National Infrastructure Planning Temple Quay House 2 The Square Bristol, BS1 6PN Customer Services: 0303 444 5000

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All Interested Parties, Statutory Parties and Other Persons invited to the PM

Your Ref:

Our Ref: EN010093

Date: 8 August 2019

Dear Sir/Madam

Planning Act 2008 (as amended) and Rule 8(3) of the Infrastructure Planning (Examination Procedure) Rules 2010 (as amended)

Application by Cory Riverside Energy for an Order Granting Development Consent for the Riverside Energy Park

Notification of variation to the Examination Timetable

Further to the <u>Rule 8 letter</u> of 17 April 2019, I am writing to inform you about my decision to vary the examination timetable.

On 26 July 2019, I received a joint statement between the Applicant and SAS Depot Ltd provided as an <u>additional submission</u> into the Examination for my consideration. I considered the matters raised and decided that it would not be necessary to hold the Compulsory Acquisition Hearing (CAH) timetabled for Thursday, 30 July 2019.

In the light of the content of the written submissions received from the interested parties to date, together with the oral submissions made at recent hearings, I decided that it would not be necessary to take up the 'reserve' hearing dates of 31 July 2019 and/or 27 to 29 August 2019 which were set aside in the examination timetable for further Issue Specific and/or any other Hearing.

However, I consider that the 'reserve' hearing dates of 17 to 19 September 2019, may still be required to cater for a further Issue Specific Hearing and/or CAH. I will make a decision on whether these hearings should proceed, following submission received for Deadline 5 on 13 August 2019, including my request by this deadline for IPs to notify me of their wish to speak at a CAH reserved for September.

On 1 August 2019 I issued a letter setting out further written questions relating to the application. I also issued a letter setting out questions relating to the changes to application which had been submitted earlier by the Applicant. The deadline for



responses to these questions is 16 August 2019 which I am now including in the timetable as Deadline 6.

Further to the examination timetable contained in Annex A of my letter of 17 April 2019, a variation of the timetable has been made under Rule 8(3) and this is contained in Annex A of this letter at **items 13, 14, 15, 16, 17** and **18**.

If you have any further queries, please do not hesitate to contact the case team.

Yours faithfully

Jonathan Green

Jonathan Green, Examining Inspector

Annex A: Amended Examination Timetable

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Annex A

Amended Examination Timetable (at item 13, 14, 15, 16, 17 and 18)

Item	Matters	Due Dates
13	Deadline 5	13 August
	Deadline for receipt of:	2019
	 Applicant's revised draft DCO 	
	 Responses to further information requested by the ExA 	
	 Any revised SoCG 	
	 Responses to any further information requested by the ExA 	
	 Comments on any additional information/submissions received by previous deadline 	
	 Notification by affected persons and/or IPs of wish to speak at CAH reserved for September (Item 16) 	
14	Deadline 6	16 August
	Deadline for receipt of:	2019
	 Responses to the ExA's further written questions and request for comments on changes to the application issued on 1 August 	
15	Deadline 7	3 September
	Deadline for receipt of:	2019
	 Comments on the draft DCO (if required) 	
	 Any revised SoCG 	
	 Responses to any further information requested by the ExA 	
	 Comments on any additional information/submissions received by previous deadline 	
16	 Dates reserved for Issue Specific and any other Hearings (if required) 	17-19 September 2019
17	Deadline 8	23 September
	Deadline for receipt of:	2019
	 Responses to comments on the draft DCO (if required) 	
	 Responses to any further information requested by the ExA 	
	 Final SoCGs 	
	 Post hearing submissions including written submissions of oral case 	



Annex A

	 Comments on any additional information/submissions received by previous deadline 	
	 Final draft DCO to be submitted by the Applicant in the statutory instrument (SI) template with the SI template validation report 	
18	The ExA is under a duty to complete the Examination of the application by the end of the period of 6 months beginning with the day after the close of the Preliminary Meeting.	9 October 2019

