

Planning Act 2008

Infrastructure Planning (Applications Prescribed Forms and Procedure) Regulations 2009

North Lincolnshire Green Energy Park

Volume 9

APFP Regulation 5(2)(q)

9.2 National Policy Statement (NPS) Tracker

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1. NPS Accordance Tables

This document has been updated finalised for Deadline 95 as requested by the Examining Authority. At this stage the document contains the requirements of NPS EN-1, EN-3 and EN-5 that the Applicant considers relevant to the North Lincolnshire Green Energy Park application and its determination. Reference has also been made to the revised draft suite of Energy NPSs published on 30th March 2023.

In the interests of completeness and transparency, where specific NPS paragraphs are not considered relevant to the Project, or where these paragraphs don't require assessment by the Project, these have not been included within the NPS Accordance Tables below.



NORTH LINCOLNSHIRE GREEN ENERGY PARK

Table 1: EN-1 NPS Accordance Table

National Policy Statement for Overarching Energy (EN-1)

Generic Impacts - The generic impacts set out in Part 5 of EN-1 (2011) and Draft EN-1 (20234) are considered below.

Part	EN-1 Policy Text	Draft Policy EN-1 Text	Assessment
Air Quality	Paragraph 5.2.1:	Paragraphs 5.2.1 and 5.2.2 (no change to	ES Chapter 5: Air Quality (Document Reference
and Emissions	Infrastructure development can have	adopted EN-1 para's 5.2.1 <u>) state:-</u>	6.2.5) [REP4-009REP7-012 Revision 3 submitted at
	adverse effects on air quality. The	Energy infrastructure development can	Deadline 9] presents the Air Quality Impact
	construction, operation and	have adverse effects on air quality. The	Assessment (AQIA) for the Project which assesses any
	decommissioning phases can involve	construction, operation and	potential impacts upon air quality from the Project.
	emissions to air which could lead to	decommissioning phases can involve	
	adverse impacts on health, on protected	emissions to air which could lead to	
	species and habitats, or on the wider	adverse impacts on health, on protected	
	countryside. Air emissions include	species and habitats, or on the wider	
	particulate matter (for example dust) up	countryside and species. Air emissions	
	to a diameter of ten microns (PM10) as	include particulate matter (for example dust)	
	well as gases such as sulphur dioxide,	up to a diameter of ten microns (PM10) as	
	carbon monoxide and nitrogen oxides	well as gases such as sulphur dioxide,	
	(NOx). Levels for pollutants in ambient	carbon monoxide and nitrogen oxides	
	air are set out in the Air Quality Strategy	<u>(NOx).</u>	
	which in turn embodies EU legal		
	requirements. The Secretary of State for	Levels for pollutants in ambient air are set	
	the Environment Food and Rural Affairs	out in the Air Quality Standards Regulations	
	is required to make available up to date	2010 and reiterated in the Air Quality	
	information on air quality to any relevant	Strategy. In addition, two new air quality	
	interested party.	targets – one for annual mean	
		concentrations of PM2.5 and one further	
		long-term target – have been set under the	
		Environment Act 2021. The Secretary of	
		State is required to make available up to	
		date information on air quality to any	
		relevant interested party	



Paragraph 5.2.2: CO2 emissions are a significant adverse impact from some types of energy infrastructure which cannot be totally avoided (even with full deployment of CCS technology). However, given the characteristics of these and other technologies, as noted in Part 3 of this NPS, and the range of non-planning policies aimed at decarbonising electricity generation such as EU ETS (see Section 2.2 above), Government has determined that CO2 emissions are not reasons to prohibit the consenting of projects which use these technologies or to impose more restrictions on them in the planning policy framework than are set out in the energy NPSs (e.g. the CCR and, for coal, CCS requirements). Any ES on air emissions will include an assessment of CO2 emissions, but the policies set out in Section 2, including the EU ETS, apply to these emissions. The IPC does not, therefore need to assess individual applications in terms of carbon emissions against carbon budgets and this section does not address CO2 emissions or any Emissions Performance Standard that may apply to plant	No longer referenced in draft EN-1.	The Project includes a carbon capture, utilisation and storage (CCUS) facility, which will treat a proportion of the excess gases released from the ERF to remove and store carbon dioxide (CO2) prior to emission into the atmosphere. The design of the ERF and CCUS will also enable future connection to the Zero Carbon Humber pipeline, if this is consented and operational, to enable the possibility of 95% carbon capture in the future. The Project AQIA (Document Reference 6.2.5) -[REP4- 009REP7-012 Revision 3 submitted at Deadline 9] also assumes that a proportion of CO2 emissions from the ERF will be captured for use in horticulture (assumed to besold and transported to other sites). ES Chapter 6: Climate (Document Reference 6.2.6) [APP-054] has assessed the quantity of greenhouse gas (GHG) emissions for the Project and the baseline scenarios have been modelled and indicate that there is a net carbon benefit of 6,066 tCO2e per annum for the Project compared to the alternative baseline landfill scenario. Therefore, over the lifetime of the Project (assumed to be 25 years), the total carbon benefit is approximately 152,000 tCO2e.
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Paragraph 5.2.3:	Paragraph 5.2.25.2.3 (no change to adopted	Assessment of potentially significant effects on habitats,
A particular effect of air emissions from	EN-1 para's 5.2.3)	including the potential for eutrophication from nitrogen
some energy infrastructure may be	. ,	deposition associated with nitrogen oxides and ammonia
eutrophication, which is the excessive		emitted by the Project is presented in ES Chapter 10:
enrichment of nutrients in the		Ecology and Nature Conservation (Document Reference
environment. Eutrophication from air		6.3.10) [APP-058 Revision 1 to be submitted by the close
pollution results mainly from emissions		of Examination] and the Report to inform the Habitats
of NOx and ammonia. The main		Regulations Assessment (HRA) (Document Reference
emissions from energy infrastructure are		5.9) [REP2-019REP6-014] - which will be further updated
from generating stations. Eutrophication		prior to the close of the Examination].
can affect plant growth and functioning,		
altering the competitive balance of		
species and thereby damaging		
biodiversity. In aquatic ecosystems it can		
cause changes to algal composition and		
lead to algal blooms, which remove		
oxygen from the water, adversely		
affecting plants and fish. The effects on		
ecosystems can be short-term or		
irreversible and can have a large impact		
on ecosystem services such as		
pollination, aesthetic services and water		
supply.		



Paragraph 5.2.4: Emissions from combustion plants are generally released through exhaust stacks. Design of exhaust stacks, particularly height, is the primary driver for the delivery of optimal dispersion of emissions and is often determined by statutory requirements. The optimal stack height is dependent upon the localterrain and meteorological conditions, in combination with the emission characteristics of the plant. The EA will require the exhaust stack height of a thermal combustion generating plant, including fossil fuel generating stations and waste or biomass plant, to be optimised in relation to impact on air quality. The IPC need not, therefore, be concerned with the exhaust stack height optimisation process in relation to air emissions, though the impact of stack heights on landscape and visual amenity will be a consideration (see Section 5.9).	Paragraph <u>5.2.35.2.4</u> (no change to adopted EN-1 para's 5.2.4)	 The main dispersion model used is ADMS, which is specifically designed to model stacks and point sources. The model considers several factors in order to correctly model the dispersion and impacts: The design of the ERF and the characteristics of the boilers, back-up generators, ship and rail locomotives. The local topography is represented in the model, noting the presence of nearby ridgelines and river valley. The local land use. The local meteorology with multiple parameters obtained from nearby Doncaster Airport. The potential effect of the wind turbines close to Flixborough. The presence of the ERF plant buildings The AQIA is presented in ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7-0142 Revision 3 submitted at Deadline 9]. The landscape and visual impact assessment considered a120 m stack height as a worst case for landscape and
		visual impacts (see ES Chapter 11: Landscape and
	Paragraph 5.2.6 (added in draft EN-1) states: Proximity to emission sources can have significant impacts on sensitive receptor sites for air quality, such as education or healthcare sites, residential use or sensitive or protected ecosystems. Projects near a sensitive receptor site for air quality should only be proposed in exceptional circumstances if no viable alternative site is available. In these instances, substantial mitigation of any expected emissions will be required (see para 5.2.10 below).	Visual Impact, (Document Reference 6.2.11) [APP-059]. The air quality effects of the proposed development are assessed in ES Chapter 5: Air Quality, (Document Reference 6.2.5) [Revision 3 submitted at Deadline 9]. The Chapter outlines the receptors considered in the assessment and includes ecological and residential receptors.



Air Quality and	Paragraph 5.2.6:	Paragraph 5.2.75 (no change to adopted EN-	The air quality effects of the proposed development are
Emissions	Where the project is likely to haveadverse effects on air quality the applicant should undertake an assessment of the impacts of theproposed project as part of the Environmental Statement (ES).	1 para's 5.2.6).	assessed in ES Chapter 5: Air Quality, (Document Reference 6.2.5) [REP4-009 <u>Revision 3 submitted at</u> <u>Deadline 9REP7-012</u>].



Paragraph 5.2.7:	Paragraph 5.2.86 (no change to adopted EN-	The assessment of air quality (AQIA as presented in ES
The ES should describe:	1 para's 5.2.7)	Chapter 5: Air Quality, (Document Reference 6.2.5),
any significant air emissions, their	, ,	[REP4-009 Revision 3 submitted at Deadline 9REP7-012]
mitigation and any residual effects		considers the existing baseline levels of pollutants, the
distinguishing between the project		absolute emission levels (after design methods have been
stages and taking account of any		applied) and the relative change in air quality resultingfrom
significant emissions from any road		the Project.
traffic generated by the project;		
the predicted absolute emission		Due to the complexity of the Project, the AQIA includes a
levels of the proposed project, after		number of different sources that emit pollutants of interest
mitigation methods have been		including:
applied;		including.
existing air quality levels and the relative abages in air quality from		 The ERF including CO2 capture facility;
relative change in air quality from existing levels; and		 Back-up generator;
any potential eutrophication		 District heating back-up boilers;
impacts.		3
inipacio.		 Refuse Derived Fuel (RDF) delivery ships;
		RDF and aggregate delivery trains;
		Operational road traffic, and;
		Residual material handling
		These sources were all included in the AQIA to allow for a
		comprehensive understanding of impacts, in particular
		emissions of oxides of nitrogen, nitrogen deposition and
		acid deposition, and potential impacts on nearby sensitive
		habitats. The AQIA thus provides inputs to the Human
		Health Risk Assessment (HHRA) (Document Reference
		6.2.17, Appendix B), the ecological impact assessment
		(Document Reference 6.2.10, Appendix A) [Revision 1
		to be submitted by the close of Examination APP-058
		and the Report to inform the Habitats Regulations
		Assessment (HRA) (Document Reference 5.9) [REP2-
		019REP6-014 which will be further updated prior to the
		close of the Examination] including the consideration of in-
		combination effects



Paragraph 5.2.9 states:	Paragraph 5.2. <u>14</u> 8 (no change toreplaces	The AQIA ES Chapter 5: Air Quality, (Document
The IPC should generally give air quality	adopted EN-1 para 5.2.9) states:	Reference 6.2.5) [REP4-009 Revision 3 submitted at
considerations substantial weight wherea	- The Secretary of State should generally	Deadline 9REP7-012] concludes that the Project, with good
project would lead to a deterioration inair	give air quality considerations substantial	design practice in place, is not anticipated to create
quality in an area, or leads to a new area	weight where a project would lead to a	significant negative effects.
where air quality breaches any national	deterioration in air quality in an area or leads	
air quality limits. However air quality	to a new area where air quality breaches any	
considerations will also be important	national air quality limits or statutory air	
where substantial changes in air quality	quality objectives. However, air quality	
levels are expected, even if this does not	considerations will also be important where	
lead to any breaches of national air	substantial changes in air quality levels are	
quality limits.	expected, even if this does not lead to	
	any breaches of national air quality limits or	
	statutory air quality objectives.	
Paragraph 5.2.10 states:	Paragraph 5.2. <u>17</u> 9 (replaces adopted	The AQIA ES Chapter 5: Air Quality, (Document
In all cases the IPC must take account of	EN-1para 5.2.10):	Reference 6.2.5) [REP4-009REP7-012 Revision 3
any relevant statutory air quality limits.	In all cases, the Secretary of State must take	submitted at Deadline 9] concludes that the proposalswould
Where a project is likely to lead to a	account of any relevant statutory air quality	not lead to a breach in national air quality limits at
breach of such limits the developers	limits and statutory air quality objectives. If a	construction, operation or decommissioning.
should work with the relevant authoritiesto	· · ·	
secure appropriate mitigation measures to		
allow the proposal to proceed. In the	refuse consentIn particular, where a project is	
event that a project will lead to non-	located within, or in close proximity to, a	
compliance with a statutory limit the SoS	Local Air Quality Management Area or Clean	
should refuse consent.	Air Zone, applicants should engage with the	
	relevant local authority to ensure the project	
	is compatible with the local air quality plan. In	
	the event that a project will lead to non-	
	compliance with a statutory limit the	
	Secretary of State should refuse consent.	



Paragraph 5.2.11 states: The IPC should consider whether mitigation measures are needed both for operational and construction emissions over and above any which may form part of the project application. A construction management plan may help codify mitigation at this stage.	Paragraph 5.2.1 <u>1</u> 0 (no change toreplaces adoptedEN-1 para 5.2.11) states: The Secretary of State should consider whether mitigation measures are needed both for operational and construction emissions over and above any which may form part of the project application. A construction management plan may help codify mitigation at this stage	A tabulated summary of mitigation measures have been identified for the Project and is presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [AS-011REP8- 009]. The Code of Construction Practice (CoCP) ES Annex 7 (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9] sets out the framework for effective environmental management duringthe construction of the Project, to a sufficient level of detailto support the Development Consent Order (DCO) for the Project in terms of the mechanisms for securing the mitigation measures described in the Environmental Statement (ES).
Paragraph 5.2.12 states: In doing so the IPC may refer to the conditions and advice in the Air Quality Strategy or any successor to it.	Paragraph 5.2.11 (replaces EN-1 paragraph 5.2.12): In doing so the Secretary of State should have regard to the Air Quality Strategy orany successor to it and should consider relevant advice within Local Air Quality Management guidance.	Matters relating to the Air Quality Strategy for England, Scotland, Wales and Northern Ireland (July, 2007) and local air quality management are addressed in Section 2 of ES Chapter 5: Air Quality, Document Reference 6.2.5 [REP4- 009REP7-012 Revision 3 submitted at Deadline 9].
Paragraph 5.2.13 states: The mitigations identified in Section 5.13 on traffic and transport impacts will help mitigate the effects of air emissions from transport	Paragraph 5.2.12 (replaces EN-1 paragraph 5.2.13) states: The mitigations identified in Section 5.14 on traffic and transport impacts will help mitigate the effects of air emissions from transport.	A tabulated summary of mitigation measures have been identified for the Project and is presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [APP_REP8- 009]. The Code of Construction Practice (CoCP) ES Annex 7 (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9] sets out the framework for effective environmental management duringthe construction of the Project, to a sufficient level of detailto support the Development Consent Order (DCO) for the Project in terms of the mechanisms for securing the mitigation measures described in the Environmental Statement (ES).



