

Little Crow Solar Park, Scunthorpe

## **DCO CHANGES TRACKER**

## **DEADLINE 4**

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On behalf of INRG Solar (Little Crow) Ltd

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Planning Act 2008

### **INFRASTRUCTURE PLANNING**

The Little Crow Solar Park Order 202[]

Document 3.5C LC DCO

DCO Changes Tracker – Deadline 4

#### Schedule of changes made to the draft Development Consent Order submitted by the Applicant.

This schedule explains changes made to the draft Development Consent Order (dDCO) submitted with the application for Deadline 4 (7 July 2021) Document 3.1D LC DCO tracked and clean.

NB: Minor typographical changes are not covered in this Schedule.

AMENDMENTS AT DEADLINE 4			
Comments/Explanation	Amendment		
The definition of Requirement has been clarified	"requirement" means those matters set out in <u>Part 1 of</u> Schedule 2 (requirements) and a reference to a numbered requirement is a reference to the requirement set out in the paragraph of that <u>Part of that</u> Schedule with the same number;		
Article 12(1) has been deleted and the reference to "specified land" has been amended to Order limits throughout the Article. This is to remove the need for an additional definition.	Removal of human remains		
	Comments/Explanation         The definition of Requirement has been clarified         Article 12(1) has been deleted and the reference to "specified land" has been amended to Order limits throughout the		

the intended removal, describing the specified land and stating the general effect of the following provisions of this article, by—
<ul> <li>(a) publishing a notice once in each of two successive weeks in a newspaper circulating in the area of the authorised development; and</li> </ul>
(b) displaying a notice in a conspicuous place within on or near to the Order limits specified land.
(4)(3) As soon as reasonably practicable after the first publication of a notice under paragraph (23) the undertaker must send a copy of the notice to North Lincolnshire Council.
(5)(4) At any time within 56 days after the first publication of a notice under paragraph (23) any person who is a personal representative or relative of any deceased person whose remains are interred within the Order limitsspecified land may give notice in writing to the undertaker of that person's intention to undertake the removal of the remains.
(6)(5) Where a person has given notice under paragraph $(45)$ , and the remains in question can be identified, that person may cause such remains to be—
<ul><li>(a) removed and re-interred in any burial ground or cemetery in which burials may legally take place; or</li></ul>
(b) removed to, and cremated in, any crematorium,
and that person must, as soon as reasonably practicable after such re-interment or cremation, provide to the undertaker a certificate for the purpose of enabling compliance with paragraph $(10^{\pm})$ .
(7)(6) If the undertaker is not satisfied that any person giving notice under paragraph $(45)$ is the personal representative or relative as that person claims to be, or that

the remains in question can be identified, the question must be determined on the application of either party in a summary manner by the county court, and the court may make an order specifying who must remove the remains and as to the payment of the costs of the application.
(8)(7) The undertaker must pay the reasonable expenses of removing and re-interring or cremating the remains of any deceased person under this article.
<del>(9)<u>(8)</u>If—</del>
<ul> <li>(a) within the period of 56 days referred to in paragraph</li> <li>(45) no notice under that paragraph has been given to the undertaker in respect of any remains within the Order limitsspecified land; or</li> </ul>
(b) such notice is given and no application is made under paragraph ( <u>6</u> 7) within 56 days after the giving of the notice but the person who gave the notice fails to remove the remains within a further period of 56 days; or
(c) within 56 days after any order is made by the county court under paragraph ( $67$ ) any person, other than the undertaker, specified in the order fails to remove the remains; or
<ul><li>(d) it is determined that the remains to which any such notice relates cannot be identified,</li></ul>
subject to paragraph (910) the undertaker must remove the remains and cause them to be re-interred in such burial ground or cemetery in which burials may legally take place as the undertaker thinks suitable for the purpose; and, so far as possible, remains from individual graves are to be re-interred in individual containers which must be identifiable

by a record prepared with reference to the original position of burial of the remains that they contain.
(10)(9) If the undertaker is satisfied that any person giving notice under paragraph $(45)$ is the personal representative or relative as that person claims to be and that the remains in question can be identified, but that person does not remove the remains, the undertaker must comply with any reasonable request that person may make in relation to the removal and re-interment or cremation of the remains.
(11)(10) On the re-interment or cremation of any remains under this article—
(a) a certificate of re-interment or cremation must be sent by the undertaker to the Registrar General giving the date of re-interment or cremation and identifying the place from which the remains were removed and the place in which they were re- interred or cremated; and
(b) a copy of the certificate of re-interment or cremation and the record mentioned in paragraph ( $\underline{89}$ ) must be sent by the undertaker to the local authority mentioned in paragraph ( $\underline{34}$ ).
$\frac{(12)(11)}{12}$ No notice is required under paragraph (23) before the removal of any human remains where the undertaker is satisfied—
(a) that the remains were interred more than 100 years ago; and
(b) that no relative or personal representative of the deceased is likely to object to the remains being removed in accordance with this article.
(13)(12) In this article—

(a) references to a relative of the deceased are to a person who-
<ul><li>(i) is a husband, wife, civil partner, parent, grandparent, child or grandchild of the deceased; or</li></ul>
<ul><li>(ii) is, or is a child of, a brother, sister, uncle or aunt of the deceased; or</li></ul>
(iii) is the lawful executor of the estate of the deceased; or
(iv) is the lawful administrator of the estate of the deceased.
(14)(13) The removal of the remains of any deceased person under this article must be carried out in accordance with any directions which may be given by the Secretary of State.
(15)(14) Any jurisdiction or function conferred on the county court by this article may be exercised by the district judge of the court.
$(16)(15)$ Section 25 of the Burial Act $1857(^1)$ (bodies not to be removed from burial grounds, save under faculty, without licence of Secretary of State) is not to apply to a removal carried out in accordance with this article.
$(17)(16)$ The Town and Country Planning (Churches, Places of Religious Worship and Burial Ground) Regulations $1950(^2)$ do not apply to the authorised development.

