# LAND TO EAST OF CONEYGREAVE LANE, WHITMORE HIGH SPEED TWO (HS2) LIMITED

22/00388/SCH17

This application seeks approval of the plans and specifications under Schedule 17 of the High Speed Rail (West Midlands – Crewe) Act 2021 for earthworks including excavation required to support associated works on site on land to the east of Coneygreave Lane.

The site lies within the open countryside, which is designated as being within the Green Belt and an Area of Landscape Restoration, as indicated on the Local Development Framework Proposals Map.

The 8 week determination of this application is 25<sup>th</sup> June 2022.

## **RECOMMENDATIONS**

That the Schedule 17 application be granted subject to conditions relating to the following:

1. Carried out in accordance with the approved plans.

## **Reason for Recommendation**

The proposed works preserve the local environment and local amenity, do not result in any prejudicial effect on road safety or on the free flow of traffic in the local area and would not adversely affect a site of archaeological or historic interest or nature conservation value. As such there are no design and appearance reasons to refuse to approve the application or grounds to argue that the development ought to, and could reasonably be carried out on, other land.

#### **KEY ISSUES**

## Consideration of Schedule 17 Applications

Section 17 of the Act grants deemed planning permission under Part 3 of the Town and Country Planning Act 1990 for HS2 Phase 2a and associated works ("the Works") between West Midlands and Crewe, but some of the detailed design and construction are subject to further approval. Schedule 17 to the Act puts in place a process for the approval of certain matters relating to the design and construction of the railway which requires that the nominated undertaker (the organisation on whom the powers to carry out the works are conferred) must seek approval of these matters from the relevant planning authority. As deemed planning permission has been granted by the Act, requests for approval under Schedule 17 are not planning applications.

In passing the Act, Parliament has judged such impacts to be acceptable when set against the benefits to be achieved by the Phase 2a scheme.

The purpose of Schedule 17 is not therefore to eliminate all prejudicial impacts on, or to secure the complete preservation of, any sites within the various categories identified in the schedule (set out below). On the contrary, the operation of Schedule 17 is such that there will be cases where a submission must be approved notwithstanding an identified negative impact, unless there are modifications that are reasonably capable of being made.

Accordingly, it is not open to the planning authorities under Schedule 17 to refuse in principle works or development which is covered by the Environmental Statement and approved by Parliament. The impacts have been assessed and planning permission has been granted on that basis. Instead, Schedule 17 offers planning authorities an opportunity to seek modifications to the details submitted that they consider reduce the impacts of a submission if such modifications can be justified.

The Schedule sets out that the Council can only refuse to approve the application, or impose conditions, in the following circumstances:

(a) The design or external appearance of the works ought to be modified

- (i) To preserve the local environment or local amenity;
- (ii) To prevent or reduce prejudicial effects on road safety or on the free flow of traffic in the local area; or
- (iii) To preserve a site of archaeological or historic interest or nature conservation value; and is reasonably capable of being so modified; or
- (b) Where the Council consider that the development ought to, and could reasonably, be carried out elsewhere on land within the Act limits.

## (a) Consideration of the Design and External Appearance of the Proposal

This Schedule 17 application seeks approval for excavation to support associated works on site. The application is linked to a previous application for the creation of two ecological mitigation ponds, two associated bunds and the installation of a permanent vehicular access gate at the site granted earlier this year (Ref. 22/00153/SCH17).

The proposed earthworks are required to facilitate the creation of the large pond located within the site. The works would be to the north of the pond. A bund is approved to the south.

Impact on the local environment and local amenity

It is considered that the proposals will not have an adverse impact on the local environment and local amenity.

Road safety and the free flow of traffic in the local area

No new permanent access or other highway elements are proposed. As such the works would not have any detrimental impact on road safety or the free flow of traffic in the local area.

Measures to control road safety and traffic impacts arising from the construction of the ponds are separately covered and do not fall to be considered with this application.

Impact on archaeological or historic interest or nature conservation value

The site is not within, or close to, a known site of archaeological or historic interest or nature conservation value. Notwithstanding this a Location Specific Written Scheme of Investigation has been drawn up in consultation with the County Archaeologist which details the methodology for archaeological surveys and investigations to be implemented prior to construction. Should any heritage assets of such significance be identified during construction that warrant preservation in situ there is a commitment to redesign the submission to avoid impacting the assets leading to a revised Schedule 17 approval request.

