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FAO Emre Williams
The Planning Inspectorate
Temple Quay House
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13 September 2019

Dear Emre,

Riverside Energy Park: Proposed Integrated Energy Park, Belvedere, London (EN010093)

- 1. DEADLINE 7A SUBMISSION LETTER (DOCUMENT REFERENCE 8.02.73)
- 1.1 Further to the Examining Authority's (ExA) Rule 8(4) Letter dated 03 September 2019, I am pleased to enclose the documents requested by the ExA for Deadline 7A.
- 1.2 The Applicant's responses to the ExA's questions raised within the Rule 17 letter dated 30 August 2019 are submitted at this Deadline 7A. Our responses to Question 1.1.1, 1.2.1 and 1.2.2 can be found within 'Applicant's responses to the ExA's Rule 17 on 30 August 2019', document reference 8.02.74.
- 1.3 It has been brought to the Applicant's attention that the figures referred to in the 'Applicants response to Air Quality Matters' (8.02.70, REP7-018) which was submitted at Deadline 7, were omitted by mistake. The Applicant, therefore, wishes to take this opportunity to resubmit that document with the figures together with some corrections to minor typographical errors. A tracked change version and a clean version of the revised document are submitted at Deadline 7A (Rev 1). No further documents are being submitted at this deadline.

2. TIMETABLE

2.1 Ahead of the Hearings to be held on 18 and 19 September 2019, we thought it would be helpful to inform you that we will be seeking confirmation from the Examining Authority of an additional deadline, in addition to Deadline 8, in relation to the effective submission of the updated DCO and validation report.

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- 2.2 Due to the limited time between the Hearings and Deadline 8, one full working day, we consider that it would be beneficial for all Parties and the Examining Authority for the deadline for the submission of the final DCO and any closing summary submissions to be identified by the Examining Authority after Deadline 8. This will ensure that all elements that can and should be accommodated within the DCO are reflected in the final DCO. It will also provide the best opportunity for the DCO to take into account all comments received by the Parties.
- 2.3 In addition, it is considered unlikely that the validation report from Parliament will be ready for Deadline 8, given the DCO will need to be checked against the Hearing submissions, written submissions and then approved by the Applicant before the validation report can be completed.
- 2.4 We are seeking these submissions be identified in this additional Deadline to the end of 30 September 2019 to ensure that there is sufficient time for the DCO to be updated and validated, whilst still giving the Examining Authority and all Interested Parties enough time to consider the submissions prior to the close of examination.
- 2.5 This would be a procedural decision made by the Examination Authority under section 89(3) of the Planning Act 2008, allowing for further time under Rule 23 of the Examination Procedure Rules 2010 ('Procedure Rules'). The Examination Authority can vary the timetable and notify interested parties in accordance with Rule 8 of the Procedure Rules.
- 2.6 We hope our request can be considered and trust this will be seen as intended to facilitate the proper Examination of the Application.
- 2.7 Should you wish to ask any questions or speak on the matter please do not hesitate to contact us direct as soon as possible.

If you have any questions or clarifications, please do not hesitate to contact me.

Yours sincerely

Cory Riverside Energy

Andy Pike
Strategic Infrastructure Development Director

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