

CBRE Limited  
St. Martin's Court  
10 Paternoster Row  
London EC4M 7HP

Telephone +44 (0)20 7182 2193  
Mobile +44 (0)7985 876 655

[stephen.walker@cbre.com](mailto:stephen.walker@cbre.com)

Transport Infrastructure Planning Unit  
Department for Transport  
Great Minster House  
33 Horseferry Road  
London  
SW1P 4DR

28 January 2022

By Email: [transportinfrastructure@dft.gov.uk](mailto:transportinfrastructure@dft.gov.uk)

Dear Sirs,

**THE NETWORK RAIL (CAMBRIDGE SOUTH INFRASTRUCTURE ENHANCEMENTS) ORDER  
ASTRAZENECA UK LIMITED AND MEDIMMUNE LIMITED**

CBRE is instructed by AstraZeneca UK Limited and Medimmune Limited to make representations in connection with the above Order made by Network Rail Infrastructure Limited (Network Rail) pursuant to section 6 of the Transport and Works Act 1992 for an Order under sections 1 and 5 of that Act.

In our correspondence dated 28 July 2021 we submitted to you an objection to the proposed Order on behalf of our Client acknowledging that as an in-principle supporter of the new station infrastructure they would continue to work proactively with Network Rail to resolve their concerns.

Please accept this letter as confirmation that our Client, having reached agreement with Network Rail, is now able to withdraw its objection to the Order and does so with immediate effect.

We are asked to point out that a letter our Client has recently written to the University of Cambridge in support of their objection to the Order relating to the Anne McLaren Building should not be seen as a new objection to the Order by our Clients and is not intended to alter the position our Clients have now reached with Network Rail: our Clients have no outstanding objection to the Order being made.

Yours Faithfully,



**CBRE LIMITED**