Article 14	Article 14 requires updating to ensure that there is clarity respect of the updated versions of the documents to certified.	
		1(1) The undertaker must, as soon as practicable after the making of this Order, submit to the Secretary of State copies of the-
		(a) archaeological exclusion zone – whole area plan (document reference 2.22 LC DRW);
		<ul> <li>(b) environmental statement (document reference 6 LC ES CH (Chapters 1-11) as submitted on 4 December 2020, subject to the substitutions set out below:</li> </ul>
		<ul> <li>(i) 6.6A LC ES CH 6 (including figures 6.1, 6.2, 6.3, 6.4 and 6.5 (<u>8</u> April <u>20</u>21);</li> </ul>
		(ii) 6.11A LC ES CH 11 ( <u>8</u> April <u>20</u> 21);
		(iii) 7.12A LC TA 4.5 Air Quality and Carbon Assessment ( <u>24 May 20</u> 21);
		(iv) 7.16A LC TA 4.9 Noise Impact Assessment (24 May 2021);
		<ul> <li>(v) 7.21A LC TA 6.5 Detailed Landscape Proposals (<u>24</u> May <u>20</u>21);</li> </ul>
		<ul> <li>(vi) 7.29A LC TA 7.9 Habitats Regulation Statement – No Significant Effects report (NSER) (<u>8</u> April 2021); and</li> </ul>

<ul><li>(vii) 7.35A LC TA 9.1 Transport Statement (<u>11</u> Jan<u>uary</u> 21);</li></ul>
<ul><li>(c) flood risk assessment and drainage strategy (document reference 7.3 LC TA3.1);</li></ul>
(d) hedgerow plan (document reference 2.40 LC DRW);
<ul><li>(e) land plan including Order limits (document reference 2.1 LC DRW);</li></ul>
(f) outline battery safety management plan (environmental statement technical appendix 7.14 LC TA4.7);
<ul> <li>(g) outline CEMPs (environmental statement technical appendix 7.8<u>C</u>A LC TA4.1 (7 July 2021) &amp; 7.27 LCTA 7.7);</li> </ul>
<ul><li>(h) outline CTMP (environmental statement technical appendix 7.36 LC TA9.2);</li></ul>
<ul><li>(i) outline soil management plan (environmental statement technical appendix 7.11 LC TA4.4);</li></ul>
<ul> <li>(j) outline decommissioning strategy (environmental statement technical appendix 7.9<u>BA</u> LC TA 4.2) (7</li> <li>June 2021);</li> </ul>
<ul> <li>(k) outline LEMP (environmental statement technical appendix 7.28<u>C</u>A LC TA 7.8) (7 July 2021);</li> </ul>
<ul> <li>proposed temporary diversion of public footpath 214 plan (document reference 2.39 LC DRW);</li> </ul>
(m) works details – Key B2 - sheet 5 of 7 (document reference 2.15 LC DRW);
<pre>(n) works plan (document reference 2.8 LC DRW);</pre>

		(n)(o) outline archaeological management plan (document reference [ ]); for certification that they are true copies of the documents referred to in this Order.
Article 18	This article has been amended to correct the cross- reference to Part 2 Schedule 2 which should say Part 1 Schedule 2.	Requirements, appeals, etc. 1.—(1) (2) Part 2 (procedure for discharge or requirements) of Schedule 2 (Requirements) has effect in relation to all agreements or approvals granted, refused or withheld in relation to requirements in Part <u>1</u> 2 of that Schedule.
Schedule 1 AUTHORISED DEVELOPMENT	The references to gross electrical output in Part 1 of Schedule 1 (Authorised Development) of the dDCO (Document reference 3.1C LC DCO, PINS reference REP3- 003) should be ' 50 megawatts' and the dDCO is amended accordingly. The term 'megawatts peak' is used in relation to installed capacity as explained in the Applicant's Technical Guide (Document Reference 9.20 LC OTH, PINS Reference REP1- 011).	<ul> <li>In the administrative area of North Lincolnshire</li> <li>2. The construction, operation, maintenance and decommissioning of a nationally significant infrastructure project as defined in sections I4(I) and 15 of the 2008 Act with associated development under section 115(1)(b) of the 2008 Act.</li> <li>3. The nationally significant infrastructure project comprises a generating station with a gross electrical output of over 50 megawatts peak comprising all or any of the work numbers in this Schedule or any part of any work number in this Schedule—</li> </ul>
		Work No. 1 - a generating station comprising: arrays of ground-mounted solar panels with a gross electrical output of over 50 megawatts peak comprising—

