

A47/A11 Thickthorn Junction

Scheme Number: TR010037

9.7 Draft Development Consent Order - Schedule of Drafting Changes for Deadline 2

The Infrastructure Planning (Examination Procedure) Rules 2010 Rule 3(2)(b)

Planning Act 2008

October 2021



Infrastructure Planning

Planning Act 2008

The Infrastructure Planning (Examination Procedure) Rules 2010

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DRAFT DEVELOPMENT CONSENT ORDER: SCHEDULE OF DRAFTING CHANGES FOR DEADLINE 2

Rule Number:3(2)(b)Planning Inspectorate Scheme
ReferenceTR010037Application Document ReferenceTR010037/EXAM/9.7BIM Document ReferenceHE551492-GTY-LSI-000-RP-ZL-40014Author:A47/A11 Thickthorn Junction
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Version	Date	Status of Version
Rev 0	October 2021	Deadline 2



1 INTRODUCTION

- 1.1.1 The Development Consent Order (**DCO**) application for the A47/A11 Thickthorn Junction scheme was submitted on 31 March 2021 and accepted for examination on 28 April 2021.
- 1.1.2 The purpose of Table 1.1 in this document is to set out the changes made to the draft Development Consent Order (**dDCO**) from that submitted on 31 March 2021 (Version 0) (**APP-017**).
- 1.1.3 It is submitted together with:
 - Revised issue of the dDCO (Version 1), and
 - a comparison version of the dDCO showing all changes between new Version 1 and Version 0.
- 1.1.4 These changes were made principally to address comments made by interested parties in their relevant representations published by the Planning Inspectorate on 12 July 2021 and the Examining Authority's first set of written questions.



Table 1.1: Summary of changes made to the dDCO (Version 2) from the dDCO submitted in the application for development consent (Version 1)

Article/Schedule	Change	Reason for change	Precedent used	Consequential changes
Article 2, Interpretation for the Development Consent Order	The definition of "commence" has been amended to delete reference to "diversion and laying of underground apparatus".	This amendment is in response to DCO.1.4 of the Examining Authority's First Written Questions (PD-006). Upon review the Applicant has decided to remove this wording.	N/A	N/A
Article 37, Apparatus and rights of statutory undertakers in stopped up streets	The cross reference in sub-section (2) has been updated from article 16 to article 17.	This amendment is a correction of a typographical error.	N/A	N/A
Schedule 2, 'Requirements', Paragraph 1	The definition of " masterplan" has been amended in paragraph 1 of Schedule 2 'Requirements' to "environmental masterplan"	The definition of the document has been updated to reflect the name used in the Examination Library.	N/A	N/A
Schedule 2, 'Requirements', Requirement 4(1)	The lead local flood authority has been listed as a consultee under Requirement 4(1) (Environmental Management Plan).	This amendment has been made at the request of Norfolk County Council as lead local flood authority in its Local Impact Report (REP1-008).	N/A	The definition of "local lead flood authority" has been included in paragraph 1 of Schedule 2 'Requirements'
Schedule 2, 'Requirements', Requirement 4(1)	The Environment Agency has been listed as a consultee under Requirement 4(1) (Environmental Management Plan).	This provision has been updated at the request of the Environment Agency (see RR-004.2 in the Applicant's responses to Relevant Representations (REP1-004)).	N/A	N/A
Schedule 2, 'Requirements' Requirement 6(2)	This provision has been updated so that the requirement for remediation is based on a consideration of the risk assessment and wording has been added to clarify that remedial measures must also prevent any impacts on controlled waters.	This provision has been updated at the request of the Environment Agency (see RR-004.4 in the Applicant's responses to Relevant Representations (REP1-004)).	N/A	N/A
Schedule 2, 'Requirements', Requirement 8	The word foul water has been removed from Requirement 8.	This amendment has been made as a foul water drainage system is not being installed as part of the Scheme.	N/A	N/A



Article/Schedule	Change	Reason for change	Precedent used	Consequential changes
Schedule 2, 'Requirements' Requirement 8(1)	The Environment Agency has been added as a consultee for the details of the surface water drainage system.	This provision has been included at the request of the Environment Agency (see RR-004.6 in the Applicant's responses to Relevant Representations (REP1-004)).	N/A	N/A
Schedule 2, 'Requirements', Requirement 8	The lead local flood authority has been listed as a consultee under Requirement 8(1) and 8(2) (Surface water drainage).	This amendment has been made at the request of Norfolk County Council as lead local flood authority in its Local Impact Report (REP1-008).	N/A	The definition of "local lead flood authority" has been included in paragraph 1 of Schedule 2 'Requirements'
Schedule 2, 'Requirements' Requirement 9(1)	Norfolk County Council Historic Strategy and Advice Team and Historic England have been added as consultees for the written scheme of investigation.	This provision has been included at the request of Norfolk County Council.	N/A	N/A
Schedule 2, 'Requirements' Requirement 17	Response time for parties to a consultation by the undertaker amended from 10 to 15 business days.	This amendment has been made at the request of the Environment Agency (see RR-0004.7 in REP1-004) and also in response to the ExA Written Question DCO.3.6 (PD-006) The Environment Agency requested 21 days and the Applicant is agreeable to three weeks, but has referred to 15 business days instead of 21 days.	N/A	N/A
Schedule 6, Paragraph 10	Upper has been capitalised	This has been amended in response to DCO.2.22 of the Examining Authority's First Written Questions (PD-006).		
Schedule 9, Part 3 'For the Protection of National Grid as Electricity and Gas Undertaker'	Changes to cross references	The cross references have been corrected.	N/A	N/A
Schedule 9, Part 4 'For the Protection of Anglian Water'	The drafting has been updated	This drafting has been updated following discussions between the Applicant and Anglian Water.	N/A	N/A

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Article/Schedule	Change	Reason for change	Precedent used	Consequential changes
Schedule 9, Part 5 'For the Protection of Cadent'	Protective provisions for the benefit of Cadent have been included	This drafting is agreed and has been included following discussions between the Applicant and Cadent.	N/A	N/A