

Dear Sir,

I write further to the exchange of emails below.

Negotiations regarding the below-mentioned Land and Works Agreement continue between my client, Brenntag UK Limited, and Transport for London. In the circumstances, I write to confirm that, as per my client's Written Representation, they would like to maintain their request to attend and make oral representations at the following hearings:

- Issue Specific Hearing in relation to draft DCO – 19 January 2017
- Compulsory Acquisition Hearing and Accompanied Site Visit – 20 January 2017

Should my client's attendance at the above-mentioned hearings/site visit be required, I confirm that the attendees will be myself and Mr Fred Worle (Group Operations Director of Brenntag UK Limited). It may be necessary for both myself and Mr Worle to speak. The nominated plots which Mr Worle and I will want the Panel to consider are Plots 01-027, 01-028, 01-030 and 01-050 (with Plots 01-027 and 01-028, both being located within my client's operational site at 215 Tunnel Avenue, being of particular concern).

Should my client's position change, I shall update you in advance of the above-mentioned hearings/site visit and by no later than close of business on 16 January 2017.

I should be grateful if you would confirm receipt of this email.

Kind regards.

Samantha Grange

Senior Associate

SHOOSMITHS LLP

03700 86 5697 **UK direct dial**

+44 (0) 07703 717298 **Mobile**

+44 (0) 161 954 5697 **Int. direct dial**

Follow us on [LinkedIn](#)

View our latest legal updates on Twitter: [@shoosmithslaw](#)

View news about Shoosmiths on Twitter: [@shoosmiths](#)

www.shoosmiths.co.uk