Interpretation, Part Schedule 2	Definitions of 'landowner' and 'substation operator' have been added at Requirement 1 to clarify requirement 4.	"landowner" means the freehold owner of the land within the Order limits on which the relevant part of Work No. 5 is constructed; "substation operator" means the operator of the substation from time to time constructed as part of Work No. 4."
	The outline archaeological management plan added to Article 14 has been defined.	<u>"outline archaeological management plan" means the document certified as the outline archaeological management plan for the purposes of the Order in accordance with article 14;</u>

Requirement 4 in Part 1 of Schedule 2	In subparagraph (2)(a) in the interests of clarity, the bracketing of 'with the exception of by the substation operator' has been deleted and replaced with a comma after 'authorised development' in the first line. In subparagraph (3) in the interests of clarity the existing wording has been amended to say that 'The decommissioning of the authorised development and the restoration of the land affected by the authorised development must be undertaken in accordance with the approved decommissioning and site restoration scheme'.	<ul> <li>Decommissioning and site restoration <ol> <li>(1)</li> </ol> </li> <li>(2) The decommissioning and site restoration scheme(s) must include provision for— <ol> <li>(a) removal of all above-ground elements of the relevant part of the authorised development, (with the exception of the access tracks (Work No.5) where its retention is required by the landowner has confirmed to the undertaker that it requires their retention and the substation (Work No. 4) where its retention is required by the substation operator has confirmed to the undertaker that its retention is required;</li> <li>(3) The dDecommissioning of the authorised development and the restoration of the land affected by the authorised development must be undertaken completed in accordance with, and within the time period set out in, the approved decommissioning and site restoration scheme(s).</li> </ol> </li> </ul>
Requirement 7 in Part 1 of Schedule 2	In requirement 7 subparagraph (1) there should be a cross- reference to Article 3(4) rather than Article 3(4)(a).	<b>Battery Safety Management</b> 7.—(1) Prior to the commencement of either Work No. 2A or Work No. 2B as notified to the local planning authority under Article 3(4) <del>(a)</del> a Battery Safety Management Plan ("BSMP")

		must be submitted to and approved by the local planning authority.
Requirement 8 in Part 1 of Schedule 2	The introduction to this requirement has been amended as part of a consistency review	ConstructionEnvironmentalManagementPlans(CEMPs)8-(1)8-(1)Prior to the commencement of eachNophase of theauthorised developmentmay be commenced untilra CEMPfor that phasehas beenis to besubmitted to and approvedby the local planning authority. The approved CEMP mustbe in accordance with the outline CEMPs and must beadhered to throughout works in that phase.
Requirement 9 in Part 1 of Schedule 2	The introduction to this requirement has been amended as part of a consistency review	<b>Construction Traffic Management Plan (CTMP)</b> 9–(1) Prior to the commencement of each <u>No</u> phase of the authorised development <u>may be commenced until</u> , a CTMP covering that phase of the authorised development and in accordance with the outline CTMP <u>has been must be</u> submitted to and approved by the local planning authority.
Requirement 10, in part 1 of Schedule	Requirement 10(1) has been amended as part of a consistency review 10 (2)(d) has been amended to ensure that it is understood that the reference to 'long-term landscape management'	Landscape and Ecological Management Plan (LEMP) 10–(1) <u>No Prior to commencement of each phase of the</u> authorised development <u>may be commenced untilas set out</u>

	means landscape management for the lifetime of the authorised development.	<pre>in the phasing plan, a LEMP covering that phase</pre>
Requirement 13, in part 1 of Schedule	Requirement 13(1) has been amended as part of a consistency review. 13(5) has been amended to include reference to the outline archaeological management plan that the Applicant has agreed to provide.	Archaeology 13(1)— No phase of t <sup>∓</sup> he authorised development may shall not be commenced until the archaeological exclusion zone around Gokewell Priory shown on the Archaeological Exclusion Zone – Whole Area Plan (document reference 2.22 LC DRW) has been installed as shown on the works plan; 13—(5) The scheme approved under sub-paragraph (3) must be in accordance with the outline archaeological management plan and identify any areas where a programme of archaeological investigation is required and

		the measures to be taken to protect, record or preserve any significant archaeological remains that may be found.
Requirement 14, Part 1 Of Schedule 2	Requirement 14(2) has been amended to remove the need for additional consultation with the local planning authority.	Protected Species
		<ul> <li>(2) Where a protected species is shown to be present, development must not commence within that phase until a scheme of protection and mitigation measures has been submitted to and approved by the local planning authority_in consultation with Natural England Where appropriate the mitigation scheme will be informed by pre consultation with the local planning authority and /or Natural England depending upon the species affected.</li> </ul>
Requirement 16, Part 1 Of Schedule 2	Requirement 16(1) has been amended as part of a consistency review	Temporary diversion to public footpath
		16(1)— <u>No phase of t</u> The authorised development may ust not be commenced in any phase and noor any decommissioning may be undertaken until a public rights of way management plan for the phase incorporating that part of public footpath 214 and proposed to be temporarily closed and diverted on the temporary diversion of public

		footpath plan has been submitted to and, approved by the local planning authority.
Schedule 2 Part 2 Procedure for Discharge of Requirements	,	
	Paragraph 19 has also been amended to remove the inclusion	19.—(1) In this Part of this Schedule, "discharging authority" means—
	of s60 and 61 of the Control of Pollution Act 1974 from the Procedure for Discharge of Requirements. This has consequential amendments on the rest of Part 2 as shown.	(a) anybody responsible for giving any consent, agreement or approval required by a requirement included in Part $\underline{12}$ of this Schedule,,; or
		(b) the local authority in the exercise of its functions set out in sections 60 (control of noise on construction sites) and 61 (prior consent for work on construction sites) of the Control of Pollution Act 1974 subsequently referred to as "the 1974 Act".
		Applications made under requirements
		20.—(1) Where an application has been made to the discharging authority for any consent, agreement or approval required by a requirement contained in Part $\underline{12}$ of this Schedule,—
		(a); or (b)