5.3	NA	5.3.4 All proposals for energy infrastructure	ES Chapter 6: Climate (Document Reference 6.2.6) [APP-
GreenhouseGas		projects should include a carbon	065], presents the greenhouse gas (GHG) assessment of
Emissions		assessment as part of their ES (See	the Project.
Emissions		Section 4.2). This should include:	
		 A whole life carbon assessmentGHG 	The assessment has been completed taking into account
		assessment showing construction,	IEMA guidance as follows:
		operationaland decommissioning	IEMA (2017) Environmental Impact Assessment
		carbon impacts	Guide to: Assessing Greenhouse Gas Emissions
		An explanation of the steps that have	and Evaluating their Significance
		been taken to drive down theclimate	IEMA (2020) Environmental Impact Assessment
		change impacts at each ofthose	Guide to: Climate Change Resilience and
		stages	Adaptation
		 Measurement of embodied carbon 	
		impact from the construction stage	Based on an initial screening assessment, GHG emissions
		How reduction in energy demand and	from construction and decommissioning were identified to
		consumption during operation has	be not significant compared with operational GHG
		been prioritised in comparison with	emissions and are therefore excluded from theassessment.
		other measures	
		How operational emissions have been	With the implementation of the mitigation as set out in ES
		reduced as much as possible through	Chapter 6: Climate (Document Reference 6.2.6) [APP-
		the application of best available	065], the assessment has concluded that there will be a net
		technology for that type oftechnology	reduction in GHG from the Project compared to the
		 Calculation of operational energy 	alternative baseline landfill scenario and therefore there will
			be no significant residual effects from the Project and there
		consumption and associated carbon	should be a positive impact.
		emissions	
		Whether and how any residual carbon	
		emissions will be (voluntarily) offset or	
		removed usinga recognised framework	
		• Where there are residual emissions, the	
		level of emissions and the impact of	
		those on national and international	
		efforts to limit climate change, both	
		alone and where relevant in	
		combination with other developments at	
		a regional or national level,or sector	
		level, if sectoral targets are developed.	



NA	Paragraph 5.3.58 states: The Secretary of State must be satisfied that the applicant has as far as possible assessed the GHG emissions of all stagesof the development.	ES Chapter 6: Climate (Document Reference 6.2.6) [APP-065], presents the greenhouse gas (GHG) assessment of the Project.
NA	Paragraphs 5.3.69 and 5.3.10 states: The Secretary of State should be content that the applicant has taken all reasonable steps to reduce the GHG emissions of the construction and decommissioning stage of the development. The Secretary of State should also give positive-appropriate weight to projects that embed nature-based or technological processes to mitigate or offset the emissions of construction and decommissioning within the proposed development. However, in light of the vital role energy infrastructure plays in the process of economy wide decarbonisation,	As detailed in ES Chapter 6: Climate (Document Reference 6.2.6) [APP-065], based on an initial screening assessment GHG emissions from construction and decommissioning were identified to be not significant compared with operational GHG emissions and are therefore excluded from the assessment.
	the Secretary of State <u>must</u> accepts that there are likely to be some residual emissions from construction and decommissioning of energy infrastructure.	



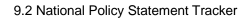
national climate commitments.		NA	Paragraph <u>s</u> 5.3. <u>117</u> and 5.3.12 states: Operational GHG emissions are a significant adverse impact from some types of energy infrastructure which cannot be totally avoided (even with full deployment of CCS technology). Given the characteristics of these and other technologies, as noted in Part 3 of this NPS, and the range of non- planning policies aimed at- decarbonisingthat can be used to decarbonise electricity generation such as the UK ETS (see Sections 2.4 and 2.5 above), government has determined that operational GHG emissions are not reasons to prohibit the consenting of energy projects including those which use these technologies or to impose more restrictions on them in the planning policy framework than are set out in the energy NPSs (e.g. the CCR requirements). Any carbon assessment will include an assessment of operational GHG emissions, but the policies set out in Part 2, including the UK ETS, <u>can be</u> appliedy to these emissions. Operational emissions will be addressed in a managed, economy-wide manner, to ensure consistency with carbon budgets, net zero and our international climate commitments. The Secretary of e does not, therefore need to assess idual applications for planning consent nst operational carbon emissions andtheir ribution to carbon budgets, net zero and our	As detailed in ES Chapter 6: Climate (Document 6.2.6) [APP-065], based on an initial screening assessment GHG emissions from construction and decommissioning were identified to be not significant compared with operational GHG emissions and are therefore excluded from the assessment.
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NA	Paragraph 5.3. <u>58</u> states: A <u>carbon-GHG</u> assessment should be used to drive down GHG emissions at every stage of the proposed development and ensure that emissions are minimised as far as possible for the type of technology, taking into account the overall objectives of ensuring our supply of energy always remains secure, reliable and affordable, as we transition to net zero.	ES Chapter 6: Climate (Document Reference 6.2.6) [APP-065], presents the greenhouse gas (GHG) assessment of the Project.
NA	Paragraph 5.3. <u>69</u> states: Applicants should look for opportunities within the proposed development to embed nature-based or technological solutions to mitigate or offset the emissions of construction and decommissioning.	A tabulated summary of mitigation measures have been identified for the Project and is presented in ES Chapter 19 Mitigation (Document Reference 6.2.19) [APP- <u>REP8-</u> 009].
NA	Paragraph 5.3.740 states: <u>To be taken into account in Secretary of</u> <u>State decision making, steps Steps</u> taken to minimise and offset emissions should be set out in a GHG Reduction Strategy, secured under the development consent order. <u>The</u> <u>GHG Reduction Strategy should consider the</u> <u>creation and preservation of carbon stores</u> <u>and sinks including through woodland</u> <u>creation, peatland restoration and through</u> <u>other natural habitats.</u>	A GHG Reduction Strategy has not been included in this application however the carbon capture element of the Project is secured in Requirements 18 and 19 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7] submitted at Deadline 9]. It is noted that this is a provision of the Draft NPS and not the existing designated NPS.



Biodiversity	Paragraph 5.3.3:	Paragraphs 5.4.17 and 5.4.18 3 (no change	Internationally, nationally and locally ecologically
and	Where the development is subject to EIA	toreplaces adopted EN-1 para 5.3.3) state:	designated sites, as well as their associated habitats and
Geological	the applicant should ensure that the ES	Where the development is subject to EIA the	species, have been considered within the assessments
Conservation	clearly sets out any effects on	applicant should ensure that the ES	presented in ES Chapter 10: Ecology and Nature
	internationally, nationally and locally	clearly sets out any effects on internationally,	Conservation (Document Reference 6.2.10) [Revision 1
	designated sites of ecological or	nationally, and locally designated sites	to be submitted by the close of Examination APP-058
	geological conservation importance, on	of ecological or geological conservation	This chapter presents the Ecological Impact Assessment
	protected species and on habitats and	importance (including those outside	(EcIA) for the Project. It deals with the relevant ecological
	other species identified as being of	England), on protected species and on	and nature conservation issues; provides details of the
	principal importance for the conservation	habitats and other species identified as being	Findings of desk studies and field surveys that have been
	of biodiversity. The applicant should	of principal importance for the conservation	completed up to and including April 2022 and presents an
	provide environmental information	of biodiversity, including irreplaceable	assessment of potential ecological impacts that may arise
	proportionate to the infrastructure where	habitats.	from the construction of the Project.
	EIA is not required to help the IPC		
	consider thoroughly the potential effects	The Applicant should provide environmental	A Report to inform Habitats Regulations Assessment
	of a proposed project.	information proportionate to the	(HRA)has been prepared for the Project, the results of
		infrastructure where EIA is not required to	which are outlined in Document Reference 5.9 [REP2-
		help the Secretary of State consider	019REP6-014 - which will be further updated prior to the
		thoroughly the potential effects of a proposed	close of the Examination]. The Report considers likely
		<u>project</u>	significant effects on the qualifying features of the Humber
			Estuary SAC, SPC and Ramsar site. Following-
			conversations with Natural England during the examination-
			period, the HRA will require an update and will be-
			submitted at a future deadline.





Paragraph 5.3.4:	Paragraphs 5.4.194 and 5.4.21	The outline Landscape and Biodiversity Management and
The applicant should show how the	(replaces adopted EN-1para 5.3.4):	Monitoring Plan (LBMMP) (Document Reference 5.7)
project has taken advantage of	The applicant should show how the project	[REP2-018REP6-012] sets out the habitat creation,
opportunities to conserve and enhance	has taken advantage of opportunities to	enhancement andmonitoring objectives the Project
biodiversity and geological conservation	conserve and enhance biodiversity and	intends to adopt during the construction and operational
interests.	geological conservation interests. As set out	phases.
	in Section 4.6, the design process should	
	embed opportunities for nature inclusive	Additionally, ES Chapter 10: Ecology and Nature
	design. The applicant is encouraged to	Conservation (Document Reference 6.2.10) [APP-058_
	consider how their proposal can contribute	Revision 1 to be submitted by the close of Examination
	towards Biodiversity Net Gain in line with the	describes the mitigation measures considered in the
	ambition set out in the 25 Year Environment	assessment of likely significant effects which includes
	Plan. Energy infrastructure projects have the	embedded mitigation that has been integrated into the
	potential to deliver significant benefits and	design of the Project (as well as good practice measures
	enhancements beyond Biodiversity Net Gain,	that will be adopted during the construction and operational
	which result in wider environmental gains.	phases).
	The scope of potential gains will be	
	dependent on the type, scale, and location of	The mitigation measures identified follow the principles of
	each project	the Mitigation Hierarchy (CIEEM, 2018): minimising the loss
	Energy infrastructure projects have the	of ecologically important and designated habitats; avoiding
	potential to deliver significant benefits and	harming such habitats; and designing appropriate
	enhancements beyond Biodiversity Net Gain,	compensation for unavoidable habitat loss.
	which result in wider environmental gains	
	(see Section 4.5 on Environmental and	Appendix I of ES Chapter 10: Ecology and Nature
	Biodiversity Net Gain). The scope of potential	Conservation (Document Reference 6.2.10) [APP-058_
	gains will be dependent on the type, scale,	Revision 1 to be submitted by the close of Examination
	and location of each project.	provides a Biodiversity Net Gain Assessment for the
		Project and details that a 10% net gain in biodiversity
		canbe achieved. This is secured by requirement in the
		DCO.



 Deveryonh E 2 C:	Developments 5 4 00 and 5 4 40 5 (newlaws)	The Indicative Londocene and Diadiversity Direct
Paragraph 5.3.6:	Paragraph 5.4. <u>39 and 5.4.40</u> 5 (replaces	The Indicative Landscape and Biodiversity Plans
In having regard to the aim of the	adopted EN-1para 5.3.6):	(Document Reference 4.10) [REP3-007] alongside the
Government's biodiversity strategy the	The government's 25 Year Environment	outline Landscape and Biodiversity Management and
IPC should take account of the context	Plan and the Environment Act 2021 marked	Monitoring Plan (LBMMP) (Document Reference 5.7)
of the challenge of climate change:	a step change in ambition for wildlife and	[REP2-018REP6-012] sets out the habitat creation,
failure to address this challenge will	the natural environment. The Secretary of	enhancement andmonitoring objectives the Project
result in significant adverse impacts to	State should have regard to the aims and	intends to adopt during the construction and operational
biodiversity. The policy set out in the	goals of the government's 25 Year	phases. These will be taken forward and will form the
following sections recognises the need	Environment Plan Environmental	basis of future Ecological Management Plans.
to protect the most important biodiversity	Improvement Plan and any relevant	
and geological conservation interests.	measures and targets, including statutory	Appendix I of ES Chapter 10: Ecology and Nature
The benefits of nationally significant low	targets set under the Environment Act or	Conservation (Document Reference 6.2.10) [APP-058]
carbon energy infrastructure	elsewhere. In doing so, the Secretary of	Revision 1 to be submitted by the close of Examination
development may include benefits for	State should also take accountof the	provides a Biodiversity Net Gain Assessment for the
biodiversity and geological conservation	context of the challenge of climate change:	Project and details that a 10% net gain in biodiversity can
interests and these benefits may	failure to address this challenge willresult in-	be achieved.
outweigh harm to these interests. The	significant adverse impacts to biodiversity.	
IPC may take account of any such net	The policy set out in the following sections	
benefit in cases where it can be	recognises the need to protect and enhance	
demonstrated.	biodiversity and geological conservation	
	interests.	
	Paragraph 5.4.41 states: The benefits of	
	nationally significant low carbon energy	
	infrastructure development may include	
	benefits for biodiversity and geological	
	conservation interests and these benefits	
	may outweigh harm to these interests. The	
	Secretary of State may take account of any	
	such net benefit in caseswhere it can be	
	demonstrated.	



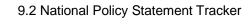
Paragraph 5.3.7:	Paragraph 5.4.42 and 5.4.43 6 (no change	ES Chapter 10: Ecology and Nature Conservation
As a general principle, and subject to the	to-replace adopted EN-1 para 5.3.7)	(Document Reference 6.2.10) [APP-058 Revision 1 to be
specific policies below, development	As a general principle, and subject to the	submitted by the close of Examination] describes the
should aim to avoid significant harm to	specific policies below, development	mitigation measures considered in the assessment of likely
biodiversity and geological conservation	should, in line with the mitigation hierarchy,	significant effects which includes embedded mitigation that
interests, including through mitigation	aim to avoid significant harm to biodiversity	has been integrated into the design of the Project (as well
and consideration of reasonable	and geological conservation interests,	as good practice measures that will be adopted during the
alternatives where significant harm	including through consideration of	construction and operational phases).
cannot be avoided, then appropriate	reasonable alternatives (as set out in	
compensation measures should be	Section 4.2 above). Where significant harm	The mitigation measures identified follow the principles of
sought.	cannot be avoided, impacts should be	the Mitigation Hierarchy (CIEEM, 2018): minimising the loss
	mitigated and as a last resort, appropriate	of ecologically important and designated habitats; avoiding
	compensation measures should be sought.	harming such habitats; and designing appropriate
	If significant harm to biodiversity resulting	compensation for unavoidable habitat loss.
	from a development cannot be avoided (for	
	example through locating on an alternative	The Code of Construction Practice (CoCP) (Document
	site with less harmful impacts), adequately	Reference 6.3.7) [REP3-015REP7-018 Revision 6
	mitigated, or, as a last resort, compensated	submitted at Deadline 9] sets out the framework for
	for, then the Secretary of State will give	effective environmental management during the
	significant weight to any residual harm and	construction of the Project
	consent may be refused.	
		In relation to alternatives, Table 4 in ES Chapter 3: Project
		Description and Alternatives (Document Reference 6.2.3)
		[REP4-007REP6-018] details how the impact on protected
		species were a consideration in the design evolution of the
		Project.



ENERGY PARK	Demonstration of the second second second	Destructed after a flatence thread and the effect of the
Paragraph 5.3.8: In taking decisions, the IPC should ensure that appropriate weight is attached to designated sites of international, national and local importance; protected species; habitats and other species of principal importance for the conservation of biodiversity; and to biodiversity and geological interests within the wider environment.	Paragraph 5.4. <u>48</u> 7 (no change to adopted EN-1 para 5.3.8).	 Designated sites of international, national and local importance; protected species; habitats and other species of principal importance for the conservation of biodiversity have been assessed within: ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the close of Examination]. A Report to inform Habitats Regulations Assessment (HRA) in Document Reference 5.9 [REP2-019REP6-014 which will be further updated prior to the close of the Examination].
Paragraph 5.3.9 The most important sites for biodiversity are those identified through international conventions and European Directives. The Habitats Regulation provide statutory protection for these sites but do not provide statutory protection for potential Special Protection Areas (pSPAs) before they have been classified as a Special Protection Area. For the purposes of considering development proposals affecting them, as a matter of policy the Government wishes pSPAs to be considered in the same way as if they had already been classified. Listed Ramsar sites should, also as a matter of policy, receive the same protection	Paragraph 5.4. <u>48</u> (replaces adopted EN- 1para 5.3.9): The highest level of biodiversity protection is afforded to sites identified through international conventions.Important sites for biodiversity are those identified through- international conventions and the Habitats Regulations. The Habitats Regulations set out sites for which an HRA will assess the implications of a plan or project, including Special Areas of Conservation and Special Protection Areas. Paragraph 5.4.5 states: As a matter of policy, the following should be given the same protection as sites covered by the Habitat's Regulations: (a) potential Special Protection Areas and possible Special Areas of Conservatior; (b) listed or proposed Ramsar sites; and (c) sites identified, or required, as compensatory measures for adverse effects on other HRA sites any of the other sites covered by this paragraph.	Given the proximity of the North Lincolnshire Green Energy Park Project to sites of European and international importance for nature conservation, it has been determined that it has the potential to affect one or more such sites. North Lincolnshire Green Energy Park Limited has therefore prepared A Report to inform Habitats Regulations Assessment (HRA) Document Reference 5.9 [REP2- 019REP6-014]inaccordance with the Conservation of Habitats and Species Regulations 2017. This will be further updated prior to the close of the Examination. This report provides the information required for a HRA to be undertaken, by the 'competent authorities' in support of its Development Consent Order. Following conversations with Natural England during the examination period, the HRA will require an update and will be submitted at a future deadline.



