T
VOLUME 5:	5.1	Consultation Report	
Consultation Report	5.2	Consultation Report Annexes	Volume 5



	6.1	Environmental Statement	Volume 6 Folder 1
	6.2	Environmental Statement - Figures	Volume 6 Folders 2 – 3
	6.3	Environmental Statement – Appendices	Volume 6 Folders 4 – 14
	6.4	Environmental Statement Non- Technical Summary	
	6.5	Statement of Statutory Nuisance	
VOLUME 6:	6.6	Flood Risk Assessment	
Environmental Statement and Related	6.7	Ecology and Nature Conservation Assessment	
Documents	6.8	Cultural Heritage Assessment	
	6.9	Scoping Opinion - Proposed A63 (Castle Street Improvement, Hull)	Volume 6 Folder 15
	6.10	Not Used	
	6.11	Register of Environmental Actions and Commitments	
	6.12	Not used	
	6.13 Eu Sci	Assessment of the Implications on European Sites (Habitat Regulations Assessment) Screening Report – No Significant Effects	
	7.1	Planning Statement	
VOLUME 7: Other	7.2	National Networks National Policy Statement (NN NPS) Accordance Table	Volume 7
Documents	7.3	Outline Environmental Management Plan	
	7.4	Transport Assessment Report	



4.1 Annex B: Section 55 Acceptance of Applications Checklist (completed by the Applicant)

The Planning Act 2008

Section 55 Acceptance of Applications*

(Appendix 3 of advice note six: Preparation and submission of application documents)

- (1) The following provisions of this section apply where the Secretary of State receives an application that purports to be an application for an order granting development consent.
- (2) The Secretary of State must, by the end of the period of 28 days beginning with the day after the day on which the Secretary of State receives the application, decide whether or not to accept the application.
- (3) The Secretary of State may accept the application only if the Secretary of State concludes -
 - (a) that it is an application for an order granting development consent,
 - (b) deleted
 - (c) that development consent is required for any of the development to which the application relates,
 - (d) deleted
 - (e) that the applicant has, in relation to a proposed application that has become the application, complied with Chapter 2 of Part 5 (pre- application procedure), and
 - (f) that the application (including accompaniments) is of a standard that the Secretary of State considers satisfactory.
 - (4) The Secretary of State, when deciding whether the Secretary of State may reach the conclusion in subsection (3)(e), must have regard to -
 - (a) the consultation report received under section 37(3)(c),
 - (b) any adequacy of consultation representation received by the Secretary of State from a local authority consultee, and
 - (c) the extent to which the applicant has had regard to any guidance issued under section 50.
 - (5) In subsection (4) -

"local authority consultee" means -

(a) a local authority consulted under section 42(1)(b) about a



- (b) proposed application that has become the application, or
- (c) the Greater London Authority if consulted under section 42(1)(c) about that proposed application;
 - "adequacy of consultation representation" means a representation about whether the applicant complied, in relation to that proposed application, with the applicant's duties under sections 42, 47 and 48.
- (5A) The Secretary of State when deciding whether the Secretary of State may reach the conclusion in subsection (3)(f) must have regard to the extent to which
 - a) the application complies with the requirements in section 37(3) (form and contents of application) and any standards set under section 37(5) and
 - b) any applicable guidance given under section 37(4) has been followed in relation to the application.
- (6) If the Secretary of State accepts the application, the Secretary of State must notify the applicant of the acceptance.
- (7) If the Secretary of State is of the view that the application cannot be accepted, the Secretary of State must -
 - (a) notify that view to the applicant, and
 - (b) notify the applicant of the Secretary of State's reasons for that view.
- (8) If in response the applicant modifies (or further modifies) the application, subsections (2) to (7) then apply in relation to the application as modified.
- * Section 55 of the Planning Act 2008 as amended by the Localism Act 2011

DISCLAIMER - This is for information only and is not a formal application document. It is a non-statutory checklist for the Planning Inspectorate (National Infrastructure) to complete. Completion or self-assessment by the applicant does not hold weight at the acceptance stage.

NB: See DCLG Application Form Guidance for guidance on how the application form should be completed and what should be included with i



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Section 55 Application Checklist¹

	Section 55(2) Acceptance of Applications			
1		Date received	28-day due date	Date of decision
	must decide whether or not to accept the application.	21/09/2018	19/10/2018	February 2020
	Section 55(3) – the Secretary of State may only accept an application if the Secretary of State concludes that: -		Planning Inspectorate Co	omments
s55	(3)(a) and s55(3)(c) It is an application for an order granting deve	elopment consent		
2	Is the development a nationally significant infrastructure project ² (NSIP) (or does it form part of an NSIP); and does the application state on the face of it that it is an application for a development consent order ³ (DCO) under the Planning Act 2008 (2008 Act), or equivalent words? Does the application specify the development to which it relates i.e. which category or categories in ss14-30 does the application scheme fall)? If the development does not fall within the categories in ss14-30, has a direction been given by the Secretary of State under s35 of the 2008 Act for the development to be treated as development for which development consent is required?	within sections 14(1)(h) NSIP must fall within of expressly stated to be a a highway within the ma a highway which is w strategic highways com the improvement is like The Scheme therefore This is consistent with (Application Docume)	ionally significant infrastruction and 22(1) of the 2008 Act one of the three categories alternatives. This Scheme is eaning of section 22(1)(c). Tholly located in England; ly to have a significant effectomplies with the requirement the summary provided in the the transfer of the application is for an NSIP	. Under section 22 and a specified, which are a the "improvement" of The improvement is to Highways England, a try for the highway; and cot on the environment. The ents of section 22(5). The Application Form APP/1.3) at Section 4

