

INDEPENDENT COMPENSATION PANEL

MEETING #97 MINUTES [EDITED]

Purpose:	To determine special medical case claims.
Date and time:	Monday 3 September 2018 – 10.00 to 14.15
Location:	Tideway, Cottons Centre, Cottons Lane, London SE1 2QG
Panel Members:	John Wade [Chair] Stephen Stansfeld [Medical Specialist] Graham Parry [Noise & Vibration Specialist]
Abbreviations:	'Panel' means the Independent Compensation Panel 'Project' means Tideway 'TAP' means Trigger Action Plan
Document Number:	2350-TDWAY-TTTUN-990-ZZ-ZZ-719349

Item	Notes for the record
1	The Panel received a special medical case claim (ref. 2350-TDWAY-TTTUN-990-ZZ-ZZ-719347) for respite with a carer away from the area at some point every week for the duration of Tideway's works at Carnwath Road (and kennelling fees if the respite does not allow for her two dogs).

Decision:	<p>The Claimant is now significantly shielded from the noise and any dust impacts from the site by virtue of the acoustic shed and the riverwall works are substantially complete. The provision of the TAP mitigation should ensure that the internal environment within her property is at a level which should be acceptable.</p> <p>We recognise, however that because of her long term illness and disability, she is vulnerable to the perceived impacts of the construction site on her mental health. We are awarding the Claimant and her carer 2 nights respite a week in dog-friendly accommodation. The ICP will review this award 2 months after the commencement of the use of the conveyor to discharge spoil into the barges.</p>
------------------	---

Item	Notes for the record
2	The Panel received a special medical case claim (ref. 2350-TDWAY-TTTUN-990-ZZ-ZZ-719348) requesting (i) monthly respite and (ii) reimbursement for one trip he made since the previous award ended.

Decision:	<p>The Claimant's property was only ever affected by the riverwall works and is a long way west of the main site and acoustic shed. There is no environmental case that the Claimant's health is significantly affected and the continuation of his respite is, therefore, not approved.</p> <p><u>Reimbursement</u> Reimbursement is approved for the one trip the Claimant made since the previous award ended.</p>
------------------	---

Item	Notes for the record
3	The Panel received a claim for overnight respite throughout the period of the base plug pour (ref. 2350-TDWAY-TTTUN-990-ZZ- ZZ-719346).

Decision:	<p>There is no reason to believe that these additional lorries will result in a significant change in air pollutant concentrations. There is, however, the potential for these lorry movements on the road to be noticeable, particularly at night when there will be less non-Tideway traffic around.</p> <p>Whilst there are no reported health conditions, on the basis of the precautionary principle, the Panel awards respite in temporary accommodation for the Claimant for a maximum of 96 hours during the base plug pour (in accordance with Tideway's terms and conditions and on production of receipts) for potential sleep disturbance.</p>
------------------	--

Item	Notes for the record
4	The Panel wishes to clarify the wording of an award granted on 21 August 2018 (ICP#95

Decision:	The Panel amends the text of a decision in ICP#95 Minutes and apologises for the misunderstanding that the original text caused.
------------------	--

I confirm that these minutes are an accurate record of the proceedings of the meeting.

Signed *John Wade*

Date 3 September 2018

John Wade
Chair, Independent Compensation Panel