Paragraph 5.3.10 states: Many SSSIs are also designated as sites of international importance and will be protected accordingly. Those that are not, or those features of SSSIs not covered by an international designation, should be given a high degree of protection. All Nature Reserves are notified as SSSIs.	Paragraph 5.4.79 (replacesed adopted EN-1paragraph 5.3.10). Many SSSIs are also designated as sites of international importance and will be protected accordingly. Those that are not, or those features of SSSIs not covered by an international designation, should be given a high degree of protection. Most National Nature Reserves are notified as SSSIs.	Table 2 of ES Chapter 10: Ecology and NatureConservation (Document Reference 6.2.10) [APP-058Revision 1 to be submitted by the close of Examination]identifies the statutory designated sites within 2 km of theProject. This includes Conesby Quarry SSSI, HumberEstuary SSSI and Risby Warren SSSI.The assessment of likely significant effects and residualeffects are summarised in Table 13 of ES Chapter 10:Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the closeof Examination]and considers both the construction andoperational phases of the Project. No significant effects arepredicted at Humber Estuary SSSI (Conesby Quarry wasnot assessed further on the basis of its geologicaldesignation). Adverse significant effects at site level areassessed at Risby Warren SSSI.
Paragraph 5.3.11 Where a proposed development on land within or outside an SSSI is likely to have an adverse effect on an SSSI (either individually or in combination with other developments), development consent should not normally be granted. Where an adverse effect, after mitigation, on the site's notified special interest features is likely, an exception should only be made where the benefits (including need) of the development at this site, clearly outweigh both the impacts that it is likely to have on the features of the site that make it of special scientific interest and any broader impacts on the national network of SSSIs. The IPC should use requirements and/or planning obligations to mitigate the harmful aspects of the development and, where possible, to ensure the conservation and enhancement of the site's	Paragraph 5.4.9 (no change toreplaces adopted EN-1 para 5.3.11) states: - Development on land within or outside a SSSI, and which is likely to have an adverse effect on it (either individually or in combination with other developments), should not normally be permitted. The only exception is where the benefits (including need) of the development in the location proposed clearly outweigh both its likely impact on the features of the site that make it of special scientific interest, and any broader impacts on the national network of SSSIs.	ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the close of Examination] identifies significant residual effects (at site level) at Risby Warren SSSI (air quality atmospheric dispersion modelling concluded that there will be slight exceedances of the critical level/load thresholds of insignificance of ammonia, nitrogen and acid deposition). The balancing exercise of paragraph 5.3.11 is engaged insofar as the post mitigation adverse effects relate to the SSSI's notified special interest features. It is considered the benefits and need for the Project outlined in Section 4 and Section 7.2 of the Planning Statement (Document Reference 5.1) [REP2-017] clearly outweigh the impacts on the features of the site that make it of special scientific interest, particularly given that the SSSI is already significantly affected by current levels of atmospheric pollution outside of the control of the Project and the significant adverse effects predicted are based on a worse-case scenario and a number of conservative assumptions in the modelling approach.





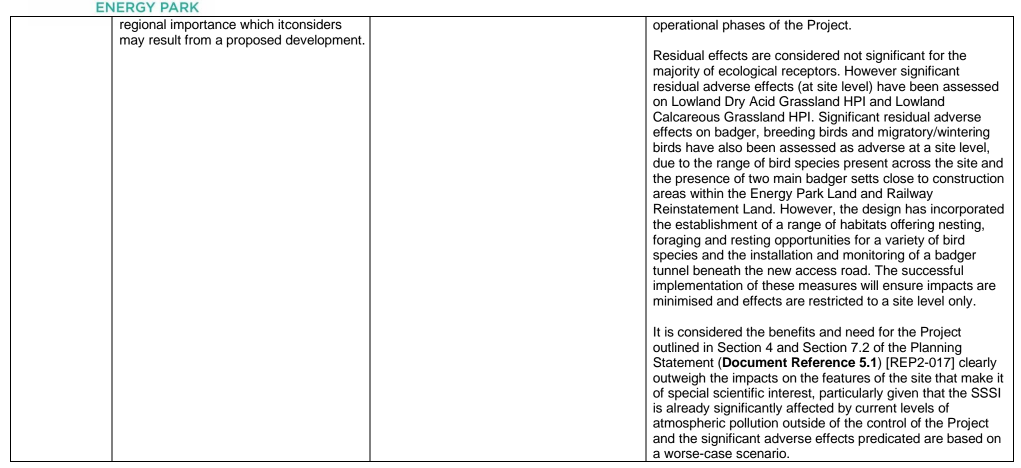
biodiversity	orgeological interest.		
Paragraph 5 Sites of regi and geologi Regionally I Local Nature	5.3.13 states: onal and local biodiversity cal interest, which include mportant Geological Sites, e Reserves and Local Sites,	Paragraph <u>s</u> 5.4.12 <u>and 5.4.13</u> (replaces adopted EN-1para 5.3.13): Sites of regional and local biodiversity and geological interest, which include Regionally Important Geological Sites, Local Nature	Tables 2 and 3 of ES Chapter 10: Ecology and NatureConservation (Document Reference 6.2.10) [APP-058_Revision 1 to be submitted by the close of Examination]identifies the statutory and non-statutory designated siteswithin 2 km of the Project.
meeting over targets; con and the well and in supp education. T consideration designations	amental role to play in erall national biodiversity tributing to the quality of life l-being of the community; orting research and The IPC should give due on to such regional or local s. However, given the need	Reserves and Local Wildlife Sites, are areas of substantive nature conservation value and make an important contribution to ecological networks and nature's recovery. They can also provide wider benefits including public access (where agreed), climate mitigation and helping to tackle air pollution.	A total of 13 nationally and regionally important designated sites, including Sites of Special Scientific Interest (SSSI) and Local Nature Reserves (LNR) were found within 2 km of the Order Limits There are 30 non-statutory designated sites within 2 km of the Order Limits. These are illustrated in the Plans of
designations	astructure, these s should not be used in to refuse development	National planning policy expects plans to identify and map Local Wildlife sites, and to include policies that not only secure their protection from harm or loss but also help to enhance them and their connection to wider ecological networks.	statutory or non-statutory sites or features of nature conservation (Document Reference 4.6) [REP2-015]. This includes 26 Local Wildlife Sites (LWS), seven Local Geological Sites (LGS) and one Regionally Important Geological Site (RGS). The assessment of likely significant effects and residual effects are summarised in Table 13 of ES Chapter 10:
		Paragraph 5.4.53 states: The Secretary of State should give due consideration to such regional or local designations. However, given the need for new nationally significant infrastructure, these designations should not be used in themselves to refuse development consent. Development will still be expected to complywith the biodiversity and geological conservation requirements	Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the close of Examination] and considers both the construction and operational phases of the Project. Other than adverse effects at site level at Risby Warren SSSI, no significant adverse effects are predicted at these sites. No geological interests have been assessed on the basis that none will be directly affected and none are sensitive to
		set out in this NPS.	air quality impacts. The Project is therefore anticipated to lead to no harmful effects on sites of regional and local biodiversity and geological interest, in accordance with this policy.



ENERGTPARK		
Paragraph 5.3.14 states: Ancient woodland is a valuable biodiversity resource both for its diversity of species and for its longevity as woodland. Once lost it cannot be recreated.	Paragraph 5.4.1 <u>5</u> 3 (adds the following text to <u>replaces</u> adopted EN-1 para 5.3.14): Applicants should provide a suitable compensation strategy in instances where proposals would result in the loss or deterioration of ancient woodland and ancient or veterantrees.	ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the close of Examination] identifies three areas of ancient woodland within 2 km of the Order Limits. Two records are of ancient, semi-natural woodland_ contained with Brumby Wood LNR, LWS, located 1.6 km south east of the Northern DHPWN Land. The third, is located within the Burton Wood LWS, approximately 2 km
The IPC should not grant development consent for any development that would result in its loss or deterioration unless the benefits (including need) of the development, in that location outweigh the loss of the woodland habitat. Aged or 'veteran' treesfound outside ancient woodland are also particularly valuable for biodiversity and their loss should be avoided. Where such trees would be affected by development proposals the applicant should set out proposals for their conservation or, where their loss is unavoidable, the reasons why.	Ancient woodland is a valuable biodiversity resource both for its diversity of species and for its longevity as woodland. Ancient or veteran trees found outside ancient woodland are also particularly valuable. Other types of irreplaceable habitats include blanket bog, limestone pavement, sand dunes, salt marsh and lowland fen. Paragraph 5.4.32 and 5.4.54 state: Applicants should include measures to mitigate the direct and indirect effects of development on ancient woodland, veteran trees or other irreplaceable habitats during both construction and operational phase The Secretary of State should not grant development that would result in the loss or deterioration of any irreplaceable habitats, including ancient woodland, and ancient or veteran trees unless there are wholly exceptional reasons190 and a	west of the Dragonby Sidings. The Project will not result in direct loss or deterioration of Ancient Woodland.
	suitable compensation strategy exists.	



ENERGY PARK		
Paragraph 5.3.15: Development proposals provide many opportunities for building-in beneficial biodiversity or geological features as part of good design. When considering proposals, the IPC should maximise such opportunities in and around developments, using requirements or planning obligations where appropriate.	Paragraph <u>s 5.4.46 and 5.4.47</u> -5.4.14 (adds the following text toadopted EN-1 para 5.3.15): This can help towards delivering biodiversity net gain. Wider ecosystem services and benefits of natural capital should also be considered when designing enhancement measures.	Appendix I of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>] provides a Biodiversity Net Gain Assessment for the Project and details that a 10% net gain in biodiversity can be achieved. The outline Landscape and Biodiversity Management and Monitoring Plan (LBMMP) (Document Reference 5.7) [REP2-018REP6-012] sets out the habitat creation, enhancement andmonitoring objectives the Project intends to adopt during the construction and operational phases. The Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] alongside the
		outline Landscape and Biodiversity Management and Monitoring Plan (LBMMP) (Document Reference 5.7) [REP2-018REP6-012] sets out the habitat creation, enhancement andmonitoring objectives the Project intends to adopt during the construction and operational phases. These will be taken forward and will form the basis of future EcologicalManagement Plans.
Paragraph 5.3.17: Other species and habitats have been identified as being of principal importance for the conservation of biodiversity in England and Wales and thereby requiring conservation action. The IPC should ensure that these species and habitats are protected fromthe adverse effects of development by using requirements or planning obligations. The IPC should refuse consent where harm to the habitats or species and their habitats would result, unless the benefits (including need) of the	Many individual wildlife species receive statutory protection under a range of legislative provisions. Other species and habitats have been identified as being of principal importance for the conservation of biodiversity in England and Wales, as well as for their continued benefit for climate mitigation and adaptation and thereby requiring conservation action.	Internationally, nationally and locally ecologically designated sites, as well as their associated habitats and species, have been considered within the assessments presented in ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>]. This chapter presents the Ecological Impact Assessment (EcIA) for the Project. It deals with the relevant ecological and nature conservation issues; provides details of the findings of desk studies and field surveys that have been completed up to and including April 2022.
development outweigh that harm. Inthis context the IPC should give substantial weight to any such harm to the detriment of biodiversity features of national or	Paragraphs 5.4.55 and 5.4.56 (no change to the latter part of adopted EN1 para 5.3.17).	effects are summarised in Table 13 of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_Revision 1 to be submitted by the close of Examination] and considers both the construction and



NORTH

GREEN

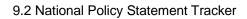
LINCOLNSHIRE



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	New Paragraphs 5.4. <u>33 and</u> <u>5.4.3417</u> (added toadopted EN-1): <u>Proposals Applicants</u> should also consider any <u>reasonable</u> opportunities to maximise the restoration, creation, and enhancement of wider biodiversity, and the protection and <u>restoration of the ability of habitats to store</u> <u>or sequester carbon as set out under</u> <u>Section 4.5.</u> . Consideration should be given to improvements to, and impacts on, habitats and species in, around and beyond developments, for wider ecosystem services and natural capital benefits, beyond those under protection and identified as being of principal importance. This may include considerations and opportunities identified through Local Nature Recovery Strategies, and national goals and targets set through the government's strategy for nature for	The Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] alongside the outline Landscape and Biodiversity Management and Monitoring Plan (LBMMP) (Document Reference 5.7)[REP2-018REP6-012] sets out the habitat creation, enhancement andmonitoring objectives the Project intends to adopt during the construction and operational phases. These will be taken forward and will form the basis of future Ecological Management Plans. Appendix I of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>] provides a Biodiversity Net Gain Assessment for the Project and details that a 10% net gain in biodiversity can be achieved. Along with the RSPB and Lincolnshire Wildlife Trust, North Lincolnshire Council's Ecologist has been involved in consultation with the Applicant to discuss appropriate habitats and locations for biodiversity net gain.
Paragraph 5.3.18: The applicant should include appropriate mitigation measures as an integral part of the proposed development. In particular, the applicant should	 example. Paragraph 5.4.18 (amends adopted EN-1 para 5.3.18 as follows). no change no change no change 	ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be <u>submitted by the close of Examination</u>] describes the mitigation measures considered in the assessment of likely significant effects which includes embedded mitigation that
 demonstrate that: during construction, they will seek to ensure that activities will be confined to the minimum areas required for the works; 	4 th bullet replaced with: mitigation measures should take into- account existing habitats and should- generally seek opportunities to enhance- them, rather than replace them. Where-	has been integrated into the design of the Project (as well as good practice measures that will be adopted during the construction and operational phases). The mitigation measures identified follow the principles of
 during construction and operation best practice will be followed to ensure that risk of disturbance or damage to species or habitats is minimised, including as a 	practicable, mitigation measures should- seek to create new habitats of value within the site landscaping proposals opportunities will be taken to enhance existing habitats rather than replace them,	the Mitigation Hierarchy (CIEEM, 2018): minimising the loss of ecologically important and designated habitats; avoiding harming such habitats; and designing appropriate compensation for unavoidable habitat loss.
 Animitied, including as a consequence of transport access arrangements; habitats will, where practicable, be restored after construction works 	and where practicable, create new habitats of value within the site landscaping proposals. Where habitat creation is required as mitigation,	The Code of Construction Practice (CoCP) (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9] sets out the framework for effective environmental management during the construction of the



