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8.06 Statement of Common Ground between London
Luton Airport Limited and Thames Water Utilities Limited

Infrastructure Planning (Examination Procedure) Rules 2010

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The Planning Act 2008

The Infrastructure Planning (Examination Procedure) Rules 2010

London Luton Airport Expansion Development Consent Order 202x

8.06 STATEMENT OF COMMON GROUND BETWEEN LONDON LUTON AIRPORT LIMITED (TRADING AS LUTON RISING) AND THAMES WATER UTILITIES LIMITED

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STATEMENT OF COMMON GROUND

This Statement of Common Ground has been prepared and agreed by (1) London Luton Airport Limited (trading as Luton Rising) and (2) Thames Water.

Contents

1	Introduction and purpose	1
1.1	Purpose of Statement of Common Ground	1
1.2	Parties to this SoCG	1
1.3	Proposed Development description	2
2	Engagement with Thames Water	4
2.1	Summary of engagement	4
3	Matters agreed, ongoing, or not agreed	6
3.1	Clean Water	6
3.2	Existing Thames Water Foul and Surface Water Assets	6
3.3	Drainage strategy	9
3.4	Protective Provisions	10

Tables

Table 2-1: Engagement between the Applicant and Thames Water

Table 3-1: Summary of matters

1 INTRODUCTION AND PURPOSE

1.1 Purpose of Statement of Common Ground

- 1.1.1 This Statement of Common Ground (SoCG) relates to an application made by London Luton Airport Limited, trading as Luton Rising ("the Applicant"), to the Secretary of State for Transport under section 37 of the Planning Act 2008 ("the Act").
- 1.1.2 The application is for an order granting development consent, known as a Development Consent Order (DCO). The draft DCO is referred to as the London Luton Airport (Expansion) Development Consent Order. The DCO, if granted, would authorise an increase of the permitted capacity of London Luton Airport ("the airport") to 32 million passengers per annum (mppa) ("the Proposed Development").
- 1.1.3 This SoCG has been prepared by the Applicant and Thames Water Utilities Limited ("Thames Water") in respect of the Proposed Development. In particular, this SoCG focuses on:
 - a. Appendix 20.4 of the Environmental Statement, the Drainage Design Statement [APP-137]
 - b. Review of Thames Water Foul Network capacity in relation to increase in sewage discharge as a result of the Proposed Development
- 1.1.4 The purpose and possible content of SoCGs is set out in paragraphs 58-65 of the Department for Communities and Local Government's guidance entitled "Planning Act 2008: examination of applications for development consent" (26 March 2015). Paragraph 58 of that guidance explains the basic function of SoCGs:

"A statement of common ground is a written statement prepared jointly by the applicant and another party or parties, setting out any matters on which they agree. As well as identifying matters which are not in real dispute, it is also useful if a statement identifies those areas where agreement has not been reached. The statement should include references to show where those matters are dealt with in the written representations or other documentary evidence."

1.1.5 SoCGs are therefore a useful and established means of ensuring that the evidence at the DCO examination phase focuses on the material differences between the main parties, and so aim to help facilitate a more efficient examination process.

1.2 Parties to this SoCG

1.2.1 The Applicant is the owner of the airport and is a private limited company wholly owned by Luton Borough Council (LBC). The airport is managed and operated by London Luton Airport Operations Ltd through a Concession Agreement with the Applicant and LBC. This agreement lasts until 2032.

- 1.2.2 Thames Water is responsible for the abstraction, storage, treatment and distribution of water services, as well as the collection, treatment and disposal of wastewater services across London and the Thames Valley. The airport currently has two wastewater discharge location points into the Thames Water public sewer. By virtue of being a relevant statutory undertaker, Thames Water is a prescribed consultee in accordance with Schedule 1 of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 and so has been consulted throughout the course of the development of the Proposed Development.
- 1.2.3 The Applicant and Thames Water are collectively referred to in this SoCG as 'the parties'. The parties have been, and continue to be, in direct communication in respect of the Proposed Development.

1.3 Proposed Development description

- 1.3.1 The Proposed Development builds on the current operational airport with the construction of a new passenger terminal and additional aircraft stands to the northeast of the runway. This will take the overall passenger capacity from 18 mppa to 32 mppa¹. In addition to the above and to support the initial increase in demand, the existing infrastructure and supporting facilities will be improved in line with the incremental growth in capacity of the airport.
- 1.3.2 Key elements of the Proposed Development include:
 - a. extension and remodelling of the existing passenger terminal (Terminal 1) to increase the capacity;
 - b. new passenger terminal building and boarding piers (Terminal 2);
 - c. earthworks to create an extension to the current airfield platform; the vast majority of materials for these earthworks would be generated on site;
 - d. airside facilities including new taxiways and aprons, together with relocated engine run-up bay and fire training facility;
 - e. landside facilities, including buildings which support the operational, energy and servicing needs of the airport;
 - f. enhancement of the existing surface access network, including a new dual carriageway road accessed via a new junction on the existing New Airport Way