(2) In determining any application made to the discharging authority for any consent, agreement or approval required by a requirement contained in Part 12 of this Schedule, the discharging authority may— (a) ...; or (b) .... **Further information regarding requirements** 21.-(1) .... (2) If the discharging authority considers that further information is necessary and the requirement concerned contained in Part 12 of this Schedule does not specify that consultation with a consultee is required,... (3) If the requirement concerned contained in Part 12 of this Schedule specifies that consultation with a consultee is required,.... (4) .... Appeals 22.-(1) ...-(a) ...—

<ul> <li>(i) a requirement contained in Part <u>1</u><sup>2</sup> of this Schedule; or</li> </ul>
(ii) a document referred to in any requirement contained in Part $\frac{12}{2}$ of this Schedule;
(b);
(c) the discharging authority issues a notice further to sections 60 (control of noise on construction sites) or 61 (prior consent for work on construction sites) of the 1974 Act;
( <u>dc</u> ); or
(e <u>d</u> )
(2) The appeal process is as follows—
(a);
<ul> <li>(b)and any consultee specified under the relevant requirement contained in Part <u>1</u><sup>2</sup> of this Schedule;</li> </ul>
(c);
(d);
(e); and
(f)
(3)
(4)
(5)

<ul> <li>(6) On an appeal under this paragraph, the appointed person may— <ul> <li>(a); or</li> <li>(b);</li> </ul> </li> <li>(7)</li> <li>(8)</li> <li>(9)</li> <li>(10) ) If an approval is given by the appointed person pursuant to this Part of this Schedule, it is deemed to be an approval for the purpose of Part 12 of this Schedule as if it had been given by the discharging authority.</li> </ul>
discharging authority

Article/Schedule	Comments/Explanation	Amendment

Contents			The name of Schedule 3 was changed at Deadline 1 and this picks up the corresponding amendment in the content list.	SCHEDULE 3 - PUBLIC FOOTPATH TO BE TEMPORARILY CLOSED_STOPPED_UP AND DIVERTED
Schedule 2 Requirement 9	Part	1	Requirement 9.(2)(c) is amended to add additional clarity in relation to the condition survey following the comments of the Council in its Local Impact Report.	9. (2)(c) a condition survey of any road which will be affected by that phase of authorised development <u>and a further</u> <u>condition survey following that phase of the construction</u> works and in the event that any defects are identified in that <u>condition survey that are directly attributable to that phase</u> <u>of the construction works of the authorised development,</u> <u>details of how those defects are to be remediated by the</u> <u>undertaker.</u>
Schedule 2 Requirement 13	Part	1	Requirement 13 (2) is amended to ensure the use of piled mounting frames is prohibited within the "no-dig zone".	<ul> <li>13. Archaeology <ul> <li>-(1)</li> </ul> </li> <li>(2) No digging <u>or use of piled mounting frames</u> shall be undertaken within the archaeological "no-dig" zone identified on the Works Details - Key B2 - Sheet 5 of 7 (document reference 2.15 LC DRW).</li> <li>(3)</li> </ul>
			The term 'watching brief' has been amended to 'programme of archaeological investigation' following the request in the Council's Local Impact Report (see para 7.28, PINS Reference REP2-026). This better clarifies what will be undertaken.	(4) The scheme approved under sub-paragraph (3) must identify any areas where a programme of archaeological investigation watching brief is required and the measures to be taken to protect, record or preserve any significant archaeological remains that may be found.

		Subparagraph (7) has been added to the dDCO to secure the provision of two interpretative boards for the lifetime of the development following the Council's request but the wording proposed by the Council has been amended to increase clarity.	<ul> <li>(5) Any archaeological works or <u>programme of archaeological investigation watching brief</u>_carried out under the approved scheme must be carried out by an organisation registered with the Chartered Institute for Archaeologists or by a member of that Institute.</li> <li>(6) Any archaeological works or <u>programme of archaeological investigation watching brief</u> must be carried out in accordance with the approved scheme.</li> <li>(7) Within six months of the commencement of the authorised development the undertaker shall submit a scheme to the local planning authority detailing proposals for two interpretation boards explaining the significance of Gokewell Priory. The scheme shall include details of the proposed location, size, materials, content, means of fixing and maintenance of the proposed boards. The scheme shall be implemented as approved within six months following the completion of the authorised development or six months following the approval of the scheme whichever is the later.</li> </ul>
Schedule 2 Part Requirement 15	1	A new requirement has been added at 15. This follows the noise requirement for The Cleve Hill Solar Park Order 2020 and ensures that the local planning authority will be able to approve any plant required for the authorised development and that the impact of any noise the plant makes will be considered in terms of residential amenity.	<b>Operational noise</b> <u>15(1) No phase of the authorised development may</u> <u>commence until an operational noise assessment containing</u> <u>details of how the design of the authorised development has</u> <u>incorporated mitigation to ensure the operational noise</u> <u>rating levels as set out in the environmental statement are</u> <u>to be complied with for that phase has been submitted to</u> <u>and approved by the local planning authority.</u>

