

Jane Custance Director of Planning and Development Newham Dockside 1st Floor, West Wing Dockside Road London, E16 2QU

London City Airport Hartmann Road Silvertown London E16 2PX

Date: 1 December 2021

Town and Country Planning Act 1990 (as amended) Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended)

Dear Sir/Madam,

- Application No: 21/02179/AOD
- Location: London City Airport Hartmann Road Silvertown London E16 2PX
- **Proposal:** Approval of details pursuant to Condition 55 (Ground Noise Study) attached to planning permission 13/01228/FUL (Allowed on Appeal APP/G5750/W/15/3035673 dated 26th July).

The London Borough of Newham hereby gives notice with respect to your submission of details pursuant to planning permission 13/01228/FUL validated on 01 September2021.

Condition 55 is **APPROVED** subject to the details submitted and approved, and subject to the conditions and reasons stated within the accompanying report.

The Council has considered the provisions of the approved Updated Environmental Statement and does not consider this application to warrant the need for further Environmental Impact Assessment.

Signed:

LAR CAST

Jane Custance, Director of Planning and Development London Borough of Newham

TOWN AND COUNTRY PLANNING ACT 1990

Applicant's Rights following the Grant or Refusal of permission

1. Appeals to the Secretary of State

Should you (an applicant/agent) feel aggrieved by the decision of the council to either refuse permission or to grant permission subject to conditions, you can appeal to the Secretary of State for the Department of Communities and Local Government – Section 78 of the Town and Country Planning Act 1990 / Sections 20 and 21 of the Planning (Listed Building and Conservation Areas) Act 1990. Any such appeal must be made within the relevant timescale for the application types noted below, beginning from the date of the decision notice (unless an extended period has been agreed in writing with the council):

- **Six months:** Full (excluding Householder and Minor Commercial applications), listed building, conservation area consent, Section 73 'variation/removal', Section 73 'minor-material amendment', extension of time, and prior approval applications.
- **12 weeks:** Householder planning, Householder prior approval and Minor Commercial applications.
- 8 weeks: Advertisement consent applications.
- No timescale: Certificate of lawful development (existing/proposed) applications.

Where an enforcement notice has been issued the appeal period may be significantly reduced, subject to the following criteria:

- The development proposed by your application is the same or substantially the same as development that is currently the subject of an enforcement notice: **28 days of the date of the application decision**.
- An enforcement notice is served **after the decision on your application** relating to the same or substantially the same land and development as in your application and if you want to appeal against the council's decision you are advised to appeal against the Enforcement Notice and to do so before the Effective Date stated on the Enforcement Notice.

Appeals must be made using the prescribed form(s) of The Planning Inspectorate (PINS) obtained from <u>www.planning-inspectorate.gov.uk</u> or by contacting 03034445000. A copy of any appeal should be sent both to PINS and the council (attn: Planning Appeals Officer).

The Secretary of State can allow a longer period for giving notice of an appeal, but will not normally be prepared to use this power unless there are exceptional/special circumstances.

The Secretary of State can refuse to consider an appeal if the council could not have granted planning permission for the proposed development or could not have granted it without the conditions it imposed, having regard to the statutory requirements and provisions of the Development Order and to any direction given under the Order. In practice, it is uncommon for the Secretary of State to refuse to consider appeals solely because the council based its decision on a 'direction given by the Secretary of State'.

2. Subsequent Application Fees

No planning fee would be payable should a revised planning application be submitted within 12 months of the decision. This 'fee waiver' is permitted only where the new application meets the following criteria:

- the applicant is the same as the applicant of the original application
- site boundary is the same as the site boundary of the original application
- the nature of development remains the same.

3. Purchase Notices

Should either the council or the Secretary of State refuse permission or to grant permission subject to conditions, the owner may claim that the land cannot be put to a reasonably beneficial use in its existing state nor through carrying out of any development which has been or could be permitted. In such a case, the owner may serve a purchase notice on the council.

This notice will require the council to purchase the owner's interest in the land in accordance with the provisions of Part IV of the Town and Country Planning Act 1990 and Section 32 of the Planning (Listed Buildings Conservation Areas) Act 1990.