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	 have finished; and opportunities will be taken to enhance existing habitats and, where practicable, to create new habitats of value within the site landscaping proposals. 	compensation, or enhancement the location and quality will be of key importance. In this regard habitat creation should be focused on areas where the most ecological and ecosystems benefits can be realized.	Project The Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] alongside the outline Landscape and Biodiversity Management and Monitoring Plan (LBMMP) (Document Reference 5.7) [REP2-018 <u>REP6-012</u>] sets out the habitat creation, enhancement andmonitoring objectives the Project intends to adopt during the construction and operational phases.
	Paragraph 5.3.19: Where the applicant cannot demonstrate that appropriate mitigation measures will be put in place the IPC should consider what appropriate requirements should be attached to any consent and/or planning obligations entered into.	Paragraph 5.4.1936 (replaces adopted EN-1para 5.3.19): Applicants should consider produceing andimplementing a Biodiversity Management Strategy as part of their development proposals. This could include provision forbiodiversity awareness training to employees and contractors so as to avoidunnecessary adverse impacts on biodiversity during the construction and operation stages	The Code of Construction Practice (CoCP) (Document Reference 6.3.7)[REP3-015REP7-018 Revision 6 <u>submitted at Deadline 9</u>] sets out the framework for effective environmental management during the construction of the Project. The CEMP (secured by Requirement 4 of the draft DCO, Document Reference 2.1) [REP4-004Revision 7 <u>submitted at Deadline 9</u>] will include all measures to avoid impacts on designated sites, habitats ofprincipal importance, other habitats of importance and protected/sensitive species. The Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] alongside the outline Landscape and Biodiversity Management and Monitoring Plan (LBMMP) (Document Reference 5.7) [REP2-018REP6-012] sets out the habitat creation, enhancement andmonitoring objectives the Project intends
	Paragraph 5.3.20 states: The IPC will need to take account of what mitigation measures may have been agreed between the applicant and Natural England (or the Countryside Council for Wales) or the Marine Management Organisation (MMO), and whether Natural England (or the Countryside Council for Wales) or the MMO has granted or refused or intends to grant or refuse, any relevant licenses, including protected species mitigation	Paragraph 5.4.4523 (replaces adopted EN-1paragraph 5.3.20): The Secretary of State will need to take account of what mitigation measures may have been agreed between the applicant and the SNCB orand the MMO/NRW, and whether the SNBC or the MMO/NRW has granted or refused or intends to grant or refuse, any relevant licences, including protectedspecies mitigation licences.	to adopt during the construction and operational phases. Please refer to Statement of Common Ground (SoCG) (drafts to beversions submitted throughout the examination process) for details of any agreements which have been made with Natural England.





licenses.		
NA	New Paragraph 5.4. <u>37</u> 20 (in addition toadopted EN-1): In the design of any direct cooling system the locations of the intake and outfall should be sited to avoid or minimise adverse impacts on the receiving waters, including their ecology. There should also be specific measures to minimise impact to fish and aquatic biota by entrainment and impingement or by excessive heat or biocidal chemicals from discharges to receiving waters.	ES Chapter 3: Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] details that the cooling system for the ERF will consist of either ACC or ABC, both of which will be located on the roof of the turbinehall to reduce the footprint of the ERF and both options areclosed loop circuits with air cooling. Water required for operation of the ERF and other buildings within the Energy Park Land will be derived from the main Anglian Water utilities network; there will be no abstractions or discharges from or to the River Trent.
NA	New Paragraph 5.4.24 <u>38</u> (in addition toadopted EN-1): To further minimise any adverse impacts on geodiversity, where appropriate applicants are encouraged to produce and implement a Geodiversity Management Strategy to preserve and enhance access to geological interest features, as part of relevant development proposals.	A Geodiversity Management Strategy has not been included in this Application. It is noted that this is a provision of the Draft NPS and not the existing designated NPS. For clarity, no recognised geological interest features will be affected by the Project (ES Chapter 12: Archaeology and Cultural Heritage (Document 6.2.12) [REP4-011].
NA	New Paragraph 5.4. <u>4422</u> (in addition toadopted EN-1): The Secretary of State should consider what appropriate requirements should be attached to any consent and/or in any planning obligations entered into, in order to ensure that any mitigation or biodiversity net gain measures, if offered, are delivered and maintained. Any habitat creation or enhancement delivered, including linkages with existing habitats for compensation or- for biodiversity net gain should generally be maintained for a minimum period of 30 years, or for the lifetime of the project, if longer.	 Appendix I of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>] provides a Biodiversity Net Gain Assessment for the Project and details that a 10% net gain in biodiversity can be achieved. A Landscape and Biodiversity Management and Monitoring Plan (LBMMP) will be developed in accordance with the principles set out in the Outline LBMMP (Document Reference 5.7) [REP2-018REP6-012]. The LBMMP will secure delivery during operation, through monitoring, managementand maintenance measures, of the landscaping provisions and biodiversity mitigation and enhancements (includingthose provided in the context of 'biodiversity net gain').



Civil and military aviation and defence interests	Paragraph 5.4.1 to 5.4.21	Paragraph 5.5.1 to 5.5. <u>7</u> 9 (no change toadopted EN-1 paragraphs).	ES Chapter 14: Economic, Community and Land Use (Document Reference 6.2.14) [APP-062 <u>REP6-</u> <u>022Revision 2 submitted at Deadline 9</u>] presents an assessment of the likely economic, community and land use impacts of the Project. No aerodromes, aviation technical sites or other types of defence interests have been identified that would be affected by this development. As such, the Civil and military aviation and defence interests section of the NPS is not relevant to this Project.
Dust, odour, artificial light, smoke, steam and insect infestation	Paragraph 5.6.1 states: During the construction, operation and decommissioning of energy infrastructure there is potential for the release of a range of emissions such as odour, dust, steam, smoke, artificial light and infestation of insects. All have the potential to have a detrimental impact on amenity of cause a common law nuisance or statutory nuisance under Part III, Environmental Protection Act 1990. Note that pollution impacts from some of these emissions (for example dust, smoke) are covered in Section 5.2 of air emissions.	Paragraph 5.7.1 (no change to adopted EN- 1 para 5.6.1- <u>last sentence replaced with</u>). <u>However, they are not regulated by the</u> <u>environmental permitting regime, so</u> <u>mitigation of these impacts will need to be</u> <u>included in the DCO.</u> Paragraph 5.7. <u>34</u> (no change to adopted EN-1 para 5.6.3).	The air quality effects of the proposed development are assessed in ES Chapter 5: Air Quality, (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9]. The effects of lighting on visual amenity are assessed in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] The Indicative Lighting Strategy, Annex 4 of the ES (Document Reference 6.3.4) [APP-071] provides a scheme that complies with the relevant British Standard, regulations and recommendations of best practice. The Application is accompanied by a Statutory Nuisance Statement (Document Reference 5.6) [APP-040] which details the possible sources of statutory nuisances and how they may be mitigated or limited. The Applicant considers that the benefits of the Proposed Development significantly outweigh the limited harm that would result from it proceeding. The Planning Statement (Document Reference 5.1) [REP2-017] considers the impacts on local communities in terms of the overall planning balance. As acknowledged, some impact on local amenity levels is unavoidable, however mitigation is proposed to keep



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Dust, odour, artificial light, smoke, steam and insect infestation	Paragraph 5.6.4: The applicant should assess the potential for insect infestation and emissions of odour, dust, steam, smoke and artificial light to have a detrimental impact on amenity, as part of the ES.	Paragraph 5.7. <u>5</u> 4 – Paragraph 5.7. <u>56</u> (no change to adopted EN-1 para 5.6.4-5.6.5)	The air quality (dust, odour, steam, smoke) effects of the proposed development are assessed in ES Chapter 5: Air Quality, (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9]. Following discussions with North Lincolnshire Council, ES Chapter 5 was updated at Deadline 4 to include an odour assessment (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9].
	 Paragraph 5.6.5: In particular, the assessment provided by the applicant should describe the type, quantity and timing of emissions; 		The effects of lighting on visual amenity are assessed in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].
	 aspects of the development which may give rise to emissions; premises or locations that may be affected by the emissions; effects of the emission on identified 		The design of the Project will be informed by the development of the Indicative Lighting Strategy presented inAnnex 4 of the ES (Document Reference 6.3.4) [APP-071].
	 premises or locations; and measures to be employed in preventing or mitigating the emissions. 		The Application is accompanied by a Statutory Nuisance Statement (Document Reference 5.6) [APP-040] which details the possible sources of statutory nuisances and how they may be mitigated or limited.
	Paragraph 5.6.6 states: The applicant is advised to consult the relevant local planning authority and, where appropriate, the EA about the scope and methodology of the assessment.	Paragraph 5.7.67 (no change to adopted EN-1 paragraph 5.6.6).	Consultation with North Lincolnshire Council and the Environment Agency on the scope and methodology of the air quality assessment has been undertaken prior to the submission of the ES, and summarised in the Air Quality ES Chapter (Document Reference 6.2.5) [REP4- 009REP7-012 Revision 3 submitted at Deadline 9].).
			Following discussions with North Lincolnshire Council, ES Chapter 5 was updated at Deadline 4 to include an odour assessment (Document Reference 6.2.5) [REP4- 009REP7-012 Revision 3 submitted at Deadline 9].



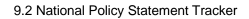
 Paragraph 5.6.7 states: The IPC should satisfy itself that An assessment of the p for artificial light, dust, o smoke, steam and insec infestation to have a det impact on amenity has b carried out; and That all reasonable step been taken, and will be minimise any such detri impacts. 	otential dour, ct rimental been s have taken, to	d The Statement of Statutory Nuisance (Document Reference 5.6) [APP 040] provides asummary of the assessment of whether the Project engages one or more of "statutory nuisances" set out in section 79(1) of the Environmental Protection Act 1990 (EPA). The list of "statutory nuisances" in the EPA includesnoise, artificial light, smoke, fumes or gases, dust, steam, smell or other effluvia or insects emanating from relevant premises. The assessment draws upon the ES, including any relevantmitigation measures, whether embedded within the design of the Energy Park or secured through requirements or obligations, or other means within the DCO such as the Code of Construction Practice (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9].
Paragraph 5.6.8 states: If the IPC does grant development for a project, it should consider with there is a justification for all of the authorised project (including any associated development) being a defence of statutory authority a nuisance claims. If it cannot con this is justified, it should disapply or in part of the defence through provision in the development co- order.	whether ieIf the Secretary of State does grant development consent is granted for a project, the Secretary of State should consider whether there is a justification for all of the authorised project (including an associateddevelopment) being to be covered by a defence of statutory author against nuisance claims. If the Secretary	 With appropriate design measures in place, it is considered that all reasonable steps have been taken to minimise potential impacts of dust, odour, artificial light, smoke, steam or insect infestation, through implementation of the Code of Construction Practice (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9], and other relevant management plans such as



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	Paragraph 5.6.9 states: Where it believes it appropriate, the IPC may consider attaching requirements to the development consent, in order to secure certain mitigation measures.	Paragraph 5.7. <u>149</u> (replaces adopted EN-1paragraph 5.6.9) Where the Secretary of State believes it appropriate, the Secretary of State may consider attaching requirements to the development consent, in order to secure certain mitigation measures.	Please see response to Paragraph 5.6.7.
	Paragraph 5.6.10 states: In particular, the IPC should consider whether to require the applicant to abide by a scheme of management and mitigation concerning insect infestation and emissions of odour, dust, steam, smoke and artificial light from the development. The IPC should consider the need for such a scheme to reduce any loss to amenity that might arise during the construction, operation and decommissioning of the development. A construction management plan may helpcodify mitigation at that stage.	Paragraph 5.7.150 (replaces adopted EN- 1paragraph 5.6.10). In particular, the Secretary of State should consider whether to require the applicant to abide by a scheme of management and mitigation concerning insect infestation and emissions of odour, dust, steam, smoke, and artificial light from the development. The Secretary of State should consider theneed for such a scheme to reduce any lossto amenity which might arise during the construction, operation and decommissioning of the development. A construction management plan may help codify mitigation at that stage.	The Application is accompanied by a Statement of Statutory Nuisance (Document Reference 5.6) [APP-040] which details the possible sources of statutory nuisances and how they may be mitigated or limited, through embedded design or management measures. With appropriate measures in place, it is considered that all reasonable steps have been taken to minimise potential impacts of dust, odour, artificial light, smoke, steam or insect infestation, through implementation of the Code of Construction Practice (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9], and other relevant management plans such as those required to be prepared as part of the Environmental Permit.
	 Paragraph 5.6.11 states: Mitigation measures may include one or more of the following: Engineering: prevention of a specific emission at the point of generation; control, containment and abatement of emissions if generated; Lay-out: adequate distance between source and sensitive receptors; reduced transport or handling of material; and Administrative: limiting operating times; restricting activities allowed on the site; implementing management plans. 	Paragraph 5.7. <u>8</u> 11 (no change to adopted EN-1 paragraph 5.6.11).	A range of design mitigation measures have been taken to minimise potential impacts from the Project. Mitigation measures are set out within ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018], ES Chapter 19: Mitigation (Document Reference 6.2.19) [APPREP8-009], the Code of Construction Practice (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9], and the Operational Environmental Management Plan (Document Reference 6.3.8) [REP8- 010APP-075].

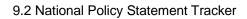


	Paragraph 5.7.1 states:	Paragraphs 5.8.1 and 5.8.2 (replaces	A site-specific Flood Risk Assessment (Annex 3 to the ES
Flood Risk	Flooding is a natural process that plays an important role in shaping the natural environment. However, flooding threatens life and causes substantial damage to property. The effects of weather events on the natural environment, life and property can be increased in severity both as a consequence of decisions about the location, design and nature of settlement and land use, and as a potential consequence of future climate change. Although flooding cannot be wholly	Paragraph <u>s</u> 5.8.1 <u>and 5.8.2</u> (replaces adopted EN-1paragraph 5.7.1). Flooding is a natural process that plays an important role in shaping the natural environment. However, flooding threatens life and causes substantial disruption and damage to property. The effects of weather events on the natural environment, life and property can be increased in severity both as a consequence of decisions about the location, design and nature of settlement and land use, and as a potential consequence of future climate change. Having resilient energy infrastructure not	A site-specific Flood Risk Assessment (Annex 3 to the ES Document Reference 6.3.3) [APP-070] has been undertaken.





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	Paragraph 5.7.2 states: Climate change over the next few decades is likely to mean milder, wetter winters and hotter, drier summers in the UK, while sea levels will continue to rise. Within the lifetime of energy projects, these factors will lead to increased flood risks in areas susceptible to flooding, and to an increased risk of the occurrence of floods in some areas which are not currently thought of as being at risk. The applicant and the IPC should take account of the policy on climate change adaptation in Section 4.8.	Paragraph 5.8.45 (replaces adopted EN- 1paragraph 5.7.2): Climate change is already having an impact and is expected to have an increasing impact on the UK throughout this century. The UK Climate Projections 2018 show an increased chance of milder, wetter winters and hotter, drier summers in the UK, with more intensive rainfall causing flooding. Sea levels will continue to rise beyond the end of the century, increasing risks to vulnerable coastal communities. Within the lifetime of energy projects, these factors will lead to increased flood risks in areas susceptible to flooding, and to an increased risk of the occurrence of floods in some areas which are not currently thought of as being at risk. A robust approach to flood risk management is a vital element of climate change adaptation; the applicant and the Secretary of State should take account of the policy on climate change adaptation in Section 4.9.	A site-specific Flood Risk Assessment (Annex 3 to the ES Document Reference 6.3.3) [APP-070] takes into account the impact of climate change on flood risk at the site.
	Paragraph 5.7.3 states: The aims of planning policy on development and flood risk are to ensure that flood risk from all sources of flooding is taken into account at all stages in the planning process to avoid inappropriate development in areas at risk of flooding, and to direct development away from areas at highest risk. Where new energy infrastructure is, exceptionally, necessary in such areas, policy aims to	Paragraph <u>s</u> 5.8. <u>6 and 5.8.7</u> 5 (replaces adopted EN-1policy 5.7.3): The aims of planning policy on development and flood risk are to ensure that flood risk from all sources of flooding is taken into account at all stages in the planning process to avoid inappropriate development in areas at risk of flooding, and to steer new development to areas with the lowest risk of flooding. Where new energy infrastructure is, exceptionally, necessary in <u>flood risk</u> such areas _t (for example where there are no reasonably alternative sites in areas at lower risk), policy aims to make it safe without increasing flood risk elsewhere and, where possible by reducing flood risk overall.	A site-specific Flood Risk Assessment (Annex 3 to the ES Document Reference 6.3.3) [APP-070] has been undertaken that considers the flood risk from tidal, fluvial, surface water, sewer, ground water and artificial sources of flood risk for the lifetime of the development.





