
NORTH LONDON WASTE AUTHORITY
NORTH LONDON HEAT AND POWER
PROJECT

COVER LETTER

The Planning Act 2008 The Infrastructure
Planning (Applications: Prescribed
Forms and Procedure) Regulations 2009
Regulation 5 (2)

AD01 . 01

Revision 0 | October 2015

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14 October 2015

Dear Stephanie

Planning Act 2008 (as amended) – Application for the proposed North London Heat and Power Project Development Consent Order

We are pleased to enclose an application for a Development Consent Order (DCO) pursuant to Section 37 of the Planning Act 2008 (as amended) for the North London Heat and Power Project (the Project) by North London Waste Authority.

Subject of Application

The Project comprises the construction, operation and maintenance of an Energy Recovery Facility (ERF) capable of an electrical output of around 70 megawatts (MWe) at the Edmonton EcoPark in north London with associated development, including a Resource Recovery Facility (RRF). The proposed ERF would replace the existing Energy from Waste facility at the Edmonton EcoPark.

The Project is a Nationally Significant Infrastructure Project for the purposes of Section 14(1)(a) and section 15 in Part 3 of the Planning Act 2008 (as amended) because it involves the construction of a generating station that would have a capacity of more than 50MWe.

Documentation enclosed and Application Fee

We enclose two hard copies and three electronic copies of all Application documents, a full list of which is contained in Annex 1 to this letter.

A fee comprising the sum of £4,500 has been submitted by electronic transfer to the account of the Planning Inspectorate in accordance with the Infrastructure Planning (Fees) Regulations 2010.

Application Formalities

The Application is made in the form required by section 37(3)(b) of the Planning Act 2008 (as amended). The Application documentation complies with the overall requirements of section 37 and the requirements set out in:

- the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (the APFP Regulations);
- the Infrastructure Planning (Environmental Impact Assessment) Regulations 2009; and

- the published Communities and Local Government Guidance (January 2013) and the Planning Inspectorate's Advice Note 16 on the preparation of application documentation.

A shapefile of the Order limits was submitted to the Planning Inspectorate on 3 September 2015 and the electronic application index was also provided in advance of this formal application.

A draft section 55 checklist is provided at Annex 2 to this letter to signpost the documents necessary for acceptance.

We look forward to hearing from you in relation to the formal acceptance of the Application. If we can be of any assistance in that regard, please do not hesitate to contact me on the phone number or email address above.

Yours sincerely,

Ursula Taylor

Head of Legal and Governance

Annex 1: Application Document List

The table below provides a full list of the documents that form the Application for the North London Heat and Power Project.

Development Consent Order Application submission documents			
Series	Reference code	Document title	Description
Series 01: Application Information	AD01.01	Cover Letter	Covering letter submitted with the Application
	AD01.02	Navigation Document	A guide to the documents included in the Application
	AD01.03	Application Form	Completed DCO application form
	AD01.04	Copies of Newspaper Notices	Copies of newspaper notices publicising the Application
	AD01.05	NLHPP Glossary and Acronyms	Provides explanations of any technical terminology and acronyms used in the reports and documents
	AD01.06	Red Line Boundary Shape File	A digital file showing the boundary of the DCO order limits
Series 02: Plans and Design Code Principles	AD02.01	Book of Plans	The drawings that have been prepared for the Application comprising site location plans, land plans, works plans and other plans required by regulations
	AD02.02	Design Code Principles	A combined document that includes the design code principles and supporting plans.
Series 03: Draft Development Consent Order	AD03.01	Draft Development Consent Order	Contains the legal powers being applied for as part of the Application, in order to construct, operate and maintain the project
	AD03.02	Explanatory Memorandum	Describes the purpose and effect of each provision of the Draft DCO
	AD03.03	Section S106 Draft Agreement	Sets out the proposed planning obligations
	AD03.04	Statements of Common Ground(s)	Contains joint statements from the Applicant and stakeholders agreeing factual information within the Application and outlining matters on which they agree, or where agreement has not been reached
Series 04: Compulsory purchase information	AD04.01	CPO Statement of Reasons	Explains the reasons why powers of compulsory acquisition are necessary to implement the Project, and presents the case for why it is in the public interest to grant those powers
	AD04.02	Funding Statement	Explains how the Project would be funded, including the compulsory acquisition of land
	AD04.03	Book of Reference	Contains all land referencing information for land proposed to be used or acquired for the Project

