

Date: 21 July 2016
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Richard Serra
Head of Planning
Tottenham Hotspur Football & Athletics Co Ltd
Bill Nicholson Way
748 High Road
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By Post & Email

Dear Richard

Re: 44 White Hart Land and Waste Site Protection Status

I write in respect of our meeting of 23rd June 2016, and your subsequent letter of 15th July 2016, which confirms that the maximum waste throughput capacities being achieved at 44 White Hart Lane (23,850 tonnes in 2014) and at Brantwood Road (36,480 tonnes in 2010), when the two facilities were being operated separately, can now be fully accommodated when combined (i.e. 60,000 tonnes per annum) at the Brantwood Road site.

On this basis, I am content that the requirements of Policy 5.17(H) of the London Plan have been met and that the waste safeguarding designation applying to 44 White Hart Lane should be removed.

To effect this change, and to reflect the increased waste capacity at the Brantwood Road site, modifications will be required to the pre-submission versions of the Site Allocations DPD and the Tottenham AAP. I therefore proposed these changes are set out in a Statement of Common Ground between the Council and Spurs, which I can then presented to the Planning Inspector appointed for the Local Plan examination.

To this end I have attached a draft Statement for your consideration. If you are happy with this, please sign it and return it to me by the 5th August at the latest.

I will also forward on this correspondence to the project manager for the North London Waste Plan so that the appropriate changes can also be reflected in the next iteration of the North London Waste Plan, due out later in the year.

Yours faithfully,

Matthew Paterson

Matthew Paterson, Head of Strategic Planning