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	make it safe without increasing flood risk elsewhere and, where possible, by reducing flood risk overall.	It should also be designed and constructed toremain operational in times of flood.	
		Paragraph 5.8.8 states: Proposals that aim to facilitate the relocation of existing energy infrastructure from unsustainable locations which are or will be at unacceptable risk of flooding, should be supported where it would result inclimate-resilient infrastructure.	
Flood Risk	Paragraph 5.7.4 Applications for energy projects of 1 hectare or greater in Flood Zone 1 in England or Zone A in Wales and all proposals for energy projects located in Flood Zones 2 and 3 in England or Zones B and C in Wales should be accompanied by a flood risk assessment (FRA). An FRA will also be required where an energy project less than 1 hectare may be subject to sources of flooding other than rivers and the sea (for example surface water), or where the EA, Internal Drainage Board or other body have indicated that there may be drainage problems. This should identify and assess the risks of all forms of flooding to and from the project and demonstrate how these flood risks will be managed, taking climate change into account.	 Paragraph 5.4.198.13 (replaces adopted EN-1para 5.3.19): A site-specific flood risk assessment should be provided for all energy projects in Flood Zones 2 and 3 in England or Zones B and C in Wales. In Flood Zone 1 in England or Zone A in Wales, an assessment should accompany all proposals involving: sites of 1 hectare or more land which has been identified by the EA or NRW as having critical drainage problems land identified (for example in a local authority strategic flood risk assessment) as being at increased flood risk in future land that may be subject to other sources of flooding (for example surface water) where the EA or NRW, Lead Local Flood Authority, Internal Drainage problems. This should identify and assess the risks of all forms of flooding to and from the project and demonstrate how these 	A site-specific Flood Risk Assessment (FRA) (Document Reference 6.3.3) [APP-070] has been provided with the application as the majority of the Application Land is located within Flood Zone 3a, benefiting from defences. This means that the probability of flooding in any given year is 1% for a fluvial flood event or 0.5% for a tidal flood event in the case of a failure in the defences. Other areas of the Application Land are located in Flood Zones 1. The FRA provides a detailed assessment of the risk of flooding to the Scheme and concludes that with the proposed design mitigation in place, the overall flood risk to the Project is Low. The impact of the Project to offsite locations is minimised through the proposed mitigation and is considered negligible.



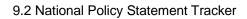


		flood risks will be managed, taking climate change into account.	
Flood Risk	 Paragraph 5.7.5 states: The minimum requirements for FRAs are that they should: be proportionate to the risk and appropriate to the scale, nature and location of the project; consider the risk of flooding arising from the project in addition to the risk of flooding to the project; take the impacts of climate change into account, clearly stating the development lifetime over which the assessment has been made; be undertaken by competent people, as early as possible in the process of preparing the proposal; consider both the potential adverse and beneficial effects of flood risk management infrastructure, including raised defences, flow channels, flood storage areas and other artificial features, together with the consequences of their failure; consider and quantify the different types of flooding (whether from natural and human sources and including joint and cumulative effects) and identify flood risk reduction measures, so that assessments are fit for the purpose of the decisions being made; 	 Paragraph 5.8.<u>15</u>7 (replaces adopted EN-1para 5.7.5): The minimum requirements for Flood Risk Assessments (FRA) are that they should: <i>no change</i> <i>consider</i> and quantify the different types of flooding (whether from natural and human sources and including joint and cumulative effects) and include information on flood likelihood, speed-of-onset, depth, velocity, hazard and duration overall, making as much use as possible of natural flood management techniques as part of an integrated approach to flood risk management consider the effects of a range of flooding events including extreme events on people, property, the natural and historic environment and river and coastal processes include the assessment of the remaining risk after risk reduction measures have been taken into account and demonstrate that these risks can be safely managed, ensuring people will not be exposed to hazardous flooding consider how the ability of water to soak into the ground may change with development, along with how the 	An FRA and an Indicative Drainage Strategy have been provided with the application (Document Reference 6.3.3 and 6.3.5) [APP-070 and <u>APP-072REP5-019</u>] and these requirements are addressed throughout the FRA and the Indicative Drainage Strategy.

9.2 National Policy Statement Tracker



flooding eve events on p natural and river and co include the remaining (after risk re been taken demonstrat for the part consider ho soak into th with develo the propose may affect consider if and remain worst case developme be supporte and informatic	e effects of a range of ents including extreme beople, property, the l historic environment and bastal processes; assessment of the (known as 'residual') risk eduction measures have a into account and te that this is acceptable icular project; bw the ability of water to be ground may change opment, along with how ed layout of the project drainage systems; there is a need to be safe a operational during a flood event over the nt's lifetime; and ed by appropriate data ation, including historical o n previous events	 proposed layout of the project may affect drainage systems. Information should include: i. Describe the existing surface water drainage arrangements forthe site ii. Set out (approximately) the existing rates and volumes of surface water run-off generated bythe site. Detail the proposals for restricting discharge rates iii. Set out proposals for managing and discharging surface water fromthe site using sustainable drainage systems and accounting for the predicted impacts of climate change. If sustainable drainage systems have been rejected, present clear evidence of why theirinclusion would be inappropriate iv. Demonstrate how the hierarchy of drainage options (refer to PPG Sustainable Drainage Systems and method of discharge have been selected and why they are considered appropriate. Where costis a reason for not including Sustainable Drainage Systems, provide information to enable comparison with the lifetime costs of a conventional public sewer connection 	





vi. Explain how sustainable drainage systems have been integrated with other aspects of the development such as open space or green infrastructure, so as to ensure an efficient use of the site
vii. Describe the multifunctional benefits the sustainable drainage system will provide
viii. Set out which opportunities to reduce the causes and impacts of flooding have been identified and included as part of the proposed sustainable drainage system
ix. Explain how run-off from the completed development will be prevented from causing an impact elsewhere
 x. Explain how the sustainable drainage system been designed to facilitate maintenance and, where relevant, adoption. Set out plans forensuring an acceptable standard of operation and maintenance throughout the lifetime of the development
be safe and remain operational during a flooding event throughout the development's lifetime without increasing flood risk elsewhere
<u>identify and secure opportunities to</u> <u>reduce the causes and impacts of</u> <u>flooding overall during the period of</u> <u>construction; and</u>
be supported by appropriate data and information, including historical information on previous events.



Paragraph 5.7.6 states: Further guidant can be found in the Practice Guide whit accompanies Planning Policy Statemer 25 (PPS25),TAN15 for Wales or successor documents.	 EN-1paragraph 5.7.6) Further guidance can be found in the Planning Practice Guidance Flood Risk andCoastal Change section which accompanies the NPPF, TAN15 for Wales or successor documents. 	The site-specific Flood Risk Assessment (Annex 3 to the ES Document Reference 6.3.3) [APP-070] has been undertaken based on the guidance set out in the NPPF Planning Practice Guidance: Flood Risk and coastal change.
	Development (including construction works) will need to account for any existing watercourses and flood and coastal erosion risk management structures or features, or any land likely to be needed for future structures or features so as to ensure: Access, clearances and sufficient land are retained to enable their maintenance, repair, operation, and replacement, as necessary Their standard of protection is not reduced Their condition or structural integrity is not reduced 	An FRA has been provided with the application (DocumentReference 6.3.3) [APP-070]. The preparation of the FRA, and the ES has included discussions with the EA, LLFA and Scunthorpe & Gainsborough Water Management Board (SGWMB) to ensure that the development accounts for existing watercourses, structures and features. Further discussions have continued with both the EA and the SGWMB, details of which are provided in the relevant Statements of Common Ground (SoCG)
Paragraph 5.7.7: Applicants for projects which may be affected by, or may add to, flood risk should arrange pre-application discussions with the EA, and, where relevant, other bodies such as Internal Drainage Boards, sewerage undertakers, navigation authorities, highways authorities and reservoirowne and operators.	Paragraph <u>s</u> 5.8. <u>18 and 5.8.19</u> (no change to adopted EN-1 paragraph 5.7.7)	An FRA has been provided with the application (DocumentReference 6.3.3) [APP-070]. The preparation of the FRA, and the ES has included discussions with the EA, LLFA and Scunthorpe & Gainsborough Water Management Board (SGWMB). Further discussions have continued with both the EA and the SGWMB, details of which are provided in the relevant draft Statements of Common Ground (SoCG).
Paragraph 5.7.8 states: If EA has concerns about the proposal on flood risk grounds, the applicant should discuss these concerns with the EA and take all reasonable steps to agree ways in which the proposal migh be amended, or additional information	concerns about the proposal on flood risk	The preparation of the FRA, and the ES has included extensive discussions with the EA and agreement has been reached on a number of matters, including the flood risk management strategy, the general design principles for the development and the hydraulic modelling used to support the FRA. Where any agreements have not been reached, these



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provided, which would satisfy the Environment Agency's concerns. Paragraph 5.7.9 states: In determining an application for development consent, the IPC should be satisfied that where relevant: • the application is supported by an appropriate FRA; • the Sequential Test has been applied as part of site selection; a sequential approach has been applied at the site level to minimise risk by directing the most vulnerableuses to areas of lowest flood risk; • the proposal is in line with any relevant national and local flood risk	 reasonablesteps to agree ways in which the proposal might be amended, or additional informationprovided, which would satisfy the EA's or NRW's concerns. Paragraph 5.8.<u>3611</u> (replaces adopted EN-1paragraph 5.7.9) In determining an application for development consent, the Secretary of State should be satisfied that where relevant: the application is supported by an appropriate FRA the Sequential Test has been applied and satisfied as part of site selection a sequential approach has been appliedat the site level to minimise risk by directing the most vulnerable uses toareas of lowest flood risk 	 willbe detailed in the Statement of Common Ground. An FRA has been provided with the application (Document Reference 6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test. Details of the sequential approach to site selection is detailed in paragraphs 5.7.15 to 5.7.31 of the Planning Statement (Document Reference 5.1) [REP2-017]. Flood risk has been a consideration as part of the design process and this is explained in Chapter 3 (Project Description and Alternatives), section 9.6, of the Environmental Statement (Document Reference 6.2.3), [REP4-007REP6-018]. The location and alignment of
 In determining an application for development consent, the IPC should be satisfied that where relevant: the application is supported by an appropriate FRA; the Sequential Test has been applied as part of site selection; a sequential approach has been applied at the site level to minimise risk by directing the most vulnerableuses to areas of lowest flood risk; the proposal is in line with any 	 the EA's or NRW's concerns. Paragraph 5.8.3611 (replaces adopted EN-1paragraph 5.7.9) In determining an application for development consent, the Secretary of State should be satisfied that where relevant: the application is supported by an appropriate FRA the Sequential Test has been applied and satisfied as part of site selection a sequential approach has been appliedat the site level to minimise risk by directing the most vulnerable 	 Reference 6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test. Details of the sequential approach to site selection is detailed in paragraphs 5.7.15 to 5.7.31 of the Planning Statement (Document Reference 5.1) [REP2-017]. Flood risk has been a consideration as part of the design process and this is explained in Chapter 3 (Project Description and Alternatives), section 9.6, of the Environmental Statement (Document Reference 6.2.3) ,



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Paragraph 5.7.10 states:	present or future flood risk managementinfrastructure has been appropriately safeguarded from development to the extent that development would not prevent or hinder its construction, operation or maintenance. Paragraphs 5.8.37 to 5.8.3912 adds to	The Indicative Drainage Strategy (Document Reference
For construction work which has drainage implications, approval for the project's drainage system will form part of the development consent issued by the IPC. The IPC will therefore need to be satisfied that the proposed drainage system complies with any National Standards published by Ministers under Paragraph 5(1) of Schedule 3 to the Flood and Water	local flood authority or water and seweragecompany (through the Ofwat- approved Sewerage Sector Guidance), or another body, such as an Internal	6.3.5) [REP5-019APP 072] details the proposed foul water drainage design for the Project as well as the above ground SuDS inthe surface water drainage design. The latter is illustrated further in the Indicative Surface Water Drainage Plan (Document Reference 4.16) [REP3-009]. The drainage strategy will be constructed by the Applicant, if the SuDS features need to be adopted, they will be agreed with Severn Trent. Table 4-8 of the Indicative
Management Act 2010. In addition, the development consent order, or any associated planning obligations, will need to make provision for the adoption and maintenance of anySuDS, including any necessary access rights to property. The IPC should be satisfied that the most appropriate body is being given the responsibility for maintaining any SuDS, taking into account the nature and security of the infrastructure on the	Drainage Board.	Drainage Strategy (Document Reference 6.3.5) [APP- 072 <u>REP5-019</u>]details the proposed responsible party for the maintenance of the SuDS features for the difference catchments and includes landowners and North Lincolnshire Council. The proposed Indicative surface water strategy and report have been developed in consultation with North Lincolnshire Council Lead Local Flood Authority and Scunthorpe & Gainsborough WMB.
proposed site.Paragraph 5.7.11 states:If the EA continues to have concerns and objects to the grant of development consent on the grounds of flood risk, the IPC can grant consent, but would need to be satisfied before deciding whether or not to do so that all reasonable steps have been taken by the applicant and the EA to try and resolve the concerns.	Paragraph 5.8.4013 (replaces adopted EN-1paragraph 5.8.13): If the EA or NRW, or another flood risk management authority continues to have concerns and objects to the grant of development consent on the grounds of flood risk, the Secretary of State can grant consent, but would need to be satisfied before deciding whether or not	At this stage the EA have no objections to the grant of development consent on the ground of flood risk. This is confirmed by their Relevant Representation submission. Discussions with the EA are on-going regarding some matters, details of which are provided in the relevant draft SoCG.
	to do so that all reasonable steps have been taken by theapplicant and the EA	



		or NRW to try to resolve the concerns.	
Th de or tha ha de un an be se ap Hc co de of str ap Te ap	aragraph 5.7.12 states: he IPC should not consent evelopment in Flood Zone 2 in England Zone B in Wales unless it is satisfied at the sequential test requirements ave been met. It should not consent evelopment in Flood Zone 3 or Zone C hless it is satisfied that the Sequential hd Exception Test requirements have een met. The technology-specific NPSs et out some exceptions to the oplication of the sequential test. owever, when seeking development onsent on a site allocated in a evelopment plan through the application the Sequential Test, informed by a rategic flood risk assessment, oplicants need not apply the Sequential est, but should apply thesequential proach to locating development within e site.	Paragraph 5.8. <u>41</u> 14 (replaces adopted EN-1paragraph 5.7.12) Energy projects should not normally be consented within Flood Zone 3b the Functional Floodplain (where water has to flow or be stored in times of flood), or Zone C2 in Wales, or on land expected to fall within these zones within its predicted lifetime. However, where essential energy infrastructure has to be located in such areas, for operational reasons, they should only be consented if the development will not result in a net loss of floodplain storage, and will not impede water flows.	The majority of the Application Land is located within Flood Zone 3a, benefiting from defences. This means that the probability of flooding in any given year is 1% for a fluvial flood event or 0.5% for a tidal flood event in the case of a failure in the defences. Other areas of the Application Land are located in Flood Zones 1. An FRA has been provided with the application (Document Rtime6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test.
Pro pro or rea or in rea 1 c sig ca Zo Ex alt po	aragraph 5.7.13 states: reference should be given to locating ojects in Flood Zone 1 in England Zone A in Wales. If there is no asonably available site in Flood Zone 1 Zone A, then projects can be located Flood Zone 2 or Zone B. If there is no asonably available site in Flood Zones or 2 or Zones A & B, then nationally gnificant energy infrastructure projects on be located in Flood one 3 or Zone C subject to the kception Test. Consideration of ternative sites should take account of the blicy on alternatives set out in Section 4 above.	Paragraph 5.8. <u>2115-to 5.8.23</u> (replaces adopted EN-1paragraph 5.7.13) Preference should be given to locating- projects in areas of lowest flood risk. The Secretary of State should not consent- development in flood risk areas (Flood Zone 2 in England or Zone B in Wales), accounting for all sources of flooding and the predicted impacts of climate change- unless they are satisfied that the sequential test requirements have been met. The Secretary of State should not consent development in Flood Zone 3 or Zone C- unless they are satisfied that the Sequential and Exception Test requirements have been met. The technology specific NPSs set out some exceptions to the application	The majority of the Application Land is located within Flood Zone 3a, benefiting from defences. This means that the probability of flooding in any given year is 1% for a fluvial flood event or 0.5% for a tidal flood event in the case of a failure in the defences. Other areas of the Application Land are located in Flood Zones 1. The site selection process undertaken by the Applicant is described in section 9.4 of ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018]. Flood risk has been a consideration as part of the design process and this is explained in Chapter 3 (Project Description and Alternatives), section 9.6, of the Environmental Statement (Document Reference 6.2.3) [REP4-007REP6-018]. The location and alignment of buildings were altered during the design process to minimise flood risk asmuch as possible.