			Appeals
			$2\underline{10}$ .—(1) In relation to any application referred to in paragraph $\underline{2019}$ , the discharging authority may request such further information from the undertaker as it considers necessary to enable it to consider the application.
			Further information regarding requirements
			(b) where further information is requested under paragraph $2\underline{19}$ the day immediately following that on which the further information has been supplied
			(a) the day immediately following that on which the application is received by the discharging authority; or
			<u>20</u> <del>19</del> -(1)
			1 <u>9</u> 8.
			1 <u>8</u> 7.
Kequitement 15 - 21		subsequent amenuments are necessary as shown.	1 <u>7</u> 6.
Schedule 2 Part Requirement 15 - 21	1	As a result of the addition of requirement 15 above the subsequent amendments are necessary as shown.	1 <u>6</u> 5.
			(2) The design as described in the operational noise assessment must be implemented as approved.

2 <u>2</u> ±(1)
(a) the discharging authority refuses an application for any consent, agreement or approval required by—
(i) a requirement contained in Part 2 of this Schedule; or
(ii) a document referred to in any requirement contained in Part 2 of this Schedule;
(b) the discharging authority does not determine such an application within the time period set out in paragraph $2019(1)$ , or grants it subject to conditions;
(c)
(d) on receipt of a request for further information pursuant to paragraph $2\underline{10}$ of this Part of this Schedule, the applicant considers that either the whole or part of the specified information requested by the discharging authority is not necessary for consideration of the application;
(e)
(2)The appeal process is as follows—
(a) any appeal by the applicant must be made within 42 days of the date of the notice of the decision or determination, or (where no determination has been made) the expiry of the time period set out in paragraph $2019(1)$ , giving rise to the appeal referred to in sub-paragraph (1);

# **AMENDMENTS AT DEADLINE 2**

Article/Schedule	Comments/Explanation	Amendment
DCO Index	The Index for Article 8 has been updated	8. Temporary stopping-up_closure and diversion of public footpath
	The index has been amended to reflect the addition of Schedule 6, Part 3	SCHEDULE 6 — PROTECTIVE PROVISIONS
		PART 1 — PROTECTION FOR ELECTRICITY, GAS, WATER AND SEWERAGE UNDERTAKERS
		PART 2 — FOR THE PROTECTION OF ANGLIAN WATER
		PART 3 —FOR PROTECTION FOR OPERATORS OF ELECTRONIC COMMUNICATIONS CODE NETWORKS

Article 14	Article 14 has been updated to take account of amended versions of the CEMP, LEMP and Outline Decommissioning Strategy	14—(11) The undertaker must, as soon as practicable after the making of this Order, submit to the Secretary of State copies of the—
		(a) archaeological exclusion zone – whole area plan (document reference 2.22 LC DRW);
		(b) environmental statement (document reference 6 LC ESCH (Chapters 1-11)); <u>6 LC ESCHES CH</u> (Chapters 1-11)); as submitted on 4 December 2020, subject to the substitutions set out below:
		(i) 6.6A LC ES CH 6 (including figures 6.1, 6.2, 6.3, 6.4 and 6.5 (April 21);
		(ii) 6.11A LC ES CH 11 (April 21);
		(iii) 7.12A LC TA 4.5 Air Quality and Carbon Assessment (May 21);
		(iv) 7.16A LC TA 4.9 Noise Impact Assessment (May 21);
		(v) 7.21A LC TA 6.5 Detailed Landscape Proposals (May 21);
		(vi) 7.29A LC TA 7.9 Habitats Regulation Statement – No Significant Effects report (NSER) (April 2021); and
		(vii) 7.35A LC TA 9.1 Transport Statement (Jan 21);
		(c) flood risk assessment and drainage strategy (document reference 7.3 LC TA3.1);
		(d) hedgerow plan (document reference 2.40 LC DRW);
		(e)land plan including Order limits (document reference 2.1 LC DRW);

		(f) outline battery safety management plan (environmental statement technical appendix 7.14 LC TA4.7);
		(g) outline CEMPs (environmental statement technical appendix 7.8 <u>A</u> LC TA4.1 & 7.27 LCTA 7.7);
		(h) outline CTMP (environmental statement technical appendix 7.36 LC TA9.2);
		(i) outline soil management plan (environmental statement technical appendix 7.11 LC TA4.4);
		(j) outline decommissioning strategy (environmental statement technical appendix 7.9 <u>A</u> LC TA 4.2);
		(k)outline LEMP (environmental statement technical appendix 7.28 <u>A</u> LC TA 7.8);
		(l) proposed temporary diversion of public footpath 214 plan (document reference 2.39 LC DRW);
		(m) works details – Key B2 - sheet 5 of 7 (document reference 2.15 LC DRW); and
		(n) works plan (document reference 2.8 LC DRW);
Schedule 2 Part 1 Requirement 6	Requirement 6(k) has been added to ensure that noise mitigation is secured	6 (1) No phase of the authorised development may be commenced until written details of the following for that phase have been submitted to and approved by the local planning authority—
		(a)(b) layout;
		(b)(c)_scale;
		(c)(d) proposed finished ground levels and elevations;
		(d)(e) external appearance;
		(c)(f)_hard-surfacing materials;

