

Railpen

(Railway Pension Trustee Company Ltd)

100 Liverpool Street

London EC2M 2AT

Sent by email:

Sophie.Turner@railpen.com

Please

Chris Rose

ask for:

Tel: 0303 444 8050

Email: christopher.bazley-rose@communities.gov.uk

Your ref: 23/03204/OUT

Our ref: PCU/RTI/Q0505/3360365

Date: 12 February 2025

Dear Sirs,

Town and Country Planning Act 1990 – Section 77 Town and Country Planning (Development Management Procedure) (England) Order 2015

Town and Country Planning (Inquiries Procedure) (England) Rules 2000

Application by Railway Pension Nominees Ltd for Outline application (with all matters reserved) for the demolition of existing buildings and structures and redevelopment of the site for a new local centre (E (af), F1(b-f), F2(b,d)), open space and employment (office and laboratory) floorspace (E(g)(i)(ii) to the ground floor and employment floorspace (office and laboratory) (E(g)(i)(ii) to the upper floors, along with supporting infrastructure, including pedestrian and cycle routes, vehicular access, car and cycle parking, servicing areas, landscaping and utilities at the Beehive Centre, Coldhams Lane, Cambridge (Application no: 23/03204/OUT).

- 1. I am directed by the Secretary of State to refer to the above named planning application.
- 2. In deciding whether to call in this application, the Secretary of State has considered her policy on calling in planning applications. This gives examples of the types of issues which may lead her to conclude, in her opinion, that the application should be called in. In the light of her policy, the

Secretary of State has decided to call-in this application. She accordingly directs, under her powers in section 77 of the 1990 Act, that the application shall be referred to her instead of being dealt with by the Local Planning Authority.

- 3. To consider all the relevant aspects of the proposed development, the Secretary of State has decided to hold a local inquiry. For the purposes of the 2000 Rules this letter is the "relevant notice" that an inquiry is to be held and the date of this letter is the "starting date". All the arrangements for holding the inquiry will be made by the Planning Inspectorate in Bristol.
- 4. The Planning Inspectorate will write to you shortly about the procedure for determining the called-in application.
- 5. The original application, together with any plans and other documents accompanying it will need to be supplied to the Planning Inspectorate (including any related certificates and correspondence). The Inspectorate will contact you shortly to discuss this further.
- 6. Should you have any questions please contact the Planning Inspectorate (email Mark.Boulton@planninginspectorate.gov.uk or telephone 0303 444 5239).
- 7. On the information so far available to the Secretary of State, the matters which she particularly wishes to be informed about for the purposes of her consideration of the application are:
 - a) The extent to which the proposed development is consistent with Government policies for Building a strong, competitive economy in NPPF (NPPF Chapter 6);
 - b) The extent to which the proposed development is consistent with Government policies for Ensuring the vitality of town centres in NPPF (NPPF Chapter 7);
 - c) The extent to which the proposed development is consistent with Government policies for Achieving well-designed places in NPPF (NPPF Chapter 12);
 - d) The extent to which the proposed development is consistent with the development plan for the area; and
 - e) any other matters the Inspector considers relevant.
- 8. This is to be taken as the Secretary of State's statement under rule 6(12) of the 2000 Rules.
- 9. In accordance with rule 6(1) and (2), the local planning authority shall ensure that two copies of a statement of case are received by the Secretary of State, and one copy has been received by any statutory

party as defined in rule 2 within six weeks of the starting date (unless the Planning Inspectorate notifies you otherwise - you may wish to contact them). Your attention is drawn to rule 6(11). The Secretary of State will comply with rule 6(4).

- 10. Your attention is also drawn to the provisions in rule 14 of the 2000 Rules that the local planning authority and the applicant shall together prepare an agreed statement of common ground and ensure that a copy is received by the Secretary of State (at the Planning Inspectorate) and any statutory party receives a copy within 6 weeks of the starting date (unless the Planning Inspectorate notifies you otherwise as the bespoke arrangements will apply you may wish to contact them).
- 11. If you are proposing to give, or call a person to give, evidence at the inquiry by reading a written statement (i.e. proof of evidence) your attention is drawn to rule 13.

Yours sincerely

Andrew Lynch

Andrew Lynch (Decision Officer)
Head of Casework, Propriety and Practice
Planning Casework Unit

This decision was made by the Parliamentary Under-Secretary of State for Housing and Local Government, on behalf of the Secretary of State, and signed on her behalf