¹ References in this document to the Secretary of State include references (where applicable) to the Planning Inspectorate Major Casework Directorate which carries out functions related to consenting nationally significant infrastructure projects on behalf of the Secretary of State

² NSIP is defined generally in s14 with the detailed thresholds for each of the specified categories being set out in ss15-30

³ Development consent is required for development to the extent that the development is or forms part of an NSIP (s31 of the PA2008



3	Summary – s55(3)(a) and s55(3)(c)	The Applicant has demonstrated that the application as submitted is an application for an order granting development consent under the 2008 Act.
s55	(3)(e) The applicant in relation to the application made has com	plied with Chapter 2 of Part 5 (pre-application procedure)
4	In accordance with the EIA Regulation ⁴ , did the applicant (prior to carrying out consultation in accordance with s42) either (a) request the Secretary of State to adopt a screening opinion in respect of the development to which the application relates, or (b) notify the Secretary of State in writing that it proposed to provide an environmental statement in respect of that development?	Yes, the Applicant notified the Secretary of State in writing on 24 th January 2013 that it proposed to provide an environmental statement in respect of the development.
5	Have any adequacy of consultation representations ⁵ been received from "A", "B", "C" and "D" authorities; and if so do they confirm that the applicant has complied with the duties under s42, s47 and s48?	No such representations have yet been received. It is anticipated that following submission of the application for development consent the Planning Inspectorate will invite relevant local authorities to provide a statement relating to the adequacy of the consultation. This is as set out in the Planning Inspectorate's Advice Note 14 (April 2012).

⁴ Regulation 8 of The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 (2017 EIA Regulations), or Regulation 6 of The Infrastructure Planning (Environmental Impact Assessment) Regulations 2009 (2009 EIA Regulations) (where Regulation 37 of the 2017 EIA Regulations applies).

⁵ S55(4) of the 2008 Act provides that the Secretary of State must have regard to the consultation report, and any adequacy of consultation representations received



s42	s42: Duty to Consult		
	Did the applicant consult the applicable persons set out in s42 of the PA2008 about the proposed application?		
6	s42(1)(a) persons prescribed ⁶ ?	Yes. The Applicant carried out two rounds of statutory consultation, one in 2013 and one in 2017; detail on each respective round of consultation is set out below and throughout this checklist. 2013 Consultation Yes, the Applicant has provided a list of persons consulted under s42(1)(a) on 28 June 2013 at Annex G1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2). 2017 Consultation	
		Yes, the Applicant has provided a list of persons consulted under s42(1)(a) on 16 January 2017 at Annex G2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2)	
7	s42(1)(aa) the Marine Management Organisation ⁷ ?	Yes, the Applicant consulted the Marine Management Organisation (MMO) between 28 June 2013 to 15 August 2013 for the 2013 consultation and between16 January 2017 to 13 February 2017 for the 2017 consultation. The MMO were consulted to seek their views on the proposed Humber Estuary outfalls and the works to Hull Marina.	

⁶Statutory consultees set out in Schedule 1 of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 ⁷In any case where the proposed development would affect, or would be likely to affect, any of the areas specified in s42(2) of the 2008 Act



8	s42(1)(b) each local authority within s488?	2013 Consultation Yes, the Applicant has consulted each local authority ⁷ within s43 on 25 June 2013. These are: • A authorities: East Riding of Yorkshire Council • B authorities: Hull City Council • C authorities: n/a • D authorities: n/a 2017 Consultation Yes, the Applicant has consulted with the local authorities below within s43 on 23 January 2017. These are:
		 A authorities: n/a B authorities: Hull City Council, C authorities: East Riding of Yorkshire Council The Applicant has consulted with local authorities below within s43 on 2 August 2018. These are: D authorities: North Lincolnshire Council, North Yorkshire County Council,
		City of York Council, Ryedale District Council, Selby District Council, Doncaster Council, Scarborough Borough Council.
9	s42(1)(c) the Greater London Authority (if in Greater London area)?	Not applicable – the Scheme does not fall within Greater London and as a result the Greater London Authority is not a relevant consultee in respect of the Scheme.

