

Secretary of State for Business, Energy and Industrial Strategy Energy and Infrastructure Planning Level 3, Orchard 2 1 Victoria Street London SW1H 0ET

Our Ref: EN010038 13 August 2020

For the Attention of: Denise Libretto Head of Planning

Dear Denise.

REGULATION 4 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) REGULATIONS 2011

APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE NORTH KILLINGHOLME (GENERATING STATION) ORDER 2014 (S.I. 2014/2434, AS AMENDED BY S.I. 2015/1829)

On behalf of C.GEN Killingholme Limited, I am pleased to submit this application for a non-material change to Development Consent Order ('the Order') (SI 2014/2434) (which was subject to a correction order dated 26 October 2015 (SI 2015/1829)). The Order was granted on 11 September 2014 by the Secretary of State for Energy and Climate Change. Under the Order, the Applicant is authorised to construct and operate a new thermal generating station, generating up to 470 MW gross electrical output, with associated development, at North Killingholme, North Lincolnshire. C.GEN Killingholme Limited (company number 06422434) of registered address 130 Shaftesbury Avenue, 2nd Floor, London, W1D 5EU is the undertaker with the benefit of the Order.

Requirement 2 of the Order states that the Authorised Development shall commence no later than the expiration of seven years beginning with the date that the Order came into force (i.e. 1 October 2021, as the Order came into force on 2 October 2014). The Applicant now wishes to apply for a non-material change to extend the timeframe by which the Authorised Development shall commence, to allow the Applicant a further period of 5 years to implement the consent, expiring in October 2026.



Whilst no changes are proposed to the Authorised Development itself (including the CCGT or IGCC facilities), the Applicant is also seeking consent to update the Project's carbon capture readiness.

This application is subject to the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011. As such, the submission comprises the following documents:

- Application Document;
- Environmental Report including Appendices 4.1 to 9.2;
- Updated Carbon Capture Readiness Feasibility Study / Carbon Capture and Storage Design Concept Report;
- Updated Carbon Capture Readiness Feasibility Study / Carbon Capture and Storage Design Concept Report – Non-Technical Summary;
- Updated Works Plan;
- Draft amendment Order, by way of draft Statutory Instrument;
- A copy of the email confirming successful S.I. validation of the draft amendment Order;
- A copy of the Notice required under Regulation 6 of the 2011 Regulations, published for two consecutive weeks in the Hull Daily Mail, the Scunthorpe Telegraph, and the Grimsby Telegraph;
- Application fee as required by Regulation 5 of the 2011 Regulations.

Please do not hesitate to contact me should you have any questions about this application.

Yours sincerely

Lara Peter

Associate (Planning)