

**From:** Johnson, Melissa <[Melissa.Johnson@addleshawgoddard.com](mailto:Melissa.Johnson@addleshawgoddard.com)>  
**Sent:** 12 March 2019 21:02  
**To:** Thomson, Morag <[MoragThomson@eversheds-sutherland.com](mailto:MoragThomson@eversheds-sutherland.com)>; Kate Mignano <[Kate.Mignano@infrastructure.gsi.gov.uk](mailto:Kate.Mignano@infrastructure.gsi.gov.uk)>; 'Northampton Gateway' <[NorthamptonGateway@pins.gsi.gov.uk](mailto:NorthamptonGateway@pins.gsi.gov.uk)>  
**Cc:** John Webster <[john.webster@osborneclarke.com](mailto:john.webster@osborneclarke.com)>; Hutton, Laura-Beth <[Laura-bethHutton@eversheds-sutherland.com](mailto:Laura-bethHutton@eversheds-sutherland.com)>  
**Subject:** RE: NG and RC Interaction - Railway [ADDGDD-Live.FID2721496]

Dear Kate

I can confirm that NR is happy with the amended wording for Requirement 32, as set out in Morag's email below.

Kind regards  
Melissa

**Melissa Johnson**  
Consultant  
for Addleshaw Goddard LLP

DDI: +44 (0)161 934 6272  
Fax: +44 (0)20 7606 4390  
Office Locations: <http://www.addleshawgoddard.com/contactus>

**From:** Thomson, Morag [<mailto:MoragThomson@eversheds-sutherland.com>]  
**Sent:** 12 March 2019 19:35  
**To:** Kate Mignano <[Kate.Mignano@infrastructure.gsi.gov.uk](mailto:Kate.Mignano@infrastructure.gsi.gov.uk)>; Northampton Gateway <[NorthamptonGateway@planninginspectorate.gov.uk](mailto:NorthamptonGateway@planninginspectorate.gov.uk)>; 'Northampton Gateway' <[NorthamptonGateway@pins.gsi.gov.uk](mailto:NorthamptonGateway@pins.gsi.gov.uk)>  
**Cc:** John Webster <[john.webster@osborneclarke.com](mailto:john.webster@osborneclarke.com)>; Johnson, Melissa <[Melissa.Johnson@addleshawgoddard.com](mailto:Melissa.Johnson@addleshawgoddard.com)>; Denis Winterbottom ([Denis.Winterbottom@cherwellandsouthnorthants.gov.uk](mailto:Denis.Winterbottom@cherwellandsouthnorthants.gov.uk)) <[Denis.Winterbottom@cherwellandsouthnorthants.gov.uk](mailto:Denis.Winterbottom@cherwellandsouthnorthants.gov.uk)>; Hutton, Laura-Beth <[Laura-bethHutton@eversheds-sutherland.com](mailto:Laura-bethHutton@eversheds-sutherland.com)>  
**Subject:** NG and RC Interaction - Railway  
**Importance:** High

Kate

As the Examining Authority are aware there have been further discussions between ourselves (Northampton Gateway), Rail Central, Network Rail and SNC.

To assist discussions tomorrow I set out below a revised text of Requirement 32 which is agreed between Northampton Gateway,, Rail Central and Network Rail. It is under consideration by SNC.

"32. If the Rail Central Order is approved by the Secretary of State prior to the approval of the details of works comprised in Works No 1 (1)(d) under requirement 8, the relevant planning authority will only approve the details if satisfied that the works are compatible with the Rail Central development (meaning that the works do not prevent the construction of a new railway line from the Rail Central development to connect with the existing Northampton Loop railway line)."

Kind regards

Morag

Morag Thomson | Partner | Planning and Infrastructure Consenting | Eversheds Sutherland

1 Wood Street  
London  
EC2V 7WS

T: 44 (0)207 919 0660  
[REDACTED]

[www.eversheds-sutherland.com](http://www.eversheds-sutherland.com)

## **Eversheds Sutherland**

This email is sent for and on behalf of Eversheds Sutherland (International) LLP

Eversheds Sutherland (International) LLP is a limited liability partnership, registered in England and Wales, (number OC304065), registered office One Wood Street, London, EC2V 7WS. Registered VAT number GB820704559. A list of names of the members (who are referred to as "partners") together with a list of those non-members who are designated as partners and their professional qualifications is available for inspection at the above office. Eversheds Sutherland (International) LLP is authorised and regulated by the Solicitors Regulation Authority and governed by the SRA Code of Conduct (see [www.sra.org.uk/handbook/](http://www.sra.org.uk/handbook/)). Eversheds Sutherland (International) LLP is part of a global legal practice, operating through various separate and distinct legal entities, under Eversheds Sutherland. Each Eversheds Sutherland entity is a separate legal entity and is not responsible for the acts or omissions of, nor can bind or obligate, another Eversheds Sutherland entity. For a full description of the structure and a list of offices, please visit [www.eversheds-sutherland.com](http://www.eversheds-sutherland.com)

Confidentiality: This e-mail and its attachments are intended solely for the person to whom they are addressed, are strictly confidential and may contain privileged information. If they have come to you in error you must not copy or show them to anyone; please reply to this e-mail and highlight the error to the sender and then immediately delete the message. Unless expressly agreed in writing, Eversheds Sutherland (International) LLP accepts no liability to persons other than clients of the firm in respect of the contents of emails or attachments.

[www.eversheds-sutherland.com](http://www.eversheds-sutherland.com)

We process your personal data in accordance with our Privacy Notice, [www.eversheds-sutherland.com/privacy](http://www.eversheds-sutherland.com/privacy). If you have any queries or would like to exercise any of your rights in relation to your personal data, please contact [dataprotectionoffice@eversheds-sutherland.com](mailto:dataprotectionoffice@eversheds-sutherland.com).

This e-mail (including any attachments) is confidential to the intended addressee, may be subject to copyright, and may also be privileged. If you are not the intended addressee, please do not read, print, re-transmit, copy, store, alter or otherwise disclose it or any of its attachments to anyone; nor should you act in reliance on it or any of its attachments. Instead, please notify the error to the sender by e-mail and immediately permanently delete this email and any of its attachments from your system.

Please see the [Privacy Notice](#) published on our website for information about what we do with your personal data, and your rights in relation to the same.

E-mails sent to and from Addleshaw Goddard LLP may be monitored and read for legitimate business purposes, notably to ensure compliance with the law and our regulatory obligations. Emails cannot be guaranteed to be secure or error-free, and you should protect your systems. Addleshaw Goddard LLP does not accept any liability arising from interception, corruption, loss or destruction of this e-mail, or if

it arrives late or incomplete or with viruses.

Addleshaw Goddard LLP is a limited liability partnership registered in England and Wales (with registered number OC318149) and is authorised and regulated by the Solicitors Regulation Authority and the Law Society of Scotland.

A list of members is open to inspection at our registered office, Milton Gate, 60 Chiswell Street, London EC1Y 4AG.

The term partner refers to any individual who is a member of any Addleshaw Goddard entity or association or an employee or consultant with equivalent standing and qualifications.

For further information please consult our website, [www.addleshawgoddard.com](http://www.addleshawgoddard.com).

---

This email has been scanned by the Symantec Email Security.cloud service.

For more information please visit <http://www.symanteccloud.com>

---