⁸Definition of "local authority" in s43(3): The "B" authority where the application land is in the authority's area; the "A" authority where any part of the boundary of A's area is also a part of the boundary of B's area; the "C" authority (upper tier) where the application land is in that authority's area; the "D" authority where such an authority shares a boundary with a "C" authority



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10	s42(1)(d) each person in one or more of s44 categories ⁹ ?	2013 Consultation Yes, the Applicant has consulted each person in one or more s44 categories between 28 June and 15 August 2013, as outlined in Table 1- Summary of Consultation Activity and Chapter 3 of the Consultation Report (Application Document Reference TR010016/APP/5.1). A Book of Reference (Application Document Reference: TR010016/APP/4.3) of all landowners is provided as part of the DCO application; all consultees under s42(1)(d) are identified in the Book of Reference (Application Document Reference: TR010016/APP/ 4.3).
		The Statement of Reasons (Application Document Reference: TR010016/APP/4.1) sets out how the Applicant has undertaken diligent inquiry to identify those consultees defined by s44 of the Planning Act 2008 and the approach to statutory consultation.
		2017 Consultation Yes, the Applicant has consulted each person in one or more s44 categories between 16 January and 13 February 2017, as outlined in Table 1- Summary of Consultation Activity and Chapter 3 of the Consultation Report (Application Document Reference TR010016/APP/5.1). A Book of Reference (Application Document Reference: TR010016/APP4.3) of all landowners is provided as part of the DCO application; all consultees under s42(1)(d) are identified in the Book of Reference (Application Document Reference: TR010016/APP /4.3).
		The Statement of Reasons (Application Document Reference: TR010016/APP/4.1) sets out how the Applicant has undertaken diligent inquiry to identify those consultees defined by s44 of the Planning Act 2008 and the approach to statutory consultation.

⁹Category 1: owner, lessee, tenant or occupier of land; Category 2: person interested in the land or has power to sell and convey the land or to release the land; Category 3: person entitled to make a relevant claim. There is no requirement to check the accuracy of the list(s) or whether the applicant has made diligent inquiry



s45: Timetable for s42 Consultation

Did the applicant notify s42 consultees of the deadline for receipt of consultation responses; and if so was the deadline notified by the applicant 28 days or more starting with the day after receipt of the consultation documents?

2013 Consultation

Yes, the 2013 statutory consultation ran between 28 June and 15 August 2013, as outlined in Table 1- Summary of Consultation Activity and Chapter 3 of the Consultation Report (Application Document Reference: TR010016/APP/5.1). Consultation material gave a deadline for receipt of responses and was issued in batches between 24 June and 1 July 2013 thereby allowing a period of between 45 days and 48 days in which to respond.

2017 Consultation

Yes, 2017 statutory consultation ran from 16 January 2017 to 13 February 2017, as outlined in Table 1- Summary of Consultation Activity and Chapter 3 of the Consultation Report (Application Document Reference: TR010016/APP/5.1). Consultation material gave a deadline for receipt of responses was issued on 16 January 2017 thereby allowing a period of 28 days in which to respond.

s46: Duty to notify Secretary of State of proposed application

Did the applicant supply information to notify the Secretary of State of the proposed application; and if so was the information supplied to the Secretary of State on or before the date it was sent to the s42 consultees? Was this done on or before commencing consultation under s42?

2013 Consultation

Yes, the Applicant gave notice under s46 on 25 June 2013, which was on the same day the s42 consultation. A copy of this notice is provided at **Annex J1.1** of the **Consultation Report Annexes** (**Application Document Reference: TR010016/APP/5.2**).

2017 Consultation

Yes, the Applicant gave notice under s46 on 11 January 2017, before the start of the s42 consultation. A copy of the email and letter is available in Annex J2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).



s47	: Duty to consult local community	
13	Did the applicant prepare a Statement of Community Consultation (SoCC) on how it intended to consult people living in the vicinity of the land?	2013 Consultation A copy of the published SoCC for the 2013 statutory consultation can be found at Annex F1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2). 2017 Consultation A copy of the published SoCC for the 2017 statutory consultation can be found at Annex F2.1 of the Consultation Report Annexes (Application Document
		Reference: TR010016/APP/5.2).
14	Were "B" and (where relevant) "C" authorities consulted about the content of the SoCC; and if so was the deadline for receipt of responses 28 days beginning with the day after the day that "B" and (where applicable) "C" authorities received the consultation documents?	2013 Consultation Yes, the applicant sent the draft SoCC to Hull City Council for comments on the 9 May 2013. A period of 28 days was allowed for a response which were requested to be returned by 6 June 2013. Annex D1.1 and Annex E1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) includes copies of the correspondence by email sent to the local authority.
		2017 Consultation Yes, the applicant sent the draft SoCC to Hull City Council and East Riding of Yorkshire Council for comments on the 6 May 2016 and 28 June 2016 respectively. A period of 28 days was allowed for responses which were requested to be returned by 3 June 2016 and 26 July 2016 respectively. Annex D2.1 and Annex E2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) includes copies of the correspondence by email sent to the local authority.