Development Consent Order Application submission documents			
Series	Reference code	Document title	Description
	AD04.04	CPO Powers Roadmap	Is provided for information and sets out what CPO powers will be used in relation to each land plot shown on the land plans
Series 05: Technical reports	AD05.01	Consultation Report	Sets out the consultation process that has been undertaken to comply with its pre-application consultation duties, details the feedback received and explains how the feedback received has influenced the proposals in the Application for development consent
	AD05.02	Planning Statement	Sets out the planning policy context for the Project, and addresses the issues raised in the light of relevant National Policy Statements, as well as relevant policies set out by the Mayor of London and the London Borough of Enfield.
	AD05.03	Alternatives Assessment Report	Summarises the alternatives that have been considered by the Applicant, in particular the technology and site options, to determine the most appropriate scheme.
	AD05.04	Need Assessment	Explains why the Project is proposed, by considering it in the context of national, strategic and local factors
	AD05.05	Fuel Management Assessment	Sets out how waste received at the Edmonton EcoPark will be managed
	AD05.06	Combined Heat and Power Development Strategy	Describes the CHP development strategy for the proposed Energy Recovery Facility, demonstrating the CHP opportunity and how it is planned to be implemented.
	AD05.07	Design & Access Statement	Outlines the design concepts and principles, and the alternatives considered, along with accessibility for the Project
	AD05.08	Grid Connection Statement	Demonstrates the feasibility and proposed approach to grid connection upgrade works to support the proposed electrical export capacity, while maintaining necessary levels of connection resilience
	AD05.09	Health Impact Assessment	Assesses the potential health impacts resulting from the Project
	AD05.10	Utility Strategy	Explains how the Project will connect to existing utility infrastructure systems, and outlines its impacts upon these systems
	AD05.11	Transport Assessment	Sets out the implications of the Project on transport, during construction and operation and provides framework travel plans

Development Consent Order Application submission documents			
Series	Reference code	Document title	Description
	AD05.12	Code of Construction Practice	Sets out the principles and controls developed to reduce and mitigate the effects of the Project during construction
	AD05.13	Sustainability Statement	Outlines and appraises the sustainability objectives for the design and construction of the Project, and how they would be achieved
	AD05.14	Flood Risk Assessment	Assesses the risk of flooding to the Application Site, the possible effect of the Project on flood risk elsewhere, and considers measures for reducing and/or mitigating these effects
	AD05.15	Statement on Potential Statutory Nuisances and Mitigation Measures	States whether the Project engages one or more of the matters set out in Section 79(1) of the Environmental Protection Act 1990(b)
	AD05.16	Report on Natural Features	Provides an assessment of any effects on natural features
	AD05.17	No Significant Effects Report	Sets out the recommendations from the Habitat Regulations Assessment screening report, confirming that there are no significant effects on protected habitats
Series 06: Environmental Statement	AD06.01	ES Non Technical Summary	Provides a non-technical summary of the Environmental Statement
	AD06.02	Environmental Statement	Sets out the assessment of the likely significant effects of the Project on the environment
	AD06.03	Environmental Commitments and Mitigation Schedule	Sets out the environmental commitments and mitigation that the Applicant commits to delivering as part of the Project

Annex 2: Draft Section 55 Checklist

This Draft Section 55 checklist is supplied with by the Applicant with the Application to signpost the relevant application documents required for acceptance.

