

Juliemma McLoughlin **Greater London Authority** Development, Enterprise and Environment City Hall LONDON

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www.gov.uk/planning-inspectorate

Your Ref: PP/17/05782

Our Ref: APP/G6100/V/19/3225884

02 April 2019

SE1 2AA

Dear J McLoughlin,

Town and Country Planning Act 1990 - Section 77 and Town and Country Planning (Inquiries Procedure) (England) Rules 2000 Application by Notting Hill Gate KCS Limited Site Address: 43/45 Notting Hill Gate, 39/41 Notting Hill Gate and 161-237 Kensington Church Street (odd), LONDON, W11 3LQ

I refer to the above called-in planning application(s) and the National Planning Casework Unit's letter of 14 March 2019. I am the case officer.

The date of the call-in letter is the starting date for this application(s).

The Inspector and Secretary of State require hard copies of all documentation that was considered at application stage including representations from interested parties and consultees. Please can the Council and applicant(s) produce an agreed schedule and submit all documentation to me within 2 weeks from the date of this letter.

All called-in planning applications are now subject to bespoke timetables. Guidance about bespoke programming of called-in applications can be found at the following link http:// www.planningportal.gov.uk/uploads/pins/procedural_guide_call_ins.pdf . Attached is the format for the bespoke programme. Please suggest dates for those actions which have not been greyed out. It would be helpful if 2 agreed inquiry dates could be provided.

NB: As a bespoke programme has yet to be agreed provisional dates for the LPA's/ applicant's Statements of Case and the Statement of Common Ground are enclosed. Any changes to these dates should be agreed between all parties.

With regard to the anticipated inquiry duration the parties are requested to provide a well informed estimate (ie including Counsel's input) of time required for their own case and to liaise with one another to see how many witnesses each confidently proposes to field and how long they expect cross examination of one another's witnesses will require. The parties should also factor in a reasonable assessment of 3rd party interest, that the Statement of Common Ground will minimise the areas that need to be covered at the inquiry and that the duration should include the time that will be needed for the Inspector to carry out any accompanied site visit. The reason for this level of detail at this stage is to enable accurate forward programming of the Inspector's time, and to seek to ensure, as far as possible, that the risk of adjournment caused by underestimation of the inquiry duration is minimised.

You have 2 weeks from the date of this letter in which you can submit a programme agreed with the applicant(s).

If you do not wish to agree a programme please let me know within the 2 week period. If that is the case, or a programme is submitted which we find unacceptable, we may impose our own programme for this called-in application(s).

Within 2 weeks or the date of this letter you should notify any statutory parties and interested persons who were consulted when the application(s) was made or who made representations that I am now dealing with the case. You should tell them that:-

- i) any comments they made at application stage will be submitted to the Planning Inspectorate and if they want to make any additional comments, they should submit 3 copies of them to me within 6 weeks of the date of this letter i.e. by 14 May 2019.
- ii) when and where the application documents will be available for inspection;
- iii) that the Planning Inspectorate will not acknowledge representations. We will however ensure that letters received by the deadline are passed on to the Inspector dealing with the application(s);
- iv) that the decision will be published on the Planning Portal.

Please send a copy of the notification letter to me.

Where a new local policy has been adopted at any point following the call-in of this application(s) but before the decision is issued you must inform PINS and outline its effect on this application(s).

Costs

Costs can be awarded in this type of application. Details of this can be found on our Planning Portal - www.planningportal.gov.uk/planning/appeals/guidance. You are advised to read this guidance very carefully as it contains important information about how one party to an application might have to pay another party's costs.

You should be aware that withdrawal at any stage in the proceedings, without good reason, may result in a successful application for costs. A successful application is also possible should an event be adjourned because of the submission of late evidence.

Additionally, a Planning Inspector or the Secretary of State may on their own initiative make an award of costs, in full or in part, if they judge that a party has behaved unreasonably resulting in unnecessary application expense.

If you have any questions, please contact me.

Yours sincerely,

Elizabeth Humphrey Elizabeth Humphrey

Enclosures: bespoke programme

Where applicable, you can use the internet to submit documents, to see information and to check the progress of cases through GOV.UK. The address of the search page is - https://www.gov.uk/appeal-planning- inspectorate