15	Has the applicant had regard to any responses received when preparing the SoCC?	2013 Consultation Yes, the Applicant has explained at Section 3.2.7 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) how the response received as a result of consultation on the SoCC with Hull City Council has been taken into consideration. 2017 Consultation Yes, the Applicant has explained at Section 3.2.14 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) how the responses that were received from Hull City Council and East Riding of Yorkshire Council as a result of consultation on the SoCC have been taken into consideration.
16	Has the SoCC been made available for inspection in a way that is reasonably convenient for people living in the vicinity of the land; and has a notice been published in a newspaper circulating in the vicinity of the land which states where and when the SoCC can be inspected?	2013 Consultation Yes, the SoCC was made available at places, which are reasonably convenient having regard to the location of the Scheme. Details of events and libraries at which the SoCC was available to view is found at Section 3.2.9 of the Consultation Report (Application Document Reference: TR010016/APP5.1). Notices stating when and where it could be inspected were published in the
		Hull Daily Mail (a newspaper circulating in the vicinity of the land) on 2 July and 9 July 2013: Copies of the newspaper notices are included in Annex L1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).
		2017 Consultation Yes, the SoCC was made available at places, which are reasonably convenient having regard to the location of the Scheme. Details of events and libraries at which the SoCC was available to view is found at Section 3.2.16 of the Consultation Report (Application Document Reference: TR010016/APP/5.1).



		Notices stating when and where it could be inspected were published in the Hull Daily Mail (a newspaper circulating in the vicinity of the land) on 9 January 2017 and 16 January 2017: Copies of the newspaper notices are included in Annex L2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).
17	Does the SoCC set out whether the development is EIA development ; and does it set out how the applicant intends to publicise and consult on the preliminary environmental information?	2013 Consultation Yes, the SoCC sets out that the Scheme is EIA development and how the Applicant proposes to consult on the preliminary environmental information. As indicated in the third paragraph of the Consultation section of the SoCC – Annex F1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) 2017 Consultation
		Yes, the SoCC sets out that the Scheme is EIA development and how the Applicant proposes to consult on the preliminary environmental information. As indicated in Paragraph No. 11 of the Consultation section of the SoCC – Annex F2.1 of the Consultation Report Annexes (TR010016/APP/5.2)
18	Has the applicant carried out the consultation in accordance with the SoCC?	2013 Consultation Yes, the Applicant has set out in Chapter 3 at Section 3.2 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) the activities that have been carried out and how the commitments in the SoCC have been met.
		2017 Consultation Yes, the Applicant has set out in Chapter 3 at Section 3.2 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) the activities that have been carried out and how the commitments in the SoCC have been met.

¹⁰Regulation 12 of the 2017 EIA Regulations, or Regulation 10 of the 2009 EIA Regulations (where Regulation 37 of the 2017 EIA Regulations applies)



s48:	Duty to publicise the proposed application		
19	Did the applicant publicise the proposed application, under s48, in the prescribed manner set out in Regulation 4(2) of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009?	Yes, the Applicant has described the newspapers and dates of s48 publicity in Chapter 3, Table 8 of the Consultation Report (Application Document Reference: TR010016/APP5.1) and as set out below. Copies of all newspaper notices are included in Annex L1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2). 2017 Consultation Yes, the Applicant has described the newspapers and dates of s48 publicity in Chapter 3, Table 8 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) and as set out below. Copies of all newspaper notices are included in Annex L2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).	
		Newspaper(s)	Date
	for at least two successive weeks in one or more local newspapers circulating in the vicinity in which the proposed development would be situated;	2013 Consultation Hull Daily Mail 2017 Consultation Hull Daily Mail	2 nd July 2013 9 th July 2013 9 th January 2017 16 th January 2017
	once in a national newspaper;	2013 Consultation The Times	9 th July 2013
		2017 Consultation The Times	9 th January 2017



	once in the London Gazette and, if land in Scotland is affected, the Edinburgh Gazette; and where the proposed application relates to offshore development – (i) once in Lloyds List; and (ii) once in an appropriate fishing trade journal?	2013 Consultation London Gazette 2017 Consultation London Gazette (online) London Gazette (printed) N/A – the proposed Scheme does not include offshore development and was therefore not published in Lloyds List or a fishing trade journal.	9 th July 2013 9 th January 2017 10 th January 2017 N/A
20	Did the s48 notice include the required information set out in Regulation 4(3) of APFP Regulations?	2013 Consultation Yes, the s48 notice is supplied at Annex L1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) and contains the required information as set out below. 2017 Consultation Yes, the s48 notice is supplied at Annex L2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) and contains the required information as set out below.	