of the sequential test. However, when
seeking development consent on a site
allocated in a development plan through the
application of the Sequential Test, informed
by a strategic flood risk assessment,
applicants need not apply the Sequential
Test, provided the proposed development is
consistent with the use for which the site
was allocated and there is no new flood risk
information that would have affected the
outcome of the test. Consideration of
alternative sites should take account of the
policy on alternatives set out in Section 4.2
above. All projects should apply the
sequential approach to locating
development within the site.
The Sequential Test ensures that a
sequential, risk-based approach is followed
to steer new development to areas with the
lowest risk of flooding, taking all sources of
flood risk and climate change into account.
Where it is not possible to locate
development in low-risk areas, the
Sequential Test should go on to compare
reasonably available sites with medium risk
areas and then, only where there are no reasonably available sites in low and medium
risk areas, within high-risk areas.
Tisk areas, within high-lisk areas.
The technology specific NPSs set out some
exceptions to the application of the
Sequential Test. However, when seeking
development consent on a site allocated in
a development plan through the application
of the Sequential Test, informed by a
strategic flood risk assessment, applicants
need not apply the Sequential Test,
provided the proposed development is
consistent with the use for which the site was
allocated and there is no new flood risk



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	information that would have affected the outcome of the test. Consideration of alternative sites should take account of the policy on alternatives set out in Section 4.2 above. All projects should apply the Sequential Test to locating development within the site.	
Paragraph 5.7.14 states: If, following application of the sequential test, it is not possible, consistent with wider sustainability objectives, for the project to be located in zones of lower probability of flooding than Flood Zone 3 or Zone C, the Exception Test can be applied. The test provides a method of managing flood risk while still allowing necessary development to occur.	Paragraph 5.8.916 (replaces adopted EN- 1paragraph 5.7.14): If, following application of the sequential test, it is not possible, (taking into account wider sustainable development objectives), for the project to be located in areas of lower flood risk the Exception Test can be applied, as required by table 3 of the Planning Practice Guidance. The test provides a method of allowing necessary development to go ahead in situations where suitable sites at lower risk of flooding are not available.	An FRA has been provided with the application (Document Reference 6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test.
Paragraph 5.7.15 states: The Exception Test is only appropriate for use where the sequential test alone cannot deliver an acceptable site, taking into account the need for energy infrastructure to remain operational during floods. It may also be appropriate to use it where as a result of the alternative site(s) at lower risk of flooding being subject to national designations such as landscape, heritage and nature conservation designations, for example Areas of Outstanding Natural Beauty (AONBs), Sites of Special Scientific Interest (SSSIs) and World Heritage Sites (WHS) it would not be appropriate to require the development to be locatedon the alternative site(s).	Paragraph 5.8.107 (no change to adoptedEN-1 paragraph 5.7.15).	An FRA has been provided with the application (Document Reference 6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test.



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 Paragraph 5.7.16 states: All three elements of the test will have to be passed for development to be consented. For the Exception Test to be passed: it must be demonstrated that the project provides wider sustainability benefits to the community that outweigh flood risk; the project should be on developable, previously developed land or, if it is not on previously developed land, that there are no reasonable alternative sites on developable previously developed land subject to any exceptions set out in the technology-specific NPSs; and a FRA must demonstrate that the project will be safe, without increasing flood risk elsewhere subject to the exception below and, where possible, will reduce flood risk overall. 	Paragraph 5.8.1 <u>1</u> 8 Both elements of the <u>Exception</u> <u>T</u> test will have tobe satisfied for development to be consented. To pass the Exception Test it should be demonstrated that: • the project <u>would</u> provides wider sustainabilitybenefits to the community that outweigh flood risk the project reduces flood risk overall, where possible <u>: and</u> • the project will be safe for its lifetime taking account of the vulnerability of its users, without increasing flood risk elsewhere, and, where possible will reduce flood risk overall.	An FRA has been provided with the application (Document Reference 6.3.3) [APP-070]. This demonstrates how the development passes the sequential test at the site level and the Exception Test. The FRA includes details of the proposed flood mitigation measures that have been introduced to ensure the proposed development is safe for its lifetime and to minimise the flood risk impact to surrounding areas. The agricultural field to the east of the site have been identified to be at risk of flooding during the baseline condition with a slight increase in depth as a result of the proposals. There is a negligible increase in hazard and no increase in frequency of flooding to the fields as a result of the proposals. The steel storage shed located in the north of the port is also at risk of flooding during the baseline with a slight increase in flood depth during one of the breach scenarios. There is no increase in hazard or frequency of flooding to the site. Both areas will be managed appropriately through the Flood Evacuation and Management Plan to ensure the safety of users.
Paragraph 5.7.17 states: Exceptionally, where an increase in flood risk elsewhere cannot be avoided or wholly mitigated, the IPC may grant consent if it is satisfied that the increase in present and future flood risk can be mitigated to an acceptable level and taking account of the benefits of, including the need for, nationally significant energy infrastructure as set out in Part 3 above. In any such case the IPC should make clear how, in reaching its decision, it has weighed up the increased flood risk against the benefits	Paragraph 5.8. 1941 (no change to adopted EN-1 Paragraph 5.7.17)	A site-specific Flood Risk Assessment (FRA) (Document Reference 6.3.3) [APP-070] has been provided with the application. The FRA provides a detailed assessment of the risk of flooding to the Scheme and concludes that with the proposed mitigation in place, the overall flood risk to the Project is Low. The impact of the Project to offsite locations is minimised through the proposed mitigation and is considered negligible It is therefore considered that the Scheme is compliant with this policy. The benefits and need for the Project are outlined in Sections 4 and 7.2 of the Planning Statement (Document



of the project, taking a nature and degree of t impacts on climate cha provided by the EA an bodies.	he risk, the future ange, and advice	Reference 5.1) [REP2-017].
Paragraph 5.7.18 state To satisfactorily mana arrangements are req surface water and the natural water cycle on property.	ge flood risk, EN-1 Paragraph 5.7 uired to manage impact of the	The site-specific Flood Risk Assessment (FRA) (Document Reference 6.3.3) [APP-070] considers the effects of a range of flooding events including extreme tidal events. The Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072 <u>REP5-019</u>] details the proposed foul water drainage design for the Project as well as the above ground SuDS in the surface water drainage design. The latter is illustrated further in the Indicative Surface Water Drainage Plan (Document Reference 4.16) [[REP3-009].



Paragraph 5.7.19 states:	Paragraph 5.8.254 (no changes to	The Indicative Drainage Strategy (Document Reference
S NPS, the term Sustainable Drainage	adoptedEN-1 paragraph 5.8.21).	6.3.5) [APP-072REP5-019] details the proposed foul water
Systems (SUDs) refers to the whole		drainage design for the Project as well as the above
range of sustainable approaches to		ground SuDS in the surface water drainage design. The
surface water drainage management		latter is illustrated further in the Indicative Surface Water
including, where appropriate:		Drainage Plan (Document Reference 4.16) [REP3-009].
 source control measures 		
including rainwater recycling and		
drainage;		
 infiltration devices to allow water 		
to soak into the ground, that can		
include individual soakaways		
and communal facilities;		
filter strips and swales, which		
are vegetated features that hold		
and drain water downhill		
mimicking natural drainage		
patterns;		
filter drains and porous		
pavements to allow rainwater		
and run-off to infiltrate into		
permeable material below ground and provide storage if		
needed		
 basins ponds and tanks to hold 		
excess water after rain and allow		
controlled discharge that avoids		
flooding; and		
 flood routes to carry and direct 		
excess water through		
developments to minimise the		
impact of severe rainfall flooding.		



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 source control measures including rainwater recycling and drainage; infiltration devices to allow water to soak into the ground, that can include individual soakaways and communal facilities; filter strips and swales, which are vegetated features that hold and drain water downhill mimicking natural drainage patterns; filter drains and porous pavements to allow rainwater and run-off to infiltrate into permeable material below ground and provide storage if needed basins ponds and tanks to hold excess water after rain and allow controlled discharge that avoids flooding; and flood routes to carry and direct excess water through developments to minimise the impact of severe rainfall flooding. 		The site-specific FRA (Document Reference 6.3.3) [APP- 070] details that the Project considers the use of sustainable drainage techniques in accordance with local policy. The CIRIA SuDS Manual contains a hierarchy of sustainable methods of capturing and storing rainwater in a descending order: from drainage into the ground to recharging water resources. If ground investigation confirms that infiltration is not possible, surface water will be stored on site in open water features and then released at a controlled rate. Different SuDS are proposed as part of the surface water drainage strategy for the Project. These include ten new detention basins to promote biodiversity, treat water quality and attenuate stormwater before being discharge into the existing ditches. Where possible, swales will be used to convey runoff instead of pipes and basins used for storage instead of tanks.
Paragraph 5.7.20 states: Site layout and surface water drainage systems should cope with events that exceed the design capacity of the system, so that excess water can be safely stored on or conveyed from the site without adverse impacts.	Paragraph 5.8.2 <u>6</u> 2 (no change to adoptedEN-1 para. 5.7.20)	The Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072REP5-019] details that the Energy Park buildings will be constructed on platforms raised above the existing levels, to raise the buildings out of the River Trent flood areas. Overland flow paths around these platforms will be maintained such that any exceedance events will follow the existing flow paths to the existing points of discharge.
Paragraph 5.7.21 states: The surface water drainage arrangements for any project should be	Paragraph 5.8.237 (no change to adoptedEN-1 para. 5.7.21)	The Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072 <u>REP5-019</u>] details that the Application Land is divided into 10 catchments. The land is generally flat but



9.2 National Policy Statement Tracker

such that the volumes and peak flow rates of surface water leaving the site are no greater than the rates prior to the proposed project, unless specific off-site arrangements are made and result in the same net effect.		Stormwater from the north-western and south-eastern boundaries slope towards ditches that connect to the central Lysaght's Drain. The proposed drainage strategy is to reflect these catchments, to mimic the existing drainage. Consultation with Scunthorpe & Gainsborough Water Management Board (SGWMB) determined that the proposed discharge rate has to be restricted to the greenfield runoff rate and not exceed 1.4l/s/ha. This is confirmed in the draft SoCG. Section 4 of the Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072REP5-019] details the various discharge rates of each of the catchments.
Paragraph 5.7.22 states: It may be necessary to provide surface water storage and infiltration to limit and reduce both the peak rate of discharge from the site and the total volume discharged from the site.	Paragraph 5.8.284 (no change to adoptedEN- 1 para. 5.7.22)	The Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072 <u>REP5-019</u>] details the proposed foul water drainage design for the Project as well as the above ground SuDS inthe surface water drainage design. The latter is illustrated further in the Indicative Surface Water Drainage Plan (Document Reference 4.16) [REP3-009]. The site-specific FRA (Document Reference 6.3.3) [APP- 070] details that the Project considers the use of sustainable drainage techniques in accordance with local policy. The CIRIA SuDS Manual contains a hierarchy of sustainable methods of capturing and storing rainwater in a descending order: from drainage into the ground to recharging water resources. If ground investigation confirms that infiltration is not possible, surface water will be stored on site in open water features and then released at a controlled rate. Different SuDS are proposed as part of the surface water drainage strategy for the Project. These include ten new detention basins to promote biodiversity, treat water quality and attenuate stormwater before being discharge into the existing ditches. Where possible, swales will be used to convey runoff instead of pipes and basins used for storage instead of tanks.



			Electricity has been a consideration on part of the design
on parts of the site and residual risk of should seek oppo space for multiple amenity, wildlife h storage uses. Opp taken to lower floo	a ses should be located 1 para. 5.7.23) e at lower probability of flooding. Applicants rtunities to use open purposes such as abitat and flood portunities should be od risk by reducing the reviously developed	'95 (no change to adoptedEN-	 Flood risk has been a consideration as part of the design process and this is explained in Chapter 3, section 9.6, of the Environmental Statement (Document Reference 6.2.3) [REP4-007REP6-018]. The location and alignment of buildings were altered during the design process to minimise flood risk as much as possible. Different SuDS are proposed as part of the surface water drainage strategy for the Project. These include ten new detention basins to promote biodiversity, treat water quality and attenuate stormwater before being discharge into the existing ditches. Where possible, swales will be used to convey runoff instead of pipes and basins used for storage instead of tanks. Please refer to the Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072REP5-019] and the Surface Water Drainage Plan (Document Reference 4.16) [REP3-009] for further details.
N/A	Paragraphs 5.8.	30 to 5.8.32 (added to draft	An FRA has been provided with the application (Document
	EN-1)		Reference 6.3.3) [APP-070].
		pment may result in an	
		risk elsewhere through the	The FRA includes details of the proposed flood mitigation
		rage, on-site level-for-level	measures that have been introduced to ensure the
		torage, accounting for the	proposed development is safe for its lifetime and to
		ts of climate change over the	minimise the flood risk impact to surrounding areas. The
		evelopment, should be	agricultural field to the east of the site have been identified
	provided.		to be at risk of flooding during the baseline condition with a
			slight increase in depth as a result of the proposals. There
		oossible to provide	is a negligible increase in hazard and no increase in
		torage on site, it may be	frequency of flooding to the fields as a result of the
		ovide it off-site if it is d hydrologically linked. Where	proposals. The steel storage shed located in the north of the port is also at risk of flooding during the baseline with a
		ay cause the deflection or	slight increase in flood depth during one of the breach
		ood flow routes, these will	scenarios. There is no increase in hazard or frequency of
		y managed within the site.	flooding to the site. Both areas will be managed
		y managoa within the site.	appropriately through the Flood Evacuation and
	Where develop	nent may contribute to a	Management Plan to ensure the safety of users. Therefore,
		ease in flood risk elsewhere,	flood storage during the future extreme tidal event is
		multifunctional sustainable	managed within the site boundary and there is no loss of
		ns, natural flood management	storage over the lifetime of the development that could
	and green infras	structure can also make a	potentially increase the flood risk to surrounding areas.