Acceptance criteria		How the acceptance criteria have been met	Further information	
1. s55(3)(a) and s55(3)(c) It is an application for an order granting development consent				
		Is the development a nationally significant infrastructure project (NSIP) (or does it form part of an NSIP); and does the application state on the face of it that it is an application for a development consent order (DCO) under the Planning Act 2008 (the PA2008), or equivalent words? Does the application specify the development to which it relates (i.e. which category or categories in ss14-30 does the application scheme fall)? If the development does not fall within the categories in ss14-30, has a direction been given by the Secretary of State under s35 of the PA2008 for the development to be treated as development for which development consent is required?	Yes. The application is for an Energy Recovery Facility of around 70 megawatts. Pursuant to sections 14(1)(a) and 15(2) of the Planning Act 2008 (as amended), an onshore generating station in England or Wales having a capacity of more than 50 megawatts is a Nationally Significant Infrastructure Project, and therefore requires development consent under the Planning Act 2008.	See Section 4 of the Application Form (AD01.03).
2. s55(3)(e) The applicant in relation to the application made has complied with Chapter 2 of Part 5 (pre-application procedure)				
	2.1	Did the applicant before carrying out the s42 consultation either (a) request the Secretary of State to adopt a screening opinion in respect of the development to which the application relates, or (b) notify the Secretary of State in writing that it proposed to provide an environmental statement in respect of that development.	The Applicant formally provided notification under Regulation 6(1)(b) of the EIA Regulations that it proposed to provide an Environmental Statement (ES) in respect of the proposed development to the Secretary of State on 10 October 2014.	See paragraph 2.4.3 of the Consultation Report (AD05.01) for more information.
	2.2	Have any adequacy of consultation representations been received from "A", "B", "C" and "D" authorities; and if so do they confirm that the applicant has complied with the duties under s42, s47 and s48?	N/A for this Applicant's submission version of the section 55 checklist	-

Acceptance criteria		How the acceptance criteria have been met	Further information
Section 42 Planning Act 2008 (as amended) - duty to consult	2.3	Did the applicant consult the following about the proposed application:	
	a)	Section 42(1)(a) persons prescribed?	Yes. Consultation was undertaken with the bodies specified in section 42(1)(a) of the Planning Act 2008 (as amended) at both phases of consultation. See Sections 3.2 and 5.2 of the Consultation Report (AD05.01) for more information on consultees. Appendix B1 and Appendix B2 of the Consultation Report (AD05.01) contain full lists of section 42 consultees for both Phase One Consultation and Phase Two Consultation.
	b)	Section 42(1)(aa) the Marine Management Organisation?	The Application does not affect and is not likely to affect any of the areas listed within section 42(2) Planning Act 2008 (as amended) that would make it necessary to consult the Marine Management Organisation (MMO) pursuant to section 42(1)(aa). Nevertheless, the Applicant wrote to the MMO on 25 November 2014 notifying them that, in the opinion of the Applicant, the Application did not concern them but requested the MMO to reply to confirm that the MMO agreed that it need not be consulted. No response was received. -
c)	Section 42(1)(b) each local authority within section 43?	Yes. Each relevant local authority within Section 43 Planning Act 2008 (as amended) (was	See Sections 3.2 and 5.2 of the Consultation Report (AD05.01) for a

Acceptance criteria			How the acceptance criteria have been met	Further information
			identified and consulted at both phases of consultation.	list of the relevant local authorities falling within section 43 Planning Act 2008 (as amended). Appendix B1 and Appendix B2 of the Consultation Report (AD05.01) contain full lists of section 42 consultees for both Phase One Consultation and Phase Two Consultation.
	d)	Section 42(1)(c) the Greater London Authority (if in Greater London area)?	Yes. The Greater London Authority was consulted during Phase One and Phase Two Consultation.	See section 3.2 of the Consultation Report (AD05.01) for more information on consultees. Appendix B1 and Appendix B2 of the Consultation Report (AD05.01) contain full lists of section 42 consultees for both Phase One Consultation and Phase Two Consultation.
	e)	Section 42(1)(d) each person in one or more of the following categories (as set out in section 44): i Category 1 – owner, lessee, tenant or occupier of the land. ii Category 2 – person interested in the land, or has power to sell and convey the land, or has power to release the land. iii Category 3 – person entitled to make a relevant claim.	Yes, the Applicant identified and consultation was undertaken with each relevant party falling under the categories set out in section 44 Planning Act 2008 (as amended).	See Sections 3.2 and 5.2 of the Consultation Report (AD05.01) for more information on consultees. Error! Reference source not found. contains full lists of section 44 consultees for both Phase One