			<pre>(f)(g)_parking and circulation areas; (g)(h) refuse or other storage units, signs and lighting; (h)(i)_power and communications cables and pipelines; (i)(j)_fencing; and security measures; and (j)(k) any mitigation measures necessary to address operational noise impacts.</pre>
Schedule 2 Requirement 9	Part	Requirement 9(2)(b) has been amended to clarify the term 'adjoining highway'	<ul> <li>9(2)(b) The CTMP must include details of—</li> <li>(a)</li> <li>(b) associated traffic movements; including delivery vehicles and staff/construction vehicle movements; traffic management requirements on the adjoining <u>public</u> highway <u>of the B1208, B1207 and the A18;</u> and</li> <li>(c)</li> </ul>
Schedule 2 Requirement 10	Part	1 Requirement 10(2)(b) has been amended to clarify the term 'gapping up'	10(2)(b) details of habitat creation, including new native hedgerow planting adjacent to the proposed security fencing along the line of the existing footpath, gapping up replanting of any breaks (gaps) in excess of 1 metre in of existing native hedgerows within the Order limits adjacent to the footpath and sowing of wildflower seed along the margins between the footpath and the hedgerow/ security fence boundaries;
Schedule 2 Requirement 14	Part	1 Requirement 14 (1) has been amended for clarification_and requirement 14 (2) has been amended to explain where, prior to a mitigation scheme being submitted for approval by North Lincolnshire Council, it would it be necessary for a pre-consultation to be undertaken with the Council as well as Natural England.	Protected Species 14 $-(1)$ No work <u>including site preparation works shall be</u> to-commenced in any phase until final pre-construction survey work has been carried out for that phase to establish whether a protected species is present on any of the land affected, or likely to be affected, by the authorised

	development or in any of the trees to be lopped or felled as part of that phase. (2) For the purpose of requirement 14(1) "commenced includes any site preparation works. (3) (2)Where a protected species is shown to be present development must not commence within that phase unti after consultation with Natural England and the loca planning authority, a scheme of protection and mitigation measures has been submitted to and approved by the loca planning authority. Where appropriate the mitigation scheme will be informed by pre-consultation with the loca planning authority and/or Natural England depending upor the species affected. (43) (54)
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	AMENDMENTS AT DEADLINE 1		
Article/Schedule	Comments/Explanation	Amendment	
Introduction page 3	It is now confirmed that the examination will take place with a single appointed person.	Square brackets have been removed from the introductory paragraphs.	
Article 2 Definition: change "outline decommissioning plan" to "outline decommissioning strategy"	any confusion as to the document being referred to.	Definition changes as follows outline decommissioning strategy <sup>Plan</sup>	

Addition of new definition	"outline soil management plan" is now defined	"outline soil management plan" means the document certified by the Secretary of State as the outline soil management plan for the purposes of this Order in accordance with article 14;
Article 6	Introduction of 6(2) to ensure that development carried out pursuant to a planning permission following implementation of the DCO would not be in breach of the DCO, ensuring no risk of criminal liability pursuant to section 161 of the 2008 Act. The paragraph encompasses any development authorised by a general development order as well as an express planning permission	<ul> <li>6. <u>Disapplication</u>, application and modification of legislative provisions</li> <li>6(2) Any development, or any part of a development within the Order limits which is constructed or used under the authority of a planning permission pursuant to Part 3 of the 1990 Act (whether express or otherwise) following the coming into force of this Order is to be disregarded at all times for the purposes of ascertaining whether or not an offence has been committed under the provisions of sections 160 (development without development consent) and 161 (breach of terms of order granting development consent) of the 2008 Act</li> </ul>
Article 7 Defence to Proceedings in respect of statutory nuisance	It has been noted that s65 Control of pollution Act 1974 has been repealed by the Deregulation Act 2015 c.20	7(1) (a) (i) relates to premises used by the undertaker for the purposes of or in connection with the construction or maintenance of the authorised development and that the nuisance is attributable to the carrying out of the authorised development in accordance with a notice served under section 60 (control of noise on construction sites), or a consent given under section 61 (prior consent for work on construction sites) or section 65 (noise exceeding registered level), of the Control of Pollution Act 1974( <b>3</b> ); or

Article 8 Temporary stopping up and diversion of public footpath	It was noted during ISH1 that stopping up cannot be temporary.	Temporary <u>closure</u> stopping up and diversion of public footpath 8 (1) The undertaker may, during the construction and decommissioning of the authorised development, temporarily <u>close</u> stop up public footpath 214 as specified in column (2) of Schedule 3 (public footpath to be temporarily <u>closed</u> stopped up and diverted) to the extent specified in column (4) of Schedule 3, and must provide the temporary substitute footpath specified in column (5) of Schedule 3 for the period during which the footpath is temporarily <u>closed</u> stopped up.
Article 14 - addition of outline soil management plan (environmental statement technical appendix 7.11 LC TA4.4);	This document needs to be inserted into requirement 8(2) so that it is secured as part of the CEMP. This means if needs to be a certified document as specified in article 14.	Article 14 addition at (i) of <u>outline soil management plan</u> ( <u>environmental statement technical appendix 7.11 LC TA</u> <u>4.4);</u> re-lettering of (i) (j) (k), (k) (l), (l) (m) and (m) (n)
Article/Schedule	Comments/Explanation	Amendment
Schedule 2 Part 1 Requirement 3 (1)	Requirement 3 stated that the development consent will expire 35 years after first export date. This is not consistent with the requirements set out for decommissioning of the scheme as set out in the Outline Decommissioning Strategy [APP-078/7.9 LC TA4.2]. This has therefore been amended.	Schedule 2 Part 1 Requirement3 (1) The <u>authorised</u> development <u>must cease generating electricity on a</u> <u>commercial basis no later than the consent granted by this</u> <u>Order will expire</u> -35 <u>th anniversary of years after</u> the first export date from Work No.1.
Schedule 2 Part 1 Requirement 4 (1)	Requirement 4(1) required a decommissioning and site restoration scheme to be submitted to and approved by the local planning authority within 12 months of the expiry of development consent. In line with the change at	Schedule 2 Part 1 Requirement4 (1) Not less than <u>6</u> <u>months</u> <del>12 months</del> before the <u>35<sup>th</sup> anniversary of the first</u> <u>export date</u> <del>expiry of the development consent granted by</del>