	Information	Paragraph		Information	Paragraph
a)	The name and address of the applicant	2013 Consultation Paragraph 1 2017 Consultation Paragraph 1	b)	A statement that the applicant intends to make an application for development consent to the Secretary of State	2013 Consultation Paragraph 1 2017 Consultation Paragraph 1
c)	a statement as to whether the application is EIA development	2013 Consultation Paragraph 3 2017 Consultation Paragraph 3	d)	a summary of the main proposals, specifying the location or route of the proposed development	2013 Consultation Paragraph 2 2017 Consultation Paragraph 2
e)	a statement that the documents, plans and maps showing the nature and location of the proposed development are available for inspection free of charge at the places (including at least one address in the vicinity of the proposed development) and times set out in the notice	2013 Consultation Paragraph 4 2017 Consultation Paragraph 4	f)	the latest date on which those documents, plans and maps will be available for inspection	2013 Consultation Paragraph 4 2017 Consultation Paragraph 4
g)	whether a charge will be made for copies of any of the documents, plans or maps and the amount of any charge	2013 Consultation Paragraph 4 2017 Consultation Paragraph 4	h)	details of how to respond to the publicity	2013 Consultation Paragraph 4 2017 Consultation Paragraph 4
i)	a deadline for receipt of those responses by the applicant, being not less than 28 days following the date when the notice is last published	2013 Consultation Paragraph 4 2017 Consultation Paragraph 4			



21	Are there any observations in respect of the s48 notice provided above?				
	N/A				
22	Has a copy of the s48 notice been sent to the EIA consultation bodies and to any person notified to the applicant in accordance with the EIA Regulations ¹¹ ?	2013 Consultation Yes, the notice was sent to the EIA consultation bodies on 28 th January 2013 Details can be found in Chapter 3 , Sections 3.3.4 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) and Annexes L1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).			
		2017 Consultation Yes, the notice was sent to the EIA consultation bodies on 16 th January 2017. Details can be found in Chapter 3 , Sections 3.3.7 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) and Annexes L2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2).			

¹¹Regulation 13 of the 2017 EIA Regulations, or Regulation 11 of the 2009 EIA Regulations (where Regulation 37 of the 2017 EIA Regulations applies).



s49:	s49: Duty to take account of responses to consultation and publicity					
23	Has the applicant had regard to any relevant responses to the s42, s47 and s48 consultation?	The Applicant has set out in Chapter 4 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) and Annex N1.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) how the Applicant has had regard to the consultation responses received. 2017 Consultation The Applicant has set out Chapter 4 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) and Annex N2.1 of the Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) how the Applicant has had regard to the consultation responses received.				
Guio	Guidance about pre-application procedure					
24	To what extent has the applicant had regard to DCLG guidance 'The Planning Act 2008: Guidance on the preapplication process' 12?	Yes, Chapter 5 of the Consultation Report (Application Document Reference: TR010016/APP/5.1) explains how the Applicant has had regard to DCLG guidance on the pre-application process and the Applicant's approach to consultation.				

¹²The Secretary of State must have regard to the extent to which the applicant has had regard to guidance issued under s50



25	Summary - s55(3)(e)						
	s55(3)(f) and s55(5A) The application (including accompaniments) achieves a satisfactory standard having regard to the extent to which it complies with section 37(3) (form and contents of application) and with any standards set under section 37(5) and follows any applicable guidance under section 37(4)						
26	 Is it made in the prescribed form as set out in Schedule 2 of the APFP Regulations, and does it include: a brief statement which explains why it falls within the remit of the Secretary of State; and a brief statement that clearly identifies the location of the application site, or the route if it is a linear scheme? 	The application is made in the prescribed form, and explains why it falls within the remit of the Secretary of State in Section 4 of the Application Form (Application Document Reference: TR010016/APP/1.3). Section 6 of the Application Form (Application Document Reference: TR010016/APP/1.3) provides a brief statement that describes the location of the proposed route and a more detailed description is provided in Chapter 2 of the Environmental Statement (Application Document Reference: TR010016/APP/6.1). The location of the proposed Scheme is shown on the Location Plan (Application Document Reference: TR010016/APP/2.1).					
27	Is it accompanied by a consultation report?	Yes, a Consultation Report (Application Document Reference: TR010016/APP/5.1) and Consultation Report Annexes (Application Document Reference: TR010016/APP/5.2) accompanies the application.					
28	Where a plan comprises three or more separate sheets has a key plan been provided showing the relationship between the different sheets? ¹³	Yes.					

¹³Regulation 5(4) of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009



29			Yes, the documents and information required by APFP Regulation 5(2) are set out in the documents and locations within the application as listed below:		
	Information	Document		Information	Document
a)	Where applicable, the environmental statement required under the EIA Regulations ¹⁴ and any scoping or screening opinions or directions	Yes. The application is accompanied by an Environmental Statement, Environmental Statement Figures, Environmental Statement Appendices and an Environmental Statement Non-Technical Summary (Application Document Reference: TR010016/APP/6.1 to 6.4). A copy of the Scoping Opinion (Application Document Reference; TR010016/APP/6.09) is also submitted with the application. A link to a copy of the Scoping Report is provided in Appendix 1.1 of the Environmental Statement Appendices (Application Document Reference: TR010016/APP/6.3).	b)	The draft proposed order	Yes. The application is accompanied by the draft Development Consent Order (Application Document Reference: TR010016/APP/3.1) in the validated statutory instrument template.