¹ On 1 December 2021, the local planning authority (Luton Borough Council) resolved to grant permission for the current airport operator (LLAOL) to grow the airport up to 19 mppa, from its previous permitted cap of 18 mppa. Since then, the application was called-in and referred to the Secretary of State for determination instead of being dealt with by the local planning authority. The inquiry to consider the called-in application opened on Tuesday 27 September 2022, and closed on Friday 18 November 2022. At the time of submission of the application for development consent the outcome of the inquiry was still unknown and, therefore, all of the assessment work to date has been undertaken using a "baseline" of 18 mppa. Nonetheless, in anticipation of LLAOL's 19 mppa planning application, the Applicant's environmental assessments included sensitivity analysis of the implications of the permitted cap increasing. As a result, the Applicant believes that the environmental assessments are sufficiently representative of the likely significant effects of expansion, whether the baseline is 18 mppa or 19 mppa. Where the change of the baseline does affect an assessment topic, in most cases it means that the "core" assessments (using an 18 mppa baseline) report a marginally greater change than would be the case with a 19 mppa baseline. The findings of the assessment are presented in the Environmental Statement submitted with the application for development consent.

- (A1081) to the new passenger terminal along with the provision of forecourt and car parking facilities;
- g. extension of the Luton Direct Air to Rail Transit (Luton DART) with a station serving the new passenger terminal;
- h. landscape and ecological improvements, including the replacement of existing open space; and
- i. further infrastructure enhancements and initiatives to support the target of achieving zero emission ground operations by 2040², with interventions to support carbon neutrality being delivered sooner including facilities for greater public transport usage, improved thermal efficiency, electric vehicle charging, on-site energy generation and storage, new aircraft fuel pipeline connection and storage facilities and sustainable surface and foul water management installations.

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² This is a Government target, for which the precise definition will be subject to further consultation following the *Jet Zero Strategy*, and which will require further mitigations beyond those secured under the DCO.

2 ENGAGEMENT WITH THAMES WATER

2.1 Summary of engagement

- 2.1.1 The pre-application statutory consultation carried out by the Applicant, and the way in which it informed the application for development consent, is set out in full in the **Consultation Report [AS-048]**. As a statutory undertaker, Thames Water was consulted on the proposals in accordance with section 42 of the Act and submitted a formal response to the consultation carried out by the Applicant.
- 2.1.2 The parties continue to be in direct communication in respect of the Proposed Development.
- 2.1.3 This SoCG between the parties is based on an extensive programme of consultation and ongoing engagement which are summarised in Table 2-1. This sets out the meetings and substantive correspondence that took place and the topics discussed. Matters under discussion are set out in section 3.

Table 2-1: Engagement between the Applicant and Thames Water

Date	Form of correspondence	Details
18 October 2018	Meeting	Introduce and discuss the drainage strategy for the Proposed Development.
25 April 2019	Meeting – Luton Town Hall	Discussion held on the Drainage Strategy.
16 December 2019	Email/letter	Response submitted to the 2019 Statutory Consultation.
11 February 2020	Meeting – MS Teams	2019 Statutory Consultation meeting 1 – scheme presentation.
10 September 2020	Meeting – MS Teams	2019 Statutory Consultation meeting 2 – scheme presentation.
21 October 2021	Meeting – MS Teams	Water supply and discharge forecast.
15 December 2021	Meeting – MS Teams	Review forecast provided by Thames Water on East Hyde Treatment Works capacity. Discussions were also held on the requirements for the Thames Water network throughout the assessment phases of the Proposed Development.
04 April 2022	Email/letter	Response submitted to the 2022 Statutory Consultation.
21 June 2022	Meeting – MS Teams	Recap and update on design.
13 September 2022	Meeting – MS Teams	Post-statutory consultation engagement with Thames Water to close out outstanding actions.

Date	Form of correspondence	Details
27 September 2022	Email/letter	Thames Water responded to overflow pipe query by providing GIS information.
7 November 2022	Meeting – MS Teams	Discussion regarding documents which the Applicant sent to Thames Water on 29 September 2022.
7 March 2023	Meeting – MS Teams	Introduction to new point of contact from Thames Water; update on the SoCG process; discussion about the potential for foul drainage to discharge directly into the Thames Water network.
21 March 2023	Meeting – MS Teams	Further discussion about the potential for foul drainage to discharge directly into the Thames Water network including discussion regarding modelling.
18 April 2023	Meeting – MS Teams	Further discussion regarding modelling.
2 May 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
6 June 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
20 June 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
4 July 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
11 July 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
18 July 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
1 August 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
15 August 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
22 August 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.
29 August 2023	Meeting – MS Teams	Regular meeting to progress discussions about the draft SoCG and proposed modelling work.

