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Keadby 3 Case Team Case Team Planning Inspectorate keadby3@planninginspectorate.gov.uk

(Email only)

MMO Reference: DCO/2020/00002 Planning Inspectorate Reference: EN010114

25 April 2022

Dear Sir/Madam,

Planning Act 2008, Proposed Keadby Low Carbon Gas Power Station

Deadline 6 Submission

This document comprises the Marine Management Organisation's (MMO) Deadline in respect to the above Development Consent Order (DCO) Application. This is without prejudice to any future representation the MMO may make about the DCO Application throughout the examination process. This is also without prejudice to any decision the MMO may make on any associated application for consent, permission, approval or any other type of authorisation submitted to the MMO either for the works in the marine area or for any other authorisation relevant to the proposed development.

The MMO reserves the right to modify its present advice or opinion in view of any additional matters or information that may come to our attention.

Yours Faithfully

Nicola Wilkinson Marine Licensing Case Officer



Copies to: Adam Chumbley (MMO) – Case Manager: Lindsey Mullan (MMO) – Senior Case Manager:

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1 Comments on any information submitted for Deadline 5

- 1.1 REP5-004 Keadby Generation Limited Deadline 5 Submission 2.1 Draft Development Consent Order (Deadline 5 Version) – Tracked
- 1.1.1 The MMO has been provided with an updated draft Deemed Marine Licence (DML) which is to be submitted by the Applicant for Deadline 6, which supersedes the DML submitted for Deadline 5. The MMO have had the opportunity to review and note that the majority of our comments from our Deadline 5 response have been addressed. The MMO's only outstanding and significant concern with the DML is with regard to the timeframe for discharging conditions. The MMO note that (Part 3 (28)), the reasons of which have been noted in our past responses, e.g., Deadline 5 (REP5 053). The MMO's primary concern with a time constraint is that it hinders the ability of the MMO to carry out its regulatory responsibility. Our position on this point remains and we are happy to discuss this with the applicant prior to Deadline 7. The MMO would like to reiterate, in no uncertain terms, that the applying a timeframe to discharge a condition is unacceptable.
- 1.2 Examining Authority's Further Written Questions (ExQ2)
- 1.2.1 The MMO note that the ExA has requested confirmation that the MMO, in consultation with its scientific advisors, the Centre for Environment, fisheries and Aquaculture has no further concerns regarding potential scour and underwater noise impacts. The MMO are happy that both these points have been sufficiently addressed by the applicant and have no further comments.

Yours Faithfully

Nicola Wilkinson Marine Licensing Case Officer

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