Acceptance criteria			How the acceptance criteria have been met	Further information
				Consultation and Phase Two Consultation.
Section 45 Planning Act 2008 (as amended) - timetable for section 42 consultation	2.4	Did the applicant notify section 42 Planning Act 2008 (as amended) consultees of the deadline for receipt of consultation responses; and if so was the deadline notified by the applicant 28 days or more starting with the day after receipt of the consultation documents?	<p>Yes. Before Phase One and Phase Two Consultations commenced Section 42 consultees were notified of the deadline for receipt of consultation responses. This deadline was contained within the notification of consultation letters sent to section 42 consultees. These letters were dated 25 November 2014 (in respect of Phase One Consultation) and 15 May 2015 (in respect of Phase Two Consultation) and sent on the same date. The notification letters sent to section 42 consultees enclosed all the consultation materials relevant to the particular phase of consultation.</p> <p>Each phase of consultation (and thus the deadline for receipt of consultation responses for each phase of consultation) exceeded 28 days. Phase One Consultation lasted from 28 November 2014 to 27 January 2015 (61 days) and Phase Two Consultation lasted from 18 May to 30 June (44 days).</p>	Sample letters sent to section 42 consultees are provided as part of Appendix C2 of the Consultation Report (AD05.01). Sections 3.4 and 5.4 of the Consultation Report (AD05.01) demonstrate how the Applicant kept section 42 consultees informed of consultation deadlines throughout each phase of consultation (these methods included exhibitions, adverts, newsletters, a dedicated website, and leaflets).
Section 46 Planning Act 2008 (as amended) - duty to notify secretary of state of proposed application	2.5	Did the applicant supply information to notify the Secretary of State of the proposed application; and if so was the information supplied to the Secretary of State on or before the date it was sent to the section 42	Yes. Before commencing Phase One and Phase Two Consultations the Secretary of State was notified of the proposed Application and	A copy of these notifications can be found in Appendix C5 and C6 of the Consultation Report

Acceptance criteria			How the acceptance criteria have been met	Further information
		consultees? Was this done on or before commencing consultation under section 42?	<p>supplied with information relating to the proposed Application (the information sent to the Secretary of State in each case was the same information sent to section 42 consultees with respect to the relevant phase of consultation, as required by section 46(1) Planning Act 2008 (as amended)). These notifications to the Secretary of State were sent by letters dated 19 November 2014 (in the case of Phase One Consultation, which commenced on 28 November 2014) and 15 May 2015 (in the case of Phase Two Consultation, which commenced on 18 May 2015).</p> <p>Section 42 consultees were sent letters notifying them of consultation on 25 November 2014 (in respect of Phase One Consultation) and on 15 May 2015 (in respect of Phase Two Consultation). Therefore, the Secretary of State was sent notification of Phase One Consultation six days before section 42 consultees were sent notifications of the commencement for Phase One Consultation and on the same date for Phase Two Consultation.</p>	(AD05.01). Error! Reference source not found.
Section 47 Planning Act 2008 (as amended) -	2.6	Did the applicant prepare a statement of community consultation (SoCC) on how it intended to consult people living in the vicinity of the land?	Yes. A SoCC was prepared prior to Phase One Consultation. Notice of the SoCC was	Section 2.5 of the Consultation Report (AD05.01) outlines the

Acceptance criteria		How the acceptance criteria have been met	Further information
duty to consult with local community		published in the Enfield Independent on 26 November 2014 (i.e. before Phase One Consultation commenced). Hard copies of the SoCC were made available at Edmonton Green Library, Green Towers Community Centre, South Chingford Library, Coombes Croft Library and Enfield Civic Centre during Phase One and Phase Two Consultation.	process undertaken in producing the SoCC A copy of the SoCC and notice of the SoCC are contained in Appendix A3 and Appendix Error! Reference source not found. C1 of the Consultation Report (AD05.01) respectively.
	2.7	Were "B" and (where relevant) "C" authorities consulted about the content of the SoCC; and if so was the deadline for receipt of responses 28 days beginning with the day after the day that "B" and (where applicable) "C" authorities received the consultation documents?	Section 2.5 of the Consultation Report (AD05.01) sets out consultation on the SoCC.
	2.8	Has the applicant had regard to any responses received when preparing the SoCC?	Table 2.2 of the Consultation Report (AD05.01) shows the comments received from LB Enfield on the SoCC, and outlines how these were taken on board for