3 MATTERS AGREED, ONGOING, OR NOT AGREED

Table 3-1: Summary of matters

SoCG ID	Matter	Thames Water position	The Applicant's position	Source of agreement	Agreed / Ongoing / Not agreed
3.1	Clean Water				
3.1.1	Clean water assets	London Luton Airport falls outside Thames Water's clean water supply area. Thames Water do not have any assets in or near the proposed Order Limits.	The Applicant acknowledges this.	Response to Statutory Consultation – 1 April 2022	Agreed
3.2	Existing Tha	mes Water Foul and Surface	Water Assets		
3.2.1	Surface water sewer location	Thames Water to review records.	It is confirmed that there is a 750mm dia Thames Water surface water asset running through the new Green Horizons Park development adjacent to the proposed airport expansion.	This has been illustrated and shared with Thames Water on the drawing 60709758-ACM-C-xxxx-SK-002 for further investigation by Thames Water.	Ongoing
3.2.2	Surface water dispersion	The land at the outfall location from Eaton Green Road balancing pond	Surface water drainage from car park P7 (for assessment Phase 1) will		Ongoing

SoCG ID	Matter	Thames Water position	The Applicant's position	Source of agreement	Agreed / Ongoing / Not agreed
		may be essential for the dispersion of surface water. However, Thames Water is unable to determine what impact the proposal will have on groundwater at this site.	discharge to the Thames Water network at a maximum rate of 5l/s/hectare based on the sustainable discharge rule. The Applicant is awaiting written confirmation by Thames Water for the discharge of 5l/s/hectare into the Thames Water network.		
3.2.3	Balancing pond overflow	Thames Water advise that the scheme may clash with the overflow from the north balancing pond.	Thames Water and the Applicant agree this issue can be addressed by means of appropriate protective provisions within the DCO or through a separate contractual commitment.		Ongoing
3.2.4	Foul Discharge flows	Thames Water require further information on whether the Applicant intends to discharge flows via Thames Water assets.	The Applicant has included attenuation within the existing foul system to maintain the current trade effluent consent discharge rate of 10l/s for assessment Phase 1.		Ongoing

SoCG ID	Matter	Thames Water position	The Applicant's position	Source of agreement	Agreed / Ongoing / Not agreed
3.2.5	Foul water and surface water sewers affected by highway works	There are a number of foul water and surface water sewers that may be affected by highway adjustments within the Order Limits (including within six satellite boundaries for highway junctions).	This is currently under consideration by the Applicant. It is unlikely that there will be impacts on any of Thames Water's assets. If there are any impacts, these will be covered by protective provisions within the DCO or contractual commitment.		Ongoing
3.2.6	Surface Water Pumping Station	A surface water pumping station to the River Lee sits within the Order Limits (a satellite boundary for a highway junction, St Mary's Roundabout).	The Proposed Development will have no impact on the existing pumping station.		Agreed
3.2.7	Water Industry Act 1991 s105A	There may be a Water Industry Act 1991 section 105A (2011 private sewer transfer) affected by the Luton DART extension.	The Proposed Development is still in outline design. This element of the project design will be carried out during the detailed design stages, following approval of the DCO. The protective provisions contained within the draft DCO, or contractual commitment, provide for the protection of Thames Water's assets		Ongoing

SoCG ID	Matter	Thames Water position	The Applicant's position	Source of agreement	Agreed / Ongoing / Not agreed
			from impacts associated with the Proposed Development.		
3.3	Drainage stra	ategy			
3.3.1	Foul Discharge	Thames Water are able to accommodate waste discharge from the Proposed Development within East Hyde Treatment Works, subject to potential future upgrades.	The Applicant requests information regarding the potential foul water capacity at the East Hyde Treatment Works, appropriate discharge rates diverted to the treatment works, and the potential for expanding the treatment works at East Hyde.		Ongoing
3.3.2	Discharge to East Hyde	Thames Water confirmed there is no surface water treatment capacity at the East Hyde Treatment Works.	The Applicant seeks confirmation regarding whether contaminated surface water can be discharged to the existing foul water Thames Water network for treatment at East Hyde Treatment Works.		Ongoing

SoCG ID	Matter	Thames Water position	The Applicant's position	Source of agreement	Agreed / Ongoing / Not agreed
3.4	Protective P	rovisions			
3.4.1	Protective Provision	Thames Water do not believe that the provisions of the draft Development Consent Order ("the Order") satisfactorily protect Thames Water's existing and future apparatus and ability to comply with its statutory duties or exercise its statutory powers.	Protective Provisions are being discussed and developed with Thames Water.		Ongoing