4. Compensation

In certain circumstances compensation may be claimed from the council if permission is refused or granted subject to condition(s) by the Secretary of State on appeal or on reference to the Secretary of State. These circumstances are set out in Section 114 and related provisions of the Town and Country Planning Act 1990 and Section 27 of the Planning (Listed Buildings and Conservation Areas) Act 1990.

Delegated Report			Newham London
Application for approval of details reserved by condition.		01.09.2021	
Case Officer:	Robin Bennett	Valid Date:	01.09.2021
Application Number:	21/02179/AOD	8-Week Date:	26.10.2021
Deemed Discharge Notice:	No	PEA Date:	N/A
Address:	London City Airport, Hartmann Road, Silvertown, London.		
Proposal:	Approval of details pursuant to Condition 55 (Ground Noise Study) attached to planning permission 13/01228/FUL (Allowed on Appeal APP/G5750/W/15/3035673 dated 26th July).		

Assessment:

55 Ground Noise Study	
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No Phase of the Development shall Commence until a Ground Noise Study has been submitted to and approved in writing by the local planning authority in respect of that Phase. Noise mitigation measures identified as being necessary in each Ground Noise Study as approved by the local planning authority shall be provided within six months of obtaining any necessary consents for these identified mitigation measures. Thereafter ground noise studies shall be undertaken at intervals of not less than three years from the date of approval of the first Ground Noise Study. Such additional ground noise studies shall be submitted to the local planning authority within 30 days of their completion. Any necessary mitigation measures identified within those studies shall be implemented as approved.

Reason: In the interests of protecting environmental amenity from noise impacts.

Details Submitted and APPROVED:	London City Airport Ground Noise Study 2021 ref: A1125_05_RP008_3.0 30 July 2021	
Officer Assessment:	The submitted details have been reviewed by LBN Environmental Health. EH raise no objections to the approval of the submitted details. In accordance with the expert advice of EH it is recommended that the details are approved.	
Officer Recommendation:	Approve	
Conditions and Reasons:	The development shall be implemented in accordance with the Details Submitted and APPROVED listed above only.	

Officer Recommendation:	To approve the details identified as Submitted and APPROVED listed above, pursuant to condition 55 attached to 13/01228/FUL.	
Authorising officer Signature:	ASRA	
Authorising officer	James Bolt, Senior Development Manager	
Date:	1 December 2021	

Appendix 1:

The Council's decision in this instance arose following careful consideration of the relevant provisions of the Council's adopted development plan and of all other relevant material considerations, including the approved Environmental Statement.

Of particular relevance to this decision were the following Framework and Development Plan policies and ES documents:

National Planning Policy Framework (MHCLG, July 2021)		
The London Plan (GLA, March 2021)	As at the date of assessment of original application: Policy 6.6 - Aviation	
Joint Waste Development Plan for the	East London Waste Authority Boroughs (adopted February 2012)	
Newham Local Plan (December 2018)	Policy INF1 – Strategic Transport Policy SP2 – Healthy Neighbourhoods	
EIA Approved ES	The covering letter includes Appendix 2 – Statement of Conformity with the Updated Environmental Statement for Planning Permission 13/01228/FUL dated 26/07/2017. This is a requirement of Condition 3 of the Permission: 3 Environmental Statement The Development shall be carried out in accordance with the environmental standards, mitigation measures, requirements, recommendations and methods of implementing the Development contained in the Updated Environmental Statement (UES) and revisions, February 2016. Reason: To ensure that the Development is carried out in accordance with the Updated Environmental Statement (UES) and revisions, dated September 2015, and the mitigation measures proposed therein.	

Appendix 2:

Consultations:				
Consultee:	Date Consulted:	Summary of response:		
LBN Environmental Health - Pollution General	17th September 2021	The submitted details have been reviewed and are confirmed as satisfactory to EH.		

Informative:

1. In dealing with this application, Newham Council has implemented the requirements of the National Planning Policy Framework and of the Town and Country Planning (Development Management Procedure) (England) Order 2015 to work with the applicant in a positive and proactive manner. As with all applicants, we have made available detailed advice in the form of our statutory policies in the relevant constituent parts of the Local Plan and London Plan, Supplementary Planning documents, and all other Council guidance, as well as offering a full pre-application advice service, so as to ensure that applicant has been given every opportunity to submit an application which is likely to be considered favourably.