Submission ID: 9982

Dear Sir,

We note that the applicant's Deadline 7(a) submission: "Update on the progress that has been made with Affected Persons in respect of Compulsory Acquisition and Temporary Possession" states my clients (Mr Strawson and Mssrs Strawson and Severn) "Objections Made to Compulsory Purchase Powers and the Applicant's Responses" response as "None".

We refer you to our deadline 5 submission in which we stated that "Our clients object to the grant of compulsory powers in respect of their land as set out in the application and discussed at the hearing".

This position was restated at Deadline 6

Fundamental issues about how to allow cables serving both the Keadby 3 and Keadby and Ealand solar farms have not been addressed by the applicant and our objection to the grant of compulsory Purchase powers remain as stated. The proposal for Keadby 3 to insatall POwer cables on our client's land was not even raised until the submission of the application, let alone discussed with our clients. We believe that this is in breach of the various rules and guidelines for DCO applications.

Yours faithfully

Josh Pollock

For and on behlaf of Pollock Associates as agents for Mssrs Strawson and Strawson and Severn