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Your Ref:

Our Ref: TR010018

Date: 27 October 2015

Dear Sir/Madam

Planning Act 2008 (as amended), the Infrastructure Planning (Examination Procedure) Rules 2010 (as amended) (EPR) – Rule 9

Application by Highways England for an Order Granting Development Consent for the A14 Cambridge to Huntingdon Improvement Scheme

Proposed non-material changes to the Application

In my letter of 29 September 2015 I drew attention to the ExA's procedural decisions (PD-013 and PD-014) to accept all of the applicant's proposed non-material changes to the application which either:

- i) did not involve additional land; or
- ii) where additional land was sought, landowner consent had been obtained and evidence of that consent had been demonstrated.

In those cases where additional land had been sought and landowner consent had not been obtained or written evidence had not been provided of that agreement to the ExA, I set out the ExA's view that it was not in a position to consider the proposed changes or make a procedural decision.

Following this letter, in its Deadline 11 submission, (REP11-009) the applicant demonstrated that consent had been secured from all bar one of the affected persons with interests in the proposed additional land.

At Deadline 12, the applicant confirmed that the one remaining landowner consent had been obtained and it provided written evidence of this agreement (REP12-005).

As a result, on 22 October 2015 the ExA considered the remaining proposed changes for which landowner consent has now been secured. These remaining changes are:

DR1.17	DR1.20e	DR1.40a	DR.104
DR1.18	DR1.21	DR.90	DR.105

It is the ExA's view that the changes applied for are non-material. Our procedural decision is published at:

<http://infrastructure.planninginspectorate.gov.uk/document/3487719>

Therefore, the complete list of changes proposed by the applicant and accepted by the ExA as non-material changes are set out below:

DR1.02	DR1.23	DR1.42	DR1.81	DR1.89e	DR1.98
DR1.08	DR1.25	DR1.44	DR1.82	DR1.89f	DR1.99
DR1.17	DR1.28a	DR1.48	DR1.83	DR1.89g	DR1.100
DR1.18	DR1.28b	DR1.50	DR1.84	DR1.89h	DR1.101
DR1.19	DR1.31	DR1.52	DR1.85	DR1.90	DR1.103
DR1.20a	DR1.34	DR1.53	DR1.86	DR1.91	DR1.104
DR1.20b	DR1.35	DR1.58	DR1.87	DR1.92	DR1.105
DR1.20c	DR1.36	DR1.66	DR1.88	DR1.93	
DR1.20d	DR1.37	DR1.67	DR1.89a	DR1.94	
DR1.20e	DR1.40a	DR1.68	DR1.89b	DR1.95	
DR1.20f	DR1.40b	DR1.69	DR1.89c	DR1.96	
DR1.21	DR1.41	DR1.70	DR1.89d	DR1.97	

Timetable

The ExA has now completed its programmed hearings into the application. We look forward to receiving your documents for Deadline 13 (noon on 30 October 2015) and Deadline 14 (noon on 6 November 2015).

In addition, we have included one final deadline (Deadline 15) at noon on 11 November 2015 for receipt of all final written responses from the applicant, any interested party, affected person or statutory party.

Thank you for your continuing interest and engagement in this examination.

Yours faithfully

Frances Fernandes

Frances Fernandes
Lead Member of the Panel of Examining Inspectors

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 National Infrastructure Planning 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.