¹⁴The 2017 EIA Regulations, or the 2009 EIA Regulations (where Regulation 37 of the 2017 EIA Regulations applies)



	Is this of a satisfactory standard?			Is this of a satisfactory standard?	
c)	An explanatory memorandum explaining the purpose and effect of provisions in the draft order.	Yes. The application is accompanied by the Explanatory Memorandum (Application Document Reference: TR010016/APP/3.2) to the Draft Development Consent Order (Application Document Reference: TR010016/APP/3.1)	d)	Where applicable, a book of reference (where the application involves any compulsory acquisition).	Yes. The application is accompanied by the Book of Reference (Application Document Reference: TR010016/APP/4.3) which meets the requirements of DCLG's Planning Act 2008: guidance related to procedures for the compulsory acquisition of land.
	Is this of a satisfactory standard?			Is this of a satisfactory standard?	
e)	A copy of any flood risk assessment.	Yes. The application is accompanied by a Flood Risk Assessment (Application Document Reference: TR010016/APP/6.6).	f)	A statement whether the proposal engages one or more of the matters set out in section 79(1) of the Environmental Protection Act 1990 (statutory nuisances) and if so how the applicant proposes to mitigate or limit them.	Yes. The application is accompanied by a Statement relating to Statutory Nuisance (Application Document Reference: TR010016/APP/6.5).
	Is this of a satisfactory standard?			Is this of a satisfactory standard?	



h) A statement of reasons and a funding statement (where the application involves any compulsory acquisition).

Yes. The application is accompanied by a Statement of Reasons (Application Document Reference: TR010016/APP/4.1) and a Funding Statement (Application Document Reference: TR010016/APP/4.2).

i) A land plan identifying: -

- (i) the land required for, or affected by, the proposed development;
- (ii) where applicable, any land over which it is proposed to exercise powers of compulsory acquisition or any rights to use land:
- (iii) any land in relation to which it is proposed to extinguish easements, servitudes and other private rights; and
- (iv) any special category land and replacement land.

Yes. Land Plans (Application Document Reference: TR010016/APP/2.3) are provided.

The Land Plans consist of Sheets 1 – 6, drawing references:
TR010016/APP/2.3(B),
TR010016/APP/2.3(C),
TR010016/APP/2.3(DA),
TR010016/APP/2.3(DB),
TR010016/APP/2.3(E),
TR010016/APP/2.3(F) and
TR010016/APP/2.3(G) and
a covering Key Plan (drawing reference:
TR010016/APP/2.3(AA)

TR010016/APP/2.3(AB))

The Land Plans accord with Regulation 5(2)(i) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 as amended. The Land Plans identify:

- all land that is required for or affected by the proposed Scheme;
- any land over which is it proposed to exercise powers of compulsory acquisition or rights to use land;
 and
- any land in relation to which it is proposed to extinguish easements, servitudes or other private rights.



					Coordinates within the land plans are consistent with any coordinates provided with the Draft Development Consent Order (Application Document Reference: TR010016/APP/3.1). Plots and descriptions listed within the Book of Reference (Application Document Reference: TR010016/APP/4.3) are consistent with the plots shown on the Land Plans.
	Is this of a satisfactory standard?			Is this of a satisfactory standard?	
j)	A works plan showing, in relation to existing features: - • the proposed location or (for a linear scheme) the proposed route and alignment of the development and works; and • the limits within which the development and works may be carried out and any limits of deviation provided for in the draft order	Yes. Works Plans (Application Document Reference: TR010016/APP/2.4) are provided in Volume 2 Plans, Drawings and Sections of the DCO application. The Works Plans consist of Sheets 1 – 6, drawing references: TR010016/APP/2.4(B), TR010016/APP/2.4(C), TR010016/APP/2.4(DA), TR010016/APP/2.4(E), TR010016/APP/2.4(E), TR010016/APP/2.4(F) and TR010016/APP/2.4(G) and a covering Key Plan (drawing reference:	k)	Where applicable, a plan identifying any new or altered means of access, stopping up of streets or roads or any diversions, extinguishments or creation of rights of way or public rights of Navigation.	Yes. Streets, Rights of Way and Access Plans (Application Document Reference: TR010016/APP/2.5) are provided in Volume 2 Plans, Drawings and Sections of the DCO application. The Streets, Rights of Way and Access Plans consist of Sheets 1 – 6, drawing references: TR010016/APP/2.5(B), TR010016/APP/2.5(C), TR010016/APP/2.5(DA), TR010016/APP/2.5(E) TR010016/APP/2.5(E) TR010016/APP/2.5(F) and TR010016/APP/2.5(G) and a covering Key Plan (drawing reference: TR010016/APP/2.5(AA)