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	requirement 3, and also to ensure consistency with the Environmental Statement this time limit has been amended. 4(2) is amended to clarify that the decision to retain the substation is forthe substation operator	<ul> <li>this Order, a decommissioning and site restoration scheme must be submitted</li> <li>4(2) (a) removal of all above-ground elements of the relevant part of the authorised development (with the exception of the access tracks (Work No.5) unless otherwise agreed with the landowner and the substation (Work No. 4) where its retention is required by unless otherwise agreed with the substation operator);</li> </ul>
Schedule 2 Part 1 Requirement 6 /10 – review for duplication	Requirement 6 relates to the phasing of the authorised development and $6(1)$ (j) and (k) refer to tree and hedgerow protection measures and new planting respectively. These are also covered by the LEMP which is secured by requirement 10. $10(2)(b)$ specifically refers to habitat creation and native hedgerow planting. These have therefore been deleted from requirement 6.	6(1) No phase of the authorised development may be commenced until (i) fencing; (j) tree and hedgerow protection measure; (k)new planting; and (jł) security measures.
Schedule 2 Part 1 Requirement 7	This requirement has been amended to run chronologically and to clarify that additional consultation may be required if the outline BSMP is updated.	<ul> <li>Battery Safety Management</li> <li>7(1) Prior to the commencement of either Work No. 2A or Work No. 2B as notified to the local authority under Article</li> <li>3 (4)(a) a The Bbattery Safety Mmanagement Pplan ("BSMP") must be submitted to and approved by the local planning authorityprescribe measures to facilitate safety during the construction, operation and decommissioning of either Work No. 2A or Work No. 2B.</li> <li>(2) The submitted Work No. 2A or Work No. 2B must not commence until confirmation has been provided to the local planning authority (a) that no amendments to the outline BSMP are necessary; or (b) where amendment is required, details of any changes or updates to the outline BSMP have been submitted to and approved by the local planning</li> </ul>

		authority. (3) Any revised BSMP-must <u>either</u> accord with the outline <u>BSMPbattery safety management planor detail</u> <u>such changes as the undertakers considers are required.</u> ; (34) <u>In the event that the submitted BSMP proposes</u> <u>changes to the outline BSMP, t</u> —The local planning authority must <u>not approve the BSMP until it has</u> -consult <u>ed</u> with the Health and Safety Executive and the Humberside Fire and Rescue Service <u>-before determining an application for</u> <del>approval of the BSMP.</del>
Schedule 2 Part 1 Requirement 8 (2)	<ul> <li>(d) is deleted because dust management is referred to in (c).</li> <li>the outline soil management plan is added at (d)</li> <li>(f) is expanded to clarify how it is different to (h)</li> </ul>	<ul> <li>Schedule 2 Part 1 Requirement</li> <li>8(2) The CEMP must provide details of: <ul> <li>(a) community liaison</li> <li>(b) complaints procedures;</li> <li>(c) nuisance management including measures to avoid or minimise the impacts of construction works (covering dust, noise, vibration and lighting);</li> <li>(d) dust management measures;</li> <li>(e) site waste and materials management measures;</li> <li>(f) pollution control measures to prevent the introduction of any hazardous substances;</li> <li>(g) security measures and use of artificial lighting;</li> <li>(h) a protocol in the event that unexpected contaminated land is identified during ground investigation or construction; and</li> <li>(i) details of out of hours working procedures.</li> </ul> </li> </ul>