Acceptance criteria		How the acceptance criteria have been met	Further information
			the final draft of the SoCC.
2.9	Has the SoCC been made available for inspection in a way that is reasonably convenient for people living in the vicinity of the land; and has a notice been published in a newspaper circulating in the vicinity of the land which states where and when the SoCC can be inspected?	Yes. Notice of the SoCC was published in the Enfield Independent on 26 November 2014. This notice included where and when the SoCC could be inspected. The SoCC was made available on the Project website from 20 November 2015, was available in printed format at all public exhibitions, and in printed format at Edmonton Green Library, Green Towers Community Centre, South Chingford Library, Coombes Croft Library and Enfield Civic Centre during Phase One and Phase Two Consultation. It was also available upon request.	A copy of the newspaper advert providing notice of the SoCC included in Appendix C1 of the Consultation Report (AD05.01).
2.10	Does the SoCC set out whether the development is EIA development; and does it set out how the applicant intends to publicise and consult on the preliminary environmental information?	Yes. The SoCC stated that the development is EIA development and that an EIA would be undertaken as part of the Application. It also stated that Preliminary Environmental Information would be made available at Phase Two Consultation.	Paragraphs 2.5.11 of the Consultation Report (AD05.01) outline the SoCCs consideration of EIA. The SoCC is included in Appendix A3 of the Consultation Report (AD05.01), the EIA is referenced in paragraph 2 of page 3 of the SoCC.
2.11	Has the applicant carried out the consultation in accordance with the SoCC?	Yes. Consultation has been undertaken in accordance with the SoCC. The SoCC stated that the Applicant would look to set up	Refer to Table 2.3 and Paragraphs 2.5.17 and 2.5.18 of the Consultation Report

Acceptance criteria		How the acceptance criteria have been met	Further information	
		a Community Liaison Group. This Group was not established because discussions with local Members suggested this would be of benefit at a later stage in the Project. Local councillors and community groups were instead consulted using alternative mechanisms, such as community briefings.	(AD05.01) for more information.	
Section 48 - duty to publicise the proposed application	2.12	Did the applicant publish a notice, as required by Regulation 4(2) of The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (the APFP Regulations):		
	a)	(a) for at least two successive weeks in one or more local newspapers circulating in the vicinity in which the proposed development would be situated;	Yes. The notice was published in the: Enfield Independent on 13 May 2015 and 20 May 2015; Haringey Independent on 15 May 2015 and 22 May 2015; and Waltham Forest Independent on 15 May 2015 and 22 May 2015. These publications are published once a week. The local publications were chosen because they had the highest circulation whilst covering the whole of their respective boroughs.	Refer to Section 5.5 of the Consultation Report (AD05.01).
	b)	(b) once in a national newspaper;	Yes. The notice was published in The Times on 18 May 2015.	Please see Paragraph 5.5.3 of the Consultation Report (AD05.01)
	c)	(c) once in the London Gazette and, if land in Scotland is affected, the Edinburgh Gazette.	Yes. The notice was published in the London Gazette on 18 May 2015. Copies of notices can be found in Appendix Error! Reference source not found.	Please see Paragraph 5.5.3 of the Consultation Report (AD05.01)
	2.13	Did the notice include, as required by Regulation 4(3) of APFP Regulations:		

Acceptance criteria		How the acceptance criteria have been met	Further information
a)	(a) the name and address of the applicant;	Yes	Details of how the Applicant has complied with section 48 publicity are outlined in Section 5.5 of the Consultation Report (AD05.01). A copy of the section 48 publicity is included in Appendix C7 of the Consultation Report (AD05.01).
b)	(b)a statement that the applicant intends to make an application for development consent to the Secretary of State;	Yes	
c)	(c) a statement as to whether the application is EIA development;	Yes	
d)	(d)a summary of the main proposals, specifying the location or route of the proposed development;	Yes	
e)	(e)a statement that the documents, plans and maps showing the nature and location of the proposed development are available for inspection free of charge at the places (including at least one address in the vicinity of the proposed development) and times set out in the notice	Yes	
f)	(f) the latest date on which those documents, plans and maps will be available for inspection (being a date not earlier than the deadline in sub-paragraph (i));	Yes	
g)	(g)whether a charge will be made for copies of any of the documents, plans or maps and the amount of any charge;	Yes	
h)	(h) details of how to respond to the publicity; and	Yes	
i)	(i) a deadline for receipt of those responses by the applicant, being not less than 28 days following the date when the notice is last published?	Yes	
2.14	Has a copy of the section 48 notice been sent to the EIA consultation bodies and to any person notified to the applicant in accordance with Regulation 9(1)(c) of The Infrastructure Planning (Environmental Impact Assessment) Regulations 2009 (the EIA Regulations)11?	Yes	Details of how the Applicant has complied with section 48 publicity are outlined in Section 5.5 of the Consultation Report (AD05.01). A copy of the section 48 publicity is included in Appendix C7 of the Consultation Report (AD05.01).