	Is this of a satisfactory standard?	TR010016/APP/2.4(AA) TR010016/APP/2.4(AB)) The Works Plans accord with Regulation 5(2)(j) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 as amended, and show the proposed route and alignment of the development and the limits within which the works are proposed to be carried out.		Is this of a satisfactory standard?	TR010016/APP/2.5(AB)), and accord with Regulation 5(2)(k) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 as amended.
I)	Where applicable, a plan with accompanying information identifying: - (i) any statutory/non-statutory sites or features of nature conservation e.g. sites of geological/landscape importance; (ii) habitats of protected species, important habitats or other diversity features; and (iii) water bodies in a river basin	Yes. The application is accompanied by an Ecology and Nature Conservation Assessment (including Plan with accompanying Nature Conservation Information) (Application Document Reference: TR010016/APP/6.7).	m)	Where applicable, a plan with accompanying information identifying any statutory/non-statutory sites or features of the historic environment, (e.g. scheduled monuments, World Heritage sites, listed buildings, archaeological sites and registered battlefields) together with an assessment of any effects on such sites, features or structures likely to be caused by the proposed development.	Yes. The application is accompanied by an Cultural Heritage Assessment (including Plan with accompanying Historic Environmental Information) (Application Document Reference: TR010016/APP/6.8).



	management plan, together with an assessment of any effects on such sites, features, habitats or bodies likely to be caused by the proposed development Is this of a satisfactory standard?			Is this of a satisfactory standard?	
n)	Where applicable, a plan with any accompanying information identifying any Crown land.	Yes. Crown Land Plans (Application Document Reference: TR010016/APP/2.11) are provided. The Crown Land Plans consist of Sheets 1 – 6, drawing references: TR010016/APP/2.11(B), TR010016/APP/2.11(C), TR010016/APP/2.11(DA), TR010016/APP/2.11(DB), TR010016/APP/2.11(F) and TR010016/APP/2.11(F) and TR010016/APP/2.11(G) and a covering Key Plan (drawing reference: TR010016/APP/2.11(AA) TR010016/APP/2.11(AB)) The Crown Land Plans accord with Regulation 5(2)(n) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009	0)	Any other plans, drawings and sections necessary to describe the development consent proposal showing details of design, external appearance, and the preferred layout of buildings/structures, drainage, surface water management, means of vehicular and pedestrian access, any car parking and landscaping.	Yes. The application is accompanied by General Arrangement Plans (Application Document Reference: TR010016/APP/2.2), Street, Rights of Way and Access Plans (Application Document Reference: TR010016/APP/2.5), Engineering Drawings and Sections (Application Document Reference: TR010016/APP/2.6), Drainage Engineering Drawings (Application Document Reference: TR010016/APP/2.7), Non Motorised User Route Plans (Application Document Reference: TR010016/APP/2.8) & Traffic Regulation Plans (Application Document Reference: TR010016/APP/2.10) issued under both Regulation 5(2)(o) and 6(2) as appropriate. Further detail is provided under (p) below.



		as amended. The Crown Land Plans identify: - all Crown Land that is required for or affected by the proposed Scheme; - any Crown Land over which is it proposed to exercise powers of compulsory acquisition or rights to use land; and - any Crown Land in relation to which it is proposed to extinguish easements, servitudes or other private		
	Is this of a satisfactory standard?		Are they of a satisfactory standard?	
p)	Any of the documents prescribed by Regulation 6 of the APFP Regulations:	As the proposed Scheme is highway related development, the application is required to supply section drawings in accordance with Regulation 6(2) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 as amended. This information is provided in the General Arrangement Plans (Application Document Reference: TR010016/APP/2.2)	Any other documents considered necessary to support the application.	The application comprises other documents considered necessary to support the application, as listed in Section 23 of the Application Form (Application Document Reference: TR010016/APP/1.3). These documents are: Introduction to the Application (Application Document Reference: TR010016/APP/1.1); Covering Letter and Schedule of Compliance with Section 55 (Application Document Reference: TR010016/APP/1.2);



CC	onsisting of:	National Networks National
	General Arrangement	Policy Statement (NN NPS)
	lans, consist of Sheets 1 –	Accordance Table (Application
	drawing references:	Document Reference:
	R010016/APP/2.2(B);	TR010016/APP/7.2)
	R010016/APP/2.2(C)	,
	R010016/APP/2.2(DA)	Outline Environmental
	R010016/APP/2.2(DB)	Management Plan (Application
	R010016/APP/2.2(E)	Document Reference:
TI	R010016/APP/2.2(F); and	TR010016/APP/7.3);
TI	R010016/APP/2.2(G).	,
a	covering Key Plan (Transport Assessment Report
	awing reference:	(Application Document
TI	R010016/APP/2.2(AA);	Reference: TR010016/APP/7.4);
TI TI	R010016/APP/2.2(AB);	
S	treet, Rights of Way and	and Planning Statement
A	ccess Plans (Application	(Application Document
D	ocument Reference:	Reference: TR010016/APP 7.1).
T	R010016/APP/2.5)	
	Streets, Rights of Way	
ar	nd Access Plans, consist	
of	Sheets 1 – 6, drawing	
re	eferences	
TI	R010016/APP/2.5(B);	
TI	R010016/APP/2.5(C)	
TI	R010016/APP/2.5(DA)	
TI	R010016/APP/2.5(DB)	
TI	R010016/APP/2.5(E)	
TI	R010016/APP/2.5(F); and	
T	R010016/APP/2.5(G).	
	covering Key Plan	
	awing reference:	
TI	R010016/APP/2.5(AA);	
TI	R010016/APP/2.5(AB);	



