7 January 2016

Dear Mr Zaharia

RE: HINKLEY POINT C NEW NUCLEAR POWER STATION ("HPC")

1. Further to my letter of 21 November 2014, I am now enclosing a copy of the judgment of the Supreme Court of the United Kingdom concerning the claim for judicial review brought by An Taisce in respect of the Secretary of State’s decision to grant development consent for HPC. You will see the Supreme Court refused An Taisce permission to appeal the judgment of the Court of Appeal which dismissed its application for judicial review. A copy of the Court of Appeal’s judgment was enclosed with my letter of 20 August 2014. You will see that the Supreme Court considered that the Court of Appeal had been plainly correct in its decision. This now brings to an end these proceedings in the United Kingdom.

2. I hope this information assists the Committee in its continuing consideration of this issue. We would be happy to provide any further information which the Committee may require.

Yours sincerely,

Giles Scott
Head, National Infrastructure Consents