

The Registrar
Upper Tribunal (Lands Chamber)
5th floor, Rolls Building
7 Rolls Buildings
Fetter Lane
London
EC4A 1NL

Date: 4 February 2016
Your ref:
Our ref: ROBINSW\119064.000160
Direct: +44 161 831 8224
Email: chrisrobinson@eversheds.com

Initially by email to lands@hmcts.gsi.gov.uk

Dear Sirs

**References: ACQ/61/2013, ACQ/62/2013, LCA/60/2013, DET/65/2014,
DET/66/2014, DET/76/2014, DET/77/2014**
Acquiring Authority: The Greater London Authority
**The Claimants: McFen Haulage and Plant Limited, Mr James Anthony Fennessy and
the Trustees of the Jonton Executive Pension Scheme**

We refer to the References.

We enclose with this letter a consent order signed on behalf of the Claimants and the
Acquiring Authority giving consent for the hearing to be vacated and, on payment of the
settlement being made, to formally withdraw the references.

We should be grateful if the Tribunal would grant an order as requested above and duly have
the hearing on the 3 October 2016 vacated.

Yours faithfully

Eversheds LLP

Eversheds LLP

Cc: by email only to mikew@peterbrown-solicitors.com

IN THE UPPER TRIBUNAL (LANDS CHAMBER)

**LCA/60/2013, ACQ/62/2013,
DET/66/2014, DET/76/2014,
ACQ/61/2013, DET/65/2014
and DET/77/2014**

BETWEEN

**(1) MCFEN HAULAGE AND PLANT LIMITED
(2) THE TRUSTEES OF THE JONTON EXECUTIVE PENSION SCHEME
(3) MR JAMES ANTHONY FENNESSY**

Claimants

AND

GREATER LONDON AUTHORITY

Acquiring Authority

CONSENT ORDER

BEFORE The Registrar of the Upper Tribunal (Lands Chamber) sitting at Royal Courts of Justice, Strand, London, WC2A 2LL

UPON the parties agreeing terms, other than the quantum of reference costs, for the settlement of the claim which is the subject of the references

BY CONSENT IT IS ORDERED AS FOLLOWS:

1. The hearing of the above references listed for 12 days commencing on Monday 3rd October 2016 shall be vacated.
2. The Claimant and Acquiring Authority shall both write to the Tribunal formally withdrawing their respective references within three working days of the settlement payment being made by the Acquiring Authority.
3. In the event that the parties are unable to agree the quantum of the Claimants' costs of the references, there shall be liberty to the parties to apply for the determination of the Claimants' costs of the reference payable.
4. No order as to costs.

Dated this 4th day of February 2016

Peter Brown, Csr.

Peter Brown and Co

Claimants' Solicitors

Eversheds LLP

Eversheds LLP

Acquiring Authority's Solicitors

DATED:.....

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Upper Tribunal (Lands Chamber)