		valuable contribution to mitigating this risk	
		whilst providing wider benefits.	Different SuDS are proposed as part of the surface water
			drainage strategy for the Project. These include ten new
			detention basins to promote biodiversity, treat water quality
			and attenuate stormwater before being discharge into the
			existing ditches. Where possible, swales will be used to
			convey runoff instead of pipes and basins used for storage
			instead of tanks. Please refer to the Indicative Drainage
			Strategy (Document Reference 6.3.5) [REP5-019] and the
			Surface Water Drainage Plan (Document Reference 4.16)
			[REP3-009] for further details.
Paragraph	5.7.24 states:	Draft EN-1 remove adopted EN-1paragraph	The site-specific FRA (Document Reference 6.3.3) [APP-
	energy infrastructure which	5.7.24	070] details that the Project comprises critical infrastructure
		5.7.24	
	ocated in flood risk areas		that is required to remain operational during a flood event in
	designed to remain		order to continue producing energy and therefore has been
	I when floods occur. In		classified as Essential Infrastructure. Only the Visitor
	ny energy projects proposed		Centre is classified as Less Vulnerable.
	one 3b the Functional		
Floodplain	(where water has to flow or		The Project is located within Flood Zone 3a benefitting from
be stored in	n times of flood), should only		defences and partially in Flood Zone 1.
be permitte	ed if the development will not		
	net loss of floodplain storage,		The Indicative Drainage Strategy (Document Reference
	t impede water flows.		6.3.5) [AP- 072] details that the Energy Park buildings will
	i inpede water news.		be constructed on platforms raised above the existing
			levels, to raise the buildings out of the River Trent flood
			extent for the lifetime of the development.
Davagener		Development 5.0.22 and 5.0.2420 (see share se	
	5.7.25 states:	Paragraph 5.8. <u>33 and 5.8.34</u> 26 (no change	The site-specific FRA (Document Reference 6.3.3) [APP
	ning and evacuation plans	toreplaces adoptedEN-1 para. 5.7.25)	070] details the proposed design mitigation measures to
	in place for those areas at an	The receipt of and response to warnings of	reduce the risk of flooding to the Project and surrounding
	isk of flooding. Any	floods is an essential element in the	areas. Part of this mitigation includes the implementation of
	/ planning documents, flood	management of the residual risk of flooding.	a site wide Flood Evacuation Management Plan.
	d evacuation procedures that	Flood Warning and evacuation plans should	
	d should be identified in the	be in place for those areas at an identified risk	Requirement 12 of the draft DCO (Document Reference
FRA.		of flooding.	2.1) [REP4-004Revision 7 submitted at Deadline 9] also
			secures that no part of the Energy Parkworks may be
		The applicant should take advice from the	commissioned until a flood management plan, which must
		local authority emergency planning team,	include an evacuation route plan and flood resilience
		emergency services and, where appropriate,	implementation plan, has, for that part, been submitted to
		from the local resilience forum when	and approved by the relevant planning authority.
		producing an evacuation plan for a manned	and approved by the following partning authority.
		producing an evacuation plan for a manned	



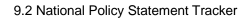
Historic Environment	Paragraph 5.8.1 states: The construction, operation and decommissioning of energy infrastructure has the potential to resultin adverse impacts on the historic environment.	energy project as part of the FRA. Any emergency planning documents, flood warning and evacuation procedures that are required should be identified in the FRA Paragraph 5.9.1 (adds to no changes to adoptedEN-1 paragraph 5.98.1): - The construction, operation and decommissioning of energy infrastructure has the potential to result in adverse impacts on the historic environment	Following comments from the Environment Agency, at Deadline 4 Requirement 12 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] was updated and an additional paragraph (1) was inserted in relation to the provision of a flood mitigation strategy prior to the authorised development commencing (save for the preliminary works). The impact of the Project on the historic environment has been assessed in ES Chapter 12: Archaeology and CulturalHeritage (Document Reference 6.2.12) [REP4- 011]
	as identified either through the development plan making process (local listing) or through the IPCs decision making process on the basis of clear evidence that the assets have a heritage significance that meritsconsideration in its	Above, at and below the surface of the ground. Paragraph 5.9.78 (replaces adopted EN- 1paragraph 5.8.6) The Secretary of State should also consider the impacts on other non-designated heritage assets (as identified either through the development plan making process by <u>plan- making bodies</u> , including 'local listing', or through the application, examination and decision making process). local authorities ,	See ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] for assessment of other non-designated heritage assets as identified either through the development plan making process (local listing)or through the IPCs decision making process on the basis of clear evidence that the assets have a heritage significance that merits consideration in its decisions, even though those assets are of lesser value than designated heritage assets.
		including 'local listing', or through the application, examination and decision- making process). This is on the basis of clear evidence that such heritage assets have a significance that merits consideration in that process, even though those assets are of lesser significance than designated heritage assets. New Paragraph 5.9.9 states: The applicant	An assessment of likely significant heritage impacts of the
		should undertake an assessment of any likely significant heritage impacts of the proposed development as part of the EIA and describe these in the ES (see Section 4.2). This should include consideration of heritage assets above, at, and below the surface of the	proposed development has been undertaken in ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011].



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	ground. Consideration will also need to be given to the possible impacts, including cumulative, on the wider historic environment. The assessment should include reference to any historic landscape or seascape character assessment and associated studies as a means of assessing impacts relevant to the proposed project.	
Paragraph 5.8.8: As part of the ES (see Section 4.2) the applicant should provide a description of the significance of the heritage assets affected by the proposed development and the contribution of their setting to that significance. The level of detail should be proportionate to the importance of the heritage assets and no more than is sufficient to understand the potential impact of the proposal on the significance of the heritage asset.	Paragraph 5.9.140 (adds to adopted EN- 1paragraph 5.8.8): As a minimum the applicant should have consulted the relevant Historic Environment Record (or, where the development is in English or Welsh waters, Historic England or Cadw) and assessed the heritage assets themselves using expertise where necessary according to the proposed development's impact.	ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] provides a description of the significance of heritage assets affected by North Lincolnshire Green Energy Park and the contribution of their setting to that significance. The Applicant has consulted North Lincolnshire Historic Environment Record (NLHER) as well as: -Historic England (National Heritage List) for information on World Heritage Sites, Scheduled Monuments, Listed Buildings, Registered Historic Parks and Gardens, and Historic Battlefields; - Publicly available Lidar data - Historical Ordnance Survey mapping; and - Relevant published and grey literature historic environment reports. These sources have been used as the basis for the gazetteer included as Appendix 1 to this ES Chapter.



Paragraphs 5.8.9:	Paragraphs 5.9.1 <u>21</u> – 5.9.1 <u>32</u> (no change	A detailed archaeological desk-based assessment (DBA)
Where a development site includes, or	toadopted EN-1 paragraph 5.8.9-5.9.10).	providing a detailed chronological review of the history and
the available evidence suggests it has	Paragraph 5.9.12 adds to adopted	archaeology of the study area is provided in Appendix B of
the potential to include, heritage assets	paragraph 5.8.10:	ES Chapter 12: Archaeology and Cultural Heritage
with an archaeological interest, the	The applicant should ensure that the	(Document Reference 6.2.12) [REP4-011].
applicant should carry out appropriate	extent of the impact of the proposed	
desk-based assessment and, where	development on the significance of any	In addition to the desk-based work, this assessment has
such desk-based research is insufficient	heritage assets affected can be	been informed by the following fieldwork:
to properly assess the interest, a field	adequately understood from the	- Geoarchaeological monitoring of ground
evaluation. Where proposed	application and supporting documents.	investigations carried out in September 2021
development will affect the setting of a	Studies will be required on those heritage	(Appendix C of ES Chapter 12: Archaeology and
heritage asset, representative	assets affected by noise, vibration, light	Cultural Heritage (Document Reference 6.2.12)
visualisations may be necessary to	and indirect impacts, the extent and detail	[REP4-011].
explain the impact.	of these studies will be proportionate to	
	the significance of the heritage asset	- Geophysical surveys (Appendix D of Chapter 12:
5.8.10 states	affected.	Archaeology and Cultural Heritage (Document
The applicant should ensure that the		Reference 6.2.12) [REP4-011].
extent of the impact of the proposed		
development on the significance of any		An extensive pressure of additional reserve as a size
heritage assets affected can be		An extensive programme of additional geoarchaeological
adequately understood from the		work, geophysical survey and trial trenching has been
application and supporting documents.		agreed in principle in discussion with North Lincolnshire
application and supporting documents.		Council.
		A programme of ongoing pre-mitigation surveys are
		described in Appendix E (geoarchaeological boreholes)
		and F (trial trenching) of ES Chapter 12: Archaeology and
		Cultural Heritage (Document Reference 6.2.12) [REP4-
		011].
		-
		Following trial trench evaluations, a post-application
		surveys and assessment update to ES Chapter 12:
		Archaeology and Cultural Heritage (Document Reference
		6.2.12) will be submitted (by Deadline 9) and will update,
		where necessary, the likely significant effects of the Project
		on archaeological and cultural heritage features. This is
		confirmed in the written summaries of oral submissions put
		at Issue Specific Hearing 3 (Day one – 25 January 2023)
		(Document reference 9.21) [REP4-028].





 Paragraph 5.8.11 states: In considering applications, the IPC should seek to identify and assess the particular significance of any heritage asset that may be affected by the proposed development, including by development affecting the setting of a heritage asset, taking account of: Evidence provided with the application; Any designation records; The Historic Environment Record, and similar sources of information; The heritage assets themselves; The outcome of consultations with interested parties; and Where appropriate and when the the need to understand the significance of the heritage asset demands it, expert advice. 	 Paragraph 5.9.4720 (replaces draft EN-1 paragraph 5.8.11) In determining applications, the Secretary of State should seek to identify and assess theparticular significance of any heritage asset that may be affected by the proposed development, including by development affecting the setting of a heritage asset (including assets whose setting may be affected by the proposed development), taking account of: relevant information provided with the application and, where applicable, relevant information submitted during the examination of the application any designation records, including those on the National Heritage List for England historic landscape character records the relevant Historic Environment Record(s), and similar sources of information process expert advice, where appropriate, and when the need to understandthe significance of the heritage asset demands it 	The impact of the Project on the significance of heritage assets has been assessed according to relevant Historic England guidance and is set out within ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011].
NA	New Paragraph 5.9.14 <u>3</u> states: The applicant is encouraged, where opportunities exist, to prepare proposals which can make a positive contribution tothe historic environment, and to considerhow their scheme takes account of the significance of heritage	Section 9.4 of ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] outlines enhancement proposals put forward in terms of the significant impacts on the setting of the scheduled site of Flixborough Nunnery and on the historic landscape.



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	 assets affected. This can include, where possible: enhancing, through a range of measures such a sensitive design, the significance of heritage assetsor setting affected considering measures that address those heritage assets which are at risk or which may become at risk, as a result of the schemeconsidering how visual or- noise impacts can affect heritage assets, and whether there may be opportunities to enhance access to, or interpretation, understanding and appreciation of, the heritage assets affected by the scheme_ where required the development of 	
	archive capacity which could	
	deliver significant public benefits	
	 <u>considering how visual or noise</u> impacts can affect heritage assets, 	
	and whether there may be	
	opportunities to enhance access	
	to, or interpretation, understanding	
	and appreciation of, the heritage	
	assets affected by the scheme	
Paragraph 5.8.12 states:	Paragraph 5.9.1922 (no change to	Section 5.2 of ES Chapter 12: Archaeology and Cultural
In considering the impact of a proposed	adoptedEN-1 paragraph 5.8.12).	Heritage (Document Reference 6.2.12) [REP4-011]
development on any heritage assets, the		detailshow the value/significance of heritage assets has
IPC should take into account the		been assessed using a four-point scale.
particular nature of the significance of		
the heritage assets and the value that they hold for this and future generations.		
This understanding should be used to		
avoid or minimise conflict between		
conservation of that significance and		
proposals for		
development.		



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Paragraph 5.8.13 states: The IPC should take into accordesirability of sustaining and, appropriate, enhancing the sign of heritage assets, the contribution their settings and the positive contribution they can make to communities and economic violation of the construction they can make to communities and economic violation of the construction the construction to the characteristic of the take into account desirability of new developme positive contribution to the characteristic of the take include scale, height, r alignment, materials and use	where gnificance ution of scale, height, massing, alignment, materials, use and landscaping (for example, screen planting). sustainable tality. The he nt making a aracter and toric on of design	



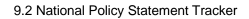
ENERGT PARK			
Paragraph 5.8.14 state		ragraphs 5.9.2 <u>45</u> – 5.9.2 <u>26</u>	Major or moderate effects are considered to be significant
There should be a pre of the conservation of		placeadopted EN-1 paragraph	in Environmental Impact Assessment (EIA) terms. Within
heritage assets and th	0	6.14) hen considering the impact of a proposed	the NPS and NPPF, impacts affecting the significance of heritage assets are considered in terms of harm and there
the designated heritage	5	velopment on the significance of a	is a requirement to determine whether the level of harm
greater the presumptio		signated heritage asset, the Secretary of	amounts to 'substantial harm' or 'less than substantial
conservation should b		ate should give great weight to the asset's	harm'.
be harmed or lost thro		nservation. The more important the asset,	
destruction of the herit	5	greater the weight should be. This is	There is no direct correlation between the significance of
development within its	0	espective of whether any potential harm	effect as reported in this ES and the level of harm caused
affecting any designat	ed heritage asset amo	ounts to substantial harm, total loss, or	to heritage significance. A major significant effect on a
should require clear a	nd convincing less	s than substantial harm to its	heritage asset would, however, more often be the basis by
justification. Substanti		nificance.	which to determine that the level of harm to the significance
of a grade II listed buil			of the asset would be substantial. A moderate significant
garden should be exce		e Secretary of State should give	effect is unlikely to meet the test of substantial harm and
Substantial harm to or		nsiderable importance and weight to the	would therefore more often be the basis by which to
assets of the highest s		sirability of preserving all heritage assets.	determine that the level of harm to the significance of the
including Scheduled M		y harm or loss of significance of a	asset would be less than substantial. Determining the level
registered battlefields;		signated heritage asset (from its	of harm to the significance of an asset arising from
listed buildings; grade	5	eration or destruction, or from velopment within its setting) should	development impact is based on professional judgement and undertaken on a case-by-case basis.
parks and gardens; ar Sites, should be wholl		uire clear and convincing justification.	and undertaken on a case-by-case basis.
Sites, should be whole		bstantial harm to or loss of significance of	As outlined in the Planning Statement (Document
		rade II listed building park or garden	Reference 5.1) [REP2-017] the effects of the Project on
	0	build be exceptional. Substantial harm to	designated heritage assets are considered to constitute less
		loss of significance of assets of the	than substantial harm.
		hest significance, including Scheduled	
		numents; Protected Wreck Sites;	
	Reg	gistered Battlefields; grade I and II*	
	Liste	ted Buildings; grade I and II* Registered	
		rks and Gardens; and World Heritage	
	Site	es, should be wholly exceptional.	



