



Ministry of Housing,
Communities &
Local Government

Mr David Dorward
Westminster City Council
Development Control
PO Box 240
London SW1E 6QP

Please ask for: Dave Moseley
Tel: 0303 444 8064
Email: Dave.moseley@communities.gov.uk

Your ref:

Our ref: PCU/RTI/X5990/3238617

Date: 05 November 2019

Dear Mr Dorward

**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 for planning permission for installation of the United Kingdom Holocaust Memorial and Learning Centre including excavation to provide a basement and basement mezzanine for the learning centre (Class D1); erection of a single storey entrance pavilion; re-provision of the Horseferry Playground and refreshments kiosk (Class A1); repositioning of the Spicer Memorial; new hard and soft landscaping and lighting around the site; and all ancillary and associated works.

Application Number: 19/00114/FULL

1. I am directed by the Minister of State for Housing (“Minister of State”) to refer to the above named planning application.
2. In deciding whether to call in this application, the Minister of State has considered the 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 this policy, the Minister of State has decided to call-in this application. She accordingly directs, under the powers in section 77 of the 1990 Act, that the application shall be referred to the Secretary of State instead of being dealt with by the Local Planning Authority.
3. To consider all the relevant aspects of the proposed development, the Minister of State has decided to hold a local inquiry. For the purposes of

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Colmore Row
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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. It will proceed under the “bespoke” arrangements and you may like to be aware of the guidance about planning appeals and called in planning applications (England) at:

<https://www.gov.uk/government/publications/called-in-planning-applications-procedural-guide>

5. The original application, together with any plans and other documents accompanying it which have not already been supplied to this Office (including any related certificates and correspondence), should now be sent to the following address:

The Planning Inspectorate
c/o Mark Boulton
Rm 3/O Kite Wing
Temple Quay House
2 The Square
Temple Quay
Bristol BS1 6PN

6. Should you have any questions about Bespoke Casework, 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 Minister of State, the matters which she particularly wishes to be informed about for the purposes of her consideration of the application are:-

- i. Matters pertaining to policies on conserving and enhancing the historic environment as set out at Chapter 16 of National Planning Policy Framework;
- ii. Matters pertaining to policies on flood risk as set out at Chapter 14 of the National Planning Policy Framework; and
- iii. Any other matters the Inspector considers relevant.

8. This is to be taken as the written 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 as the bespoke arrangements will***

apply – 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. You will be required to submit a statement of case, and the Planning Inspectorate will write to you about this. The statement of case should contain the full particulars of the case which you propose to put forward at the inquiry and a list of any documents to which you intend to refer or put in as evidence. If you are proposing to give evidence, or call another person to give evidence, at the inquiry by reading a written statement (i.e. proof of evidence), your attention is drawn to rule 13.
11. Your attention is drawn to rules 4 and 6(2), in particular to the requirement upon your Council to inform forthwith the Secretary of State of the names and addresses of any statutory parties.
12. 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 and by any statutory party 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).
13. In pursuance of Article 31 of the 2015 Order, the Minister of State hereby directs the Council not to grant planning permission, without specific authorisation, for any development which is the same kind as that which is the subject of the application referred to above on any land which forms part of, or includes, the site to which the application relates until the Secretary of State has issued his decision on this application.

Yours sincerely

Richard Watson

Richard Watson
Head – Planning Casework Unit
Authorised by the Secretary of State to sign in that behalf