

From: Jill Naeem
Sent: 03 November 2011 15:46
To: LDF

Subject: Pinkham Way
Dear Sirs

I am writing to object to a designation of the former Friern Barnet Sewage treatment site as a Locally Significant Industrial Use site. I consider that the loss of any protection for the nature conservation value of the site would be detrimental to the natural and local environment. I also believe that, to date, no assessment of the eco systems and natural habitats on the site has been made to determine its true nature conservation value. Surely this should form the basis of any proposed re-designation?

The loss of the caveat to protect the nature conservation is a major change to the protection of this site, and will inevitably widen the range of uses on it to include heavy industrial type uses, with all the potential noise, pollution and traffic congestion impacting upon the local environment. Furthermore, re-designation would mean the site would become vulnerable to Policy 4.4 of the London Plan, which directs local authorities in London to identify Locally Significant Industrial Sites which might be suitable for waste management. Like many local residents, I strongly oppose the use of Pinkham Way as a waste management site.

In the Core Strategy pre-submission draft, the site was designated Employment Land, with supporting evidence for this designation. It would seem that pre-planning application discussions with North London Waste Authority and Barnet Council in relation to the development of a waste processing plant and Barnet Council's proposal to relocate its refuse vehicle depot have influenced the proposal to re-designate use. This gives continued grounds for again concluding that the consultation would "appear to be prejudicial to the interests of fairness and natural justice".

There is no evidence that Haringey considered whether alternative designations would be appropriate - e. g. Metropolitan Open Land, Local Green Space designation or Green Grid cross-boundary green space, connecting Barnet, Haringey and Enfield

National policy has recognised that networks of natural habitats provide a valuable resource and this should be reflected in the Core Strategy, and specifically in the designation of the site. The LSIS designation is only deliverable if the Grade 1 Borough Importance for Nature designation is removed or substantially compromised. The Council's own additional evidence points out, in relation to the Friern Barnet site in particular, that any development on the site has potential to have biodiversity impacts, because it is a Site of Importance for Nature Conservation.

Finally, the Government has just concluded its consultation with regard to National Planning Policy Guidance (NPPG). It would be premature to re-designate in advance of consideration of the NPPG which should then lead to consultation on the Core Strategy.

Yours faithfully

Mrs A J Naeem

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