		add in new 8 (d) a soil management plan which must accord with the outline soil management plan
Article/Schedule	Comments/Explanation	Amendment
Schedule 2 Part 1 Requirement 8 (h)	The Environment Agency has requested that it be specified as a consultee in relation to the identification of unexpected contaminated land.	Schedule 2 Part 1 Requirement 8 (h) a protocol <u>requiring</u> <u>consultation with the Environment Agency</u> in the event that unexpected contaminated land is identified
Schedule 2 Part 1 Requirement 9	Change `will' to `must'	Schedule 2 Part 1 Requirement 9 (1) and in accordance with the outline CTMPwill must be submitted to
Schedule 2 Part 1 Requirement 12	Requirement 12 (3) specified that the surface and foul water drainage system must be construed in accordance with the approved details <i>unless otherwise agreed in writing by the local planning authority</i> . The wording in italics has been removed to provide certainty.	Schedule 2 Part 1 Requirement 12(3) The surface and foul water drainage system for the relevant part of the authorised development must be construed in accordance with the approved details. <u>-unless otherwise agreed in writing by the local planning authority.</u>
Schedule 2 Part 1 Requirement 13	Requirement 13 (1) and (2) have been amended for clarity. 13(4) contains an incorrect cross-reference as it cross refers to paragraph 2. This needs to be amended to cross refer to paragraph 3.	<ul> <li>Schedule 2 Part 1 Requirement 13 (1) <u>The_Not to commence</u> the authorised development <u>shall not be commenced</u> until</li> <li>(2) Not to permit digging <u>shall be undertaken withinin</u> the archaeological</li> <li>(4) The scheme approved under sub-paragraph (<u>23</u>) must identify any areas</li> </ul>
Schedule 2 Part 1 Requirement 15	Requirement 15 (1) has been amended in the interests of precision and drafting consistency	Schedule 2 Part 1 Requirement 15 (1) <u>The Not to commence</u> any phase of the authorised development <u>must not be</u> <u>commenced in any phase</u> or any decommissioning <u>be</u> <u>undertaken</u> until

	15(2)(a) refers to the 'length' of any sections of the public right of way to be closed. It was not clear if this refers to distance or time or both. This has been amended to refer to distance.	<ul> <li>2) The plan must include details of –</li> <li>(a) measures to minimise the lengthdistance of any sections of the public right of way to be temporarily closed</li> </ul>
Schedule 2 Part 2 Paragraph 20	Paragraph 20 (2) refers to 'business days'. This is undefined so the time has been extended and a total number of days has been specified to avoid any ambiguity.	Schedule 2 Part 2 Requirement 20 (2) If the discharging authority considers that further information is necessarythe discharging authority must, within <u>fourteen</u> ten business days of receipt of the application, and notify the undertaker in writing specifying any further information requested by the consultee within <u>seven five business</u> days of receipt of such a request.
Schedule 2 Part 2 Paragraph 21	Paragraph 21(1) refers to 'a person'. This is unnecessary and has been removed.	Schedule 2 Part 2 Requirement 21(1) Where a person ("the applicant) makes an application
Schedule 3 Public footpath to be temporarily stopped up and diverted	This is a consequential amendment following the change in terminology referred to in relation to Article 8 above.	Public footpath to be temporarily <u>closed</u> <u>stopped</u> up and diverted Column (3) Public footpath to be temporarily <u>closed</u> <u>stopped</u> up-and diverted Column (5) Extent of temporary <u>closure</u> <u>stopping</u> up
Schedule 6 Part 2 For the Protection of Anglian Water	These protective provisions are now agreed between the parties and the amendment to paragraphs 12 (previously unnumbered) and the addition of paragraph 14 reflect the	"Water main" means the 21 inch iron water main (asset number 7293912) within the Order Limits.

agreed position. There is a cross-reference amendments to para 17 because of the changing paragraph references.	12. The undertaker must not interfere with, build over or near to any apparatus within the Order limits or execute the placing, installation, bedding, packing, removal, connection or disconnection of any apparatus, or execute any filling around the apparatus (where the apparatus is laid in a trench) either within the standard protectiveen strip which is the strip of land falling 6 metres either side of the water main within the Order limits (including any accessories to it) or 3 metres either side of any apparatus uncovered by the undertaker during construction or so as to require any or outside the protection strip but in such proximity that safe working within the protection strip is prevented or possible only with special measures that are outside industry standard measures other than in accordance with paragraph 165 below unless otherwise agreed with Anglian Water, such agreement not to be unreasonably withheld or delayed, with such provision being brought to the attention of any agent or contractor responsible for carrying out any work on behalf of the undertaker.
	<ul> <li>12.13.</li> <li>14. If in consequence of the exercise of the powers conferred by the Order the access to any apparatus is materially obstructed the undertaker must provide such alternative means of access to such apparatus as will enable Anglian Water to maintain or use the apparatus no less effectively than was possible before such obstruction.</li> <li>13.15.</li> <li>14.16.</li> </ul>

<ul> <li>(3) Any reasonable requirements made by Anglian Water under sub-paragraph (2) shall be made within a period of 21 days beginning with the date on which a plan, section and description under sub-paragraph (1) are submitted to it and where no requirements are specified within 21 days, approval of the plan, specification and description is deemed to have been given.</li> <li>(4) Nothing in this paragraph 16 shall preclude the undertaker from submitting at any time or from time to time, but in no case less than 28 days before commencing the execution of any works, a new plan, section and description instead of the plan, section and description previously submitted, and having done so the provisions of this paragraph shall apply to and in respect of the new plan,</li> </ul>
<del>(3)<u>(5)</u></del>
$\frac{15.17.}{164}$ any of the works referred to in paragraphs $1\underline{32}$ or $1\underline{64}$
<del>16.</del> <u>18.</u>
<u>19. For the avoidance of doubt any difference under any</u> provision of this Part 2 of Schedule 6, unless otherwise provided for, shall be referred to and settled by arbitration in accordance with the rules at Schedule 5 (Arbitration rules) of this Order, by a single arbitrator to be agreed
upon by the parties, within 14 days of receipt of the notice of arbitration, or if the parties fail to agree within the time period stipulated, to be appointed on application of either party (after giving written notice to the other) by the Secretary of State.