Acceptance criteria			How the acceptance criteria have been met	Further information
Section 49 duty to take account of responses to consultation and publicity	2.15	Has the applicant had regard to any relevant responses to the section 42, section 47 and section 48 consultation?	Yes. The Applicant has had regard to the responses to the section 42, 47 and 48 Consultation	Sections 4 and 6 of the Consultation Report (AD05.01) set out the responses received and the Applicant's response and the regard the Applicant has had to those consultation responses.
	2.16	To what extent has the applicant had regard to DCLG guidance 'The Planning Act 2008: Guidance on the pre-application process'?	Pre-application consultation has been carried out in accordance with the DCLG Guidance contained in Planning Act 2008: Guidance on the pre-application process. This guidance was updated in March 2015. Sections 4 and 6 of the Consultation Report (AS05.01) set out in full detail the Applicant's responses to comments received as a result of consultation and publicity and how those comments have been taken into account by the Applicant when developing its proposals.	Sections 3 to 6 of the Consultation Report (AD05.01). set out the approach taken during formal consultation. Section 7 of the Consultation Report (AD05.01) sets out the other, informal engagement undertaken.
3. s55(3)(f) and s55(5A) The application (including accompaniments) achieves a satisfactory standard having regard to the extent to which it complies with section 37(3) (form and contents of application) and with any standards set under section 37(5) and follows any applicable guidance under section 37(4)				
	3.1	Is it made in the prescribed form as set out in Schedule 2 of the AFP Regulations, and does it include: <ul style="list-style-type: none"> a brief statement which explains why it falls within the remit of the Secretary of State; and 	Yes. The location of the Application Site, including coordinates, is set out in Section 6 of the Application Form (AD01.03). The application site is also illustrated on the Site Location plans (A_0001 and	See the Application Form (AD01.03) and Plans A_0001 and A_0002 in the Book of Plans (AD02.01).

Acceptance criteria			How the acceptance criteria have been met	Further information
		<ul style="list-style-type: none"> a brief statement that clearly identifies the location of the application site, or the route if it is a linear scheme? 	A_0002) in the Book of Plans (AD02.01). Section 4 of the Application Form (AD1.03) provides an explanation as to why this DCO application is required under the Planning Act 2008.	
	3.2	Is it accompanied by a consultation report?	Yes	See Consultation Report (AD05.01).
	3.3	Is it accompanied by the documents and information set out in APFP Regulation 5(2) and listed below:		
	a)	where applicable, the environmental statement required under the EIA Regulations and any scoping or screening opinions or directions;	Yes	See Non-Technical Summary of the Environmental Statement (AD06.01) and the Environmental Statement (AD06.02).
	b)	the draft proposed order;	Yes	See Draft Development Consent Order (AD03.01).
	c)	an explanatory memorandum explaining the purpose and effect of provisions in the draft order;	Yes	See Explanatory Memorandum (AD03.02).
	d)	where applicable, a book of reference (where the application involves any compulsory acquisition);	Yes	See Book of Reference (AD04.03).

Acceptance criteria			How the acceptance criteria have been met	Further information
	e)	a copy of any flood risk assessment;	Yes	See Flood Risk Assessment (AD05.14).
	f)	a statement whether the proposal engages one or more of the matters set out in section 79(1) of the Environmental Protection Act 1990 (statutory nuisances) and if so how the applicant proposes to mitigate or limit them;	Yes	See Statement on Potential Statutory Nuisances and Mitigation Measures (AD05.15).
	g)	any report identifying any European site(s) to which regulation 48 of the Conservation (Natural Habitats, &c.) Regulations 1994 13 applies; or any Ramsar site(s), which may be affected by the proposed development, together with sufficient information that will enable the Secretary of State to make an appropriate assessment of the implications for the site if required by regulation 48(1);	Yes	See No Significant Effects Report (AD05.17).
	h)	a statement of reasons and a funding statement (where the application involves any compulsory acquisition);	Yes	See Compulsory Purchase Order (AD04.01) and Funding Statement (AD04.02).
	i)	a land plan identifying: <ul style="list-style-type: none"> (i) the land required for, or affected by, the proposed development; (ii) where applicable, any land over which it is proposed Locate and record name and unique reference of land plan(s), including any key plan(s). e.g. "i) The Land Plans (Doc 4.1) comprise: 13 Now Regulation 61 of the Conservation of Habitats and Species Regulations 2010 SI2010/490. Section 55 Acceptance of Applications Checklist October 	Yes	See Book of Plans (AD02.01).