	T
Engineering Drawings	
and Sections (Application	
Document Reference:	
TR010016/APP/2.6)	
consisting of:	
Engineering Sections	
(Long Sections) (Sheets 1 –	
5), drawing references:	
TR010016/APP/2.6(A);	
TR010016/APP/2.6(B);	
TR010016/APP/2.6(C);	
TR010016/APP/2.6(D); and	
TR010016/APP/2.6(E).	
Structures Engineering	
Drawings & Sections,	
drawing references:	
TR010016/APP/2.6(F);	
TR010016/APP/2.6(G);	
TR010016/APP/2.6(H);	
TR010016/APP/2.6(J);	
TR010016/APP/2.6(K);	
TR010016/APP/2.6(L);	
TR010016/APP/2.6(M);	
TR010016/APP/2.6(N);	
TR010016/APP/2.6(P);	
TR010016/APP/2.6(Q);	
TR010016/APP/2.6(R); and	
TR010016/APP/2.6(S).	
TR010016/APP/2.6),	
Drainage Engineering	
Drawings (Application	
Document Reference:	
TR010016/APP/2.7)	
Drainage Engineering	
Drawings, consist of Sheets	



 		
1 – 6, drawing references		
TR010016/APP/2.7(B);		
TR010016/APP/2.7(C)		
TR010016/APP/2.7(DA)		
TR010016/APP/2.7(DB)		
TR010016/APP/2.7(E)		
TR010016/APP/2.7(F); and		
TR010016/APP/2.7(G).		
a covering Key Plan (drawing		
reference:		
TR010016/APP/2.7(AA);		
TR010016/APP/2.7(AB);		
Non-Motorised User Route		
Plans (Application		
Document Reference:		
TR010016/APP/2.8		
Non-Motorised User Route		
Plans, consist of Sheets 1 –		
6, drawing references:		
TR010016/APP/2.8(B);		
TR010016/APP/2.8(C)		
TR010016/APP/2.8(DA)		
TR010016/APP/2.8(DB)		
TR010016/APP/2.8(E)		
TR010016/APP/2.8(F); and		
TR010016/APP/2.8(G).		
a covering Key Plan (drawing		
reference:		
TR010016/APP/2.8(AA);		
TR010016/APP/2.8(AB);		
Traffic Regulation Plans		
(Application Document		
Reference:		
TR010016/APP/2.10)		



	Are they of a satisfactory	• Traffic Regulation Plans, consist of Sheets 1 – 6, drawing references: TR010016/APP/2.10(B); TR010016/APP/2.10(C) TR010016/APP/2.10(DA) TR010016/APP/2.10(E) TR010016/APP/2.10(F); & TR010016/APP/2.10(G). a covering Key Plan (drawing reference: TR010016/APP/2.10(AA); TR010016/APP/2.10AB);		Are they of a satisfactory	
	standard?			standard?	
30	Are there any observations in re	spect of the documents provided a	ibove'		
31	Is the application accompanied by a report identifying any European site(s) to which regulation 48 of the Conservation (Natural Habitats, &c.) Regulations 1994 applies; or any Ramsar site(s), which may be affected by the proposed development, together with sufficient information that will enable the Secretary of State to make an appropriate assessment of the implications for the site if required by regulation 48(1)? ¹⁵			The Environmental Statement 10016/APP6.1)	(Application Document Reference:

¹⁵Regulation 5(2)(g) of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009



32	If requested by the Secretary of State, two paper copies of the application form and other supporting documents and plans ¹⁶	As agreed in the meeting of 28 August, one paper copy of the full application submission, along with 6 electronic copies.			
33	Has the applicant had regard to DCLG guidance 'Planning Act 2008: Application form guidance', and has this regard led to the application being prepared to a standard that the Secretary of State considers satisfactory?	The DCLG guidance 'Planning Act 2008: Application form guidance' has been used to prepare the application form. The Applicant believes that the application has been prepared to the standards that the Secretary of State considers satisfactory.			
34	Summary - s55(3)(f) and s55(5A)				
The	The Infrastructure Planning (Fees) Regulations 2010 (SI106)				
Fee	Fees to accompany an application				
35	Was the fee paid at the same time that the application was made 17?				

Electronic Signature	Name	Date
Case Leader		
Acceptance Inspector		

¹⁶Regulation 5(2)(r) of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009

¹⁷The Secretary of State must charge the applicant a fee in respect of the decision by the Secretary of State under section 55. If the applicant fails to pay the fee, the Secretary of State need not consider the application until payment is received by the Secretary of State. The fee must be paid at the same time that the application is made