(b) Ought the development, and could it reasonably, be carried out elsewhere on land within the Act limits.

As there are no design and appearance reasons to refuse to approve the application, there are no grounds to argue that the development ought to, and could reasonably be carried out on, other land.

# Reducing Inequalities

The Equality Act 2010 says public authorities must comply with the public sector equality duty in addition to the duty not to discriminate. The public sector equality duty requires public authorities to consider or think about how their policies or decisions affect people who are protected under the Equality Act. If a public authority hasn't properly considered its public sector equality duty it can be challenged in the courts.

The duty aims to make sure public authorities think about things like discrimination and the needs of people who are disadvantaged or suffer inequality, when they make decisions.

People are protected under the Act if they have protected characteristics. The characteristics that are protected in relation to the public sector equality duty are:

- Age
- Disability
- Gender reassignment
- Marriage and civil partnership
- Pregnancy and maternity
- Race
- Religion or belief
- Sex
- Sexual orientation

When public authorities carry out their functions the Equality Act says they must have due regard or think about the need to:

- Eliminate unlawful discrimination
- Advance equality of opportunity between people who share a protected characteristic and those who don't
- Foster or encourage good relations between people who share a protected characteristic and those who don't

With regard to this proposal and the matters that can be addressed, it is considered that it will not have a differential impact on those with protected characteristics.

## **APPENDIX**

#### Policies and Proposals in the approved development plan relevant to this decision:-

Newcastle-under-Lyme and Stoke-on-Trent Core Spatial Strategy (CSS) 2006-2026

Policy ASP6: Rural Area Spatial Policy

Policy CSP1: Design Quality

## Newcastle-under-Lyme Local Plan (NLP) 2011

Policy S3: Development in the Green Belt

Policy N3: Development and Nature Conservation – Protection and Enhancement Measures

Policy N12: Development and the Protection of Trees
Policy N17: Landscape Character – General Considerations

Policy N21: Area of Landscape Restoration

<u>Chapel and Hill Chorlton, Maer and Aston, and Whitmore Neighbourhood Development Plan</u> (CHCMAWNDP) Made October 2021

Policy NE1: Natural Environment Policy DC2: Sustainable Design

#### Other Material Considerations include:

## National Planning Policy

National Planning Policy Framework (2021)

Planning Practice Guidance (2014 as updated)

High Speed Rail (West Midlands - Crewe) Act 2021

High Speed Rail (West Midlands - Crewe) Act 2021 Schedule 17 Statutory Guidance (May 2021)

# Equality Act 2010

#### Supplementary Planning Guidance/Documents

Newcastle-under-Lyme and Stoke-on-Trent Urban Design Guidance Supplementary Planning Document (2010)

## Relevant Planning History

22/00153/SCH17 Approval of earthworks required for the creation of two ecological mitigation

ponds, two associated bunds and the installation of a permanent vehicular access gate (location only) under condition imposed by Schedule 17 to the

High Speed Rail (West Midlands - Crewe) Act 2021 - Approved

21/00634/SCH17 Approval of plans and specifications under condition imposed by Schedule 17

to the High Speed Rail (West Midlands - Crewe) Act 2021 - Withdrawn

# Views of Consultees

The Environmental Health Division has no objections.

No comments have been received from **Whitmore Parish Council**, the **Highway Authority**, the **County Ecologist** and the **Environment Agency** and given that the period for comment has ended, it must be assumed that they have no comments to make.

# Representations

None

# Applicant/agent's submission

The applicant has submitted, in addition to plans, the following:

- Submission Letter
- Proforma
- Written Statement

All of the application documents can be viewed on the Council's website using the following link: <a href="http://publicaccess.newcastle-staffs.gov.uk/online-applications/PLAN/22/00388/SCH17">http://publicaccess.newcastle-staffs.gov.uk/online-applications/PLAN/22/00388/SCH17</a>

# **Background Papers**

Planning File referred to Planning Documents referred to

# Date report prepared

9th June 2022