Acceptance criteria			How the acceptance criteria have been met	Further information
		<p>2014 12 of 18 to exercise powers of compulsory acquisition or any rights to use land;</p> <p>(iii) any land in relation to which it is proposed to extinguish easements, servitudes and other private rights; and</p> <p>(iv) any special category land and replacement land;</p>		
	j)	a works plan showing, in relation to existing features:- (i) the proposed location or (for a linear scheme) the proposed route and alignment of the development and works; and (ii) the limits within which the development and works may be carried out and any limits of deviation provided for in the draft order;	Yes	See Plans C_0001 to C_0011 within the Book of Plans (AD02.01).
	k)	where applicable, a plan identifying any new or altered means of access, stopping up of streets or roads or any diversions, extinguishments or creation of rights of way or public rights of navigation;	Yes	See Plans C_0012 to C_0014 within the Book of Plans (AD02.01).
	l)	where applicable, a plan with accompanying information identifying:- (i) any statutory/non-statutory sites or features of nature conservation e.g. sites of geological/ landscape importance; (ii) habitats of protected species, important habitats or other diversity features; and (iii) water bodies in a river basin management plan, together with an assessment of any effects on such sites, features, habitats or bodies likely to be caused by the proposed development;	Yes	See Plans C_0015 to C_0016 within the Book of Plans (AD02.01).
	m)	where applicable, a plan with accompanying information identifying any statutory/non-statutory sites or features of the historic environment, (e.g. scheduled monuments, World Heritage sites, listed buildings, archaeological sites and registered battlefields) together with an assessment of any effects on such sites, features or structures likely to be caused by the proposed development;	Yes	See Plan C_0017 within the Book of Plans (AD02.01).

Acceptance criteria		How the acceptance criteria have been met	Further information	
	n)	where applicable, a plan with any accompanying information identifying any Crown land;	N/A	-
	o)	any other plans, drawings and sections necessary to describe the development consent proposal showing details of design, external appearance, and the preferred layout of buildings/structures, drainage, surface water management, means of vehicular and pedestrian access, any car parking and landscaping.	Yes	Plans are not submitted for approval under this regulation however the Design Code Principles (AD02.02) include Indicative and Illustrative Plans for the Application.
	p)	any of the documents prescribed by Regulation 6 of the APFP Regulations;	Yes. A Grid Connection Statement (AD05.08) accompanies the application.	See Grid Connection Statement (AD05.08)
	q)	any other documents considered necessary to support the application; and	Yes. A number of additional documents accompany the application	See Navigation Document (AD01.02) for a list of all the documents included in the Application.
	r)	if requested by the Secretary of State, two paper copies of the application form and other supporting documents and plans.	Yes	-
	3.4	Are the plans, drawings or sections submitted A0 size or smaller, drawn to an identified scale (not smaller than 1:2,500 on land) and, in the case of plans, show the direction of north?	All plan, drawings and sections submitted are smaller than A0 in size, and drawn at an identified scale. All plans contain a north arrow.	See Book of Plans (AD02.01)
	3.5	Where a plan comprises three or more separate sheets has a key plan been provided showing the relationship between the different sheets?	Yes.	Plan C_0001 in the Book of Plans (AD02.01) contains a key plan showing the relationship between the

Acceptance criteria			How the acceptance criteria have been met	Further information
				different sheets included in the plan
	3.6	Has the applicant had regard to DCLG guidance 'Planning Act 2008: Application form guidance', and has this regard lead to the application being prepared to a standard that the Secretary of State considers satisfactory?	Yes. The 'Planning Act 2008: Application form guidance' has been used to inform the content and format of the Application Form.	See the Application Form (AD01.03) and Navigation Document (AD01.02)
The Infrastructure Planning (Fees) Regulations 2010 (SI106)				
Fees to accompany an application		Was the fee paid at the same time that the application was made?	Confirmation that the fee had been paid was received from the Planning Inspectorate on 5 October 2015 (reference 002015614).	-

 Series 01 Application Information



**NORTH LONDON WASTE
AUTHORITY**

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