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Paragraph 5.8.15 states:	Paragraph 5.9.23 (replaces adopted EN-1	With regards to archaeology and cultural heritage, likely
Any harmful impact on the significance	para 5.8.15)	significant effects have been identified on the following
of a designated heritage asset should be	The Secretary of State should give	heritage assets: deep sequences of organic deposits of
weighed against the public benefit of	considerable importance and weight to the	probable prehistoric date (with potential to contain
development, recognising that greater	desirability of preserving all designated	associated archaeology), the site of a World War 2
the harm to the significance of the	heritage assets. Any harmful impact on the	searchlight near Neap House, archaeological features
heritage asset the greater the	significance of a designated heritage asset	identified by desk-based analysis and geophysical survey
justification will be needed for any loss.	should be given significant weight when	on the site of the proposed Gas AGI/substation site to the
Where the application will lead to	weighed against the public benefit of	east of Flixborough Industrial Estate, the setting of the
substantial harm to or total loss of	development, recognising that the greater	'Flixborough Nunnery' scheduled monument and the
significance of a designated heritage	the harm to the significance of the heritage	Axholme Fens HLCA. These impacts are considered within
asset the IPC should refuse consent	asset the greater the justification will be	ES Chapter 12: Archaeology and Cultural Heritage
unless it can be demonstrated that the	needed for any loss.	(Document Reference 6.2.12) [REP4-011].
substantial harm to or loss of	Adopted EN-1 paragraph 5.8.15 not	
significance is necessary in order to	replaced in draft EN-1	Following the completion of archaeological surveys and
deliver substantial public benefits that		trial trench evaluations, an updated Archaeological Impact
outweigh that loss or harm.		Assessment (Document Reference 9.38) and
		Overarching Archaeological Mitigation Strategy
		(Document Reference 9.39) a post-application surveys-
		and assessment update to ES Chapter 12: Archaeology
		and Cultural Heritage (Document Reference 6.2.12) will
		be has been submitted (by at Deadline 9) and will updates,
		where necessary, the likely significant effects of the Project
		on archaeological and cultural heritage features. This is
		confirmed in the written summaries of oral submissions put
		at Issue Specific Hearing 3 (Day one – 25 January 2023)
		(Document reference 9.21) [REP4-028].
		As summarised in the Planning Statement (Document
		Reference 5.1) [REP2-017] the effects of the Project
		on designated heritage assets are considered to
		constituteless than substantial harm.



NA	 New Paragraph 5.9.249 states: Where the proposed development will lead to substantial harm to (or total loss of significance of) a designated heritage asset the Secretary of State should refuse consent unless it can be demonstrated that the substantial harm to or loss of significance is necessary to achieve substantial public benefits that outweigh that harm or loss, or all of the following apply: the nature of the heritage asset prevents all reasonable uses of the site no viable use of the heritage asset itself can be found in the medium term through appropriate marketing that will enable its conservation conservation by grant-funding or some form of not for profit, charitable or public ownership is demonstrably not possible the harm or loss is outweighed by the benefit of bringing the site back into use New Paragraph 5.9.2631 states: The effect of an application on the significance of a non-designated heritage asset should be taken into account in determining the application. In weighing applications that directly or indirectly affect non-designated heritage assets, a balancedjudgement will be required having regard tothe scale of any harm or loss and the significance of the heritage asset.	With regards to archaeology and cultural heritage, likely significant effects have been identified on the following heritage assets: deep sequences of organic deposits of probable prehistoric date (with potential to contain associated archaeology), the site of a World War 2 searchlight near Neap House, archaeological features identified by desk-based analysis and geophysical survey on the site of the proposed Gas AGI/substation site to the east of Flixborough Industrial Estate, the setting of the 'Flixborough Nunnery' scheduled monument and the Axholme Fens HLCA. These impacts are considered within ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011]. Following the completion of archaeological surveys and trial trench evaluations, an updated Archaeological Impaxt Assessment (Document Reference 9.38) and Overarching Archaeological Mitigation Strategy (Document Reference 9.39) a post-application surveys- and assessment update to update to ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 9.39) a post-application surveys- and assessment update to update to ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) will behas been submitted at (by Deadline 9) and will-updates, where necessary, the likely significant effects of the Project on archaeological and cultural heritage features. This is confirmed in the written summaries of oral-submissions put at Issue Specific Hearing 3 (Day one -25-January 2023) (Document reference 9.21) [REP4-028]. As summarised in the Planning Statement (Document Reference 9.1] [REP2-017] the effects of the Project onthes designated heritage assets are considered to constitute les than substantial harm.





Paragraph 5.8.16 states: Not all elements of a World Heritage Site or Conservation Area will necessarily contribute to its significance. The policies set out in paragraphs 5.8.11 to 5.8.15 above apply to those elements that do contribute to the significance. When considering proposals the IPC should take into account the relative significance of the element affected and its contribution to the significance of the World Heritage Site or Conservation Area as a whole.	Paragraph 5.9.2 <u>32</u> 7 (replaces adopted EN-1paragraph 5.8.16) Not all elements of a Conservation Area or World Heritage Site will necessarily contribute to its significance. Loss of a building (or other element) which makes a positive contribution to the significance of the Conservation Area or World Heritage Site should be treated either as substantial harm or less than substantial harm under paragraph 5.9.24 <u>9</u> or less than substantial harm under paragraph 5.9.2 <u>530</u> , as appropriate, taking into accountconsidering the relativesignificance of the element affected and itscontribution to the significance of the Conservation Area or World Heritage Site as a whole.	Conservation areas are considered within ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011].
Paragraph 5.8.17 states: Where loss of significance of any heritage asset is justified on the merits of the new development, the IPC should consider imposing a condition on the consent or requiring the applicant to enter into an obligation that will prevent the loss occurring until it is reasonably certain that the relevant part of the development is to proceed.		 With regards to archaeology and cultural heritage, likely significant effects have been identified in ES Chapter 12 Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] likely significant effects have been identified on the following heritage assets: deep sequences of organic deposits of probable prehistoric date (with potential to contain associated archaeology), the site of a World War 2 searchlight near Neap House, archaeological features identified by desk-based analysis and geophysical survey on the site of the proposed Gas AGI/substation site to the east of Flixborough Industrial Estate, the setting of the 'Flixborough Nunnery' scheduled monument and the Axholme Fens HLCA. Following the completion of archaeological surveys and trial trench evaluations, an updated Archaeological Impact. Assessment (Document Reference 9.38) and Overarching Archaeological Mitigation Strategy (Document Reference 9.39 post-application surveys and assessment update to ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-911] will be has been submitted at (by Deadline 9)-and will



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Paragraph 5.8.18 states: When considering applications for development affecting the setting of a designated heritage asset, the IPC sh treat favourably applications that press those elements of the setting that mal positive contribution to, or better revea the significance of, the asset. When considering applications that do not d this, the IPC should weighany negative effects against the wider benefits of th application. The greater the negative impact on the significance of the designated heritage asset, the greate benefits that will be needed to justify approval.	ould ervedevelopment affecting the setting of a designated heritage asset, the Secretary of State should give considerable importance andappropriate weight to the desirability of preserving the setting such assets and treat favourably applications that preserve those elements of the setting that make a positive contribution to, or better reveal the significance of, the asset. When considering applications that do not do this, the Secretary of State should give significant great weight to any negative effects, when weighing them against the wider benefits of the application. The greater the negative impact on the significance of the designated	 updates, where necessary, the likely significant effects of the Project on archaeological and cultural heritage features. This is confirmed in the written summaries of oral submissions put at Issue Specific Hearing 3 (Day one -25 January 2023) (Document reference 9.21) [REP4-028]. It is acknowledged that the Secretary of State may consider imposing a condition on the consent or require the applicant to enter into an obligation that will prevent the loss occurring (of significance of any heritage asset) until it is reasonably certain that the relevant part of the development is to proceed. The design of the Project includes a number of mitigation measures. A mitigation plan is included in Section 7 of ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011], and may be modified following completion of evaluation surveys as set out in Appendix E and F of this Chapter. Enhancement proposals are also set out in section 9.4 of ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011]. These proposals include improvements to management and information sharing for the public and a programme of public engagement. This programme of enhancement is secured by Requirement 11 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9].
	heritage asset, the greater the benefits that will be needed to justify approval.	
Paragraph 5.8.19 states: A documentary record of our past is n as valuable as retaining the heritage	Paragraph 5.9.30- <u>16</u> (no changes to adoptedEN-1 paragraph 5.8.19).	ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] presents the results of an assessment of potential effects on heritage



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assets and therefore the ability to record evidence of the asset should not be a factor in deciding whether consent should be given.Paragraph 5.8.20 states: Where the loss of the whole or a material part of a heritage asset's significance is	Paragraph 5.9.31 <u>17</u> (no change to adoptedEN-1 para 5.8.20)	assets resulting from the Project. Geotechnical monitoring within the Site has been undertaken (stages 1 and 2 to date) with the aim of producing a site archive for deposition with an appropriate
justified, the IPC should require the developer to record and advance understanding of the significance of the heritage asset before it is lost. The extent of the requirement should be proportionate to the nature and level of the asset's significance. Developers should be required to publish this evidence and deposit copies of the reports with the relevant Historic Environment Record. They should also be required to deposit the archive generated in a local museum or other public depository willing to receive it.		local museum service and to provide information for accession to the Lincolnshire Historic Environment Record (LHER).
Paragraph 5.8.21 states:	Paragraph 5.9.17 adds to Aadopted	Requirement 11 detailed in the Draft DCO (Document
Where appropriate, the IPC should impose requirements on a consent that	EN-1 paragraph 5.8.21: Where the loss of the whole or part of a heritage	Reference. 2.1)) [REP4-004Revision 7 submitted at Deadline 9] outlines the requirement for theDeveloper to
such work is carried out in a timely	asset's significance is justified, the	ensure that work is carried out in a timely manner in
manner in accordance with a written scheme of investigation.	Secretary of State will require the applicant to record and advance	accordance with a written scheme of investigation.
scheme of investigation.	understanding of the significance of	Further updates have been made to Requirement 11 of
	the heritage asset before it is lost (wholly or in part). The extent of the	the Draft DCO (Document Reference. 2.1)) [REP4-
	requirement should be proportionate	004 <u>Revision 7 submitted at Deadline 9</u>] following discussions with North Lincolnshire Council.
	to the asset's importance and significance and the impact. The	
	applicant should be required to	
	publish this evidence and to deposit copies of the reports with the relevant	
	Historic Environmental Record. They	
	should also be required to deposit the	



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	01	<u>irchive generated in a local museum</u> or other public repository willing to eceive it. is not replaced in draft EN-1	
high probability t may include as y heritage assets v interest, the IPC requirements to appropriateproce the identification	considers there to be a re hat a development site vet undiscovered with archaeological should consider	Adopted EN-1 paragraph 5.8.22 is not eplaced in draft EN-1	The potential presence of significant buried archaeology as well as potential impacts on listed buildings and scheduled monuments is recognised and is fully addressed in ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011] and an extensive programme_of archaeological surveys (geoarchaeological work, geophysical survey and trial trenching) has been agreed in principle in discussion with North Lincolnshire Council. Reports of this work are included in Appendix A (Figures), Appendix C (Geoarchaeological Watching Brief and Deposit Model) and Appendix D (Geophysical Survey Report) of ES Chapter 12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011]. Requirement 11 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] provides that no part of the development is to commence until the undertaker has completed a sequence of measures for that part of the authorised development, which includes commissioning a programme of exploratory archaeological investigation of areas within the Order Limits that provides for the identification an evaluation of the extent, character and significance of archaeological remains in any areas of the Order Limits where previous evaluation investigations have not taken place or are incomplete.



Landscape and Visual	Paragraph 5.9.5 states: The applicant should carry out a landscape and visual assessment and report it in the ES. The LVIA should include reference to any landscape character assessment and associated studies as a means of assessing landscape impacts relevant to the proposed project. The applicant's assessment should also take account of any relevant policies based on these assessments in landscape indexenters	Paragraphs 5.10. <u>15</u> and 5.10.16 replace Paragraph 5.9.5 or (no- change to paragraphs 5.9.5 of adopted EN-1): - The applicant should carry out a landscape and visual impact assessment and report it in the ES, including cumulative effects (see Section 4.2), Several guides have been produced to assist in addressing landscape issues.	An assessment of the potential landscape and visual impacts associated with the construction and operation of the Project has been carried out and is presented in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. The Chapter outlines the relevant landscape character assessments and related studies at a national and local level. Section 2.3 details the key local planning policies considered of particular relevance and explains the objectives of these policies have informed the development of mitigation measures, as described in Section 7 of the
	local development documents.	5.10.16 The landscape and visual assessment should include reference to any landscape character assessment and associated studies as a means of assessing landscape impacts relevant to the proposed project. The applicant's assessment should also take into account of any relevant policies based on these assessments in local development documents in England and local development plans in Wales.	Chapter.
	Paragraph 5.9.6 states: The applicant's assessment should include the effects during construction of the project and the effects of the completed development and its operation on landscape components and landscape character.	Paragraphs 5.10. <u>19</u> 6 (no change- toreplaces paragraphs 5.9.6 of adopted EN-1). The assessment should include the effects on landscape components and character during construction and operation.	An assessment of the potential landscape and visual impacts associated with the construction and operation of the Project has been carried out and is presented in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].
	NA	Additional paragraph 5.10.218 added: The assessment should also demonstrate how noise and light pollution, and other emissions from construction and operational activities on residential amenity and on sensitive locations, receptors and views, will beminimised.	The impact of night-time lighting presented in the Indicative Lighting Strategy at Annex 4 of the ES (Document Reference 6.3.4) [APP-071] on views from nearby receptors has been considered in the Landscape and Visual Impact Assessment (LVIA) in ES Chapter 11: Landscape and Visual Impact (Document Reference _ 6.2.11) [APP-059]. Mitigation measures are proposed that



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	will further reduce the visibility of external lighting.
	Noise impacts are assessed in ES Chapter 7: Noise (Document Reference 6.2.7) [APP-055_REP8-006].
Paragraph 5.9.7 states: The assessment should include the visibility and conspicuousness of the project during construction and of the presence and operation of the project an potential impacts on views and visual amenity. This should include lightpollution effects, including on local amenity, and nature conservation.	An assessment of the potential landscape and visual impacts associated with the construction and operation of the Project has been carried out and is presented in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. The assessment includes light pollution effects on local amenity. The impacts of artificial lighting on nature conservation interests are outlined in ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP- 058].
Paragraph 5.9.8 states: Landscape effects depend on the existing character of the local landscape, its current quality, how highly it is valued and its capacity to accommodate change. All of these factors need to be considered in judging the impact of a project on landscape. Virtually all nationally significant energy infrastructure projects will have effects on the landscape. Projects need to be designed carefully, taking account of the potential impact on the landscape. Having regard to siting, operational and other relevant constraints the aim should be to minimise harm to the landscape, providing reasonable mitigation where possible and appropriate.	Osoj. The existing character of the local landscape is discussed in Section 6 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. The approach to determining the value of the local landscape is considered in Section 5.2. Effects on landscape character are assessed in Section 8.1 with reference to the susceptibility of the landscape to the change proposed, and the value placed on the landscape. The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of howthe design of the Project has evolved in the lead-up to submission of the Application. Furthermore, the individual chapters of the ES explain how the Project has been designed, including the mitigation embedded in its design, to minimise and mitigate impacts. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3- 013REP7-008] compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].



National Parks, the Broads and AONBs have been confirmed by the Government as having the highest status of protection in relation to landscape and scenic beauty. Each of these designated areas has specific statutory purposes which help ensure their continued protection and which the IPC should have regard toin its decision. The conservation of the natural beauty of the landscape and countryside	5.10.1 <u>3</u> 1 (no change replaces paragraph to 5.9.9 of adopted EN-1). When considering applications for development within National Parks, the Broads and Areas of Outstanding Natural Beauty the conservation and enhancement of the natural beauty of the landscape and countryside should be given substantial weight by the Secretary of State in deciding on applications for development consent in these areas.	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.
Nevertheless, the IPC may grant development consent in these areas in exceptional circumstances. The development should be demonstrated to be in the public interest and consideration of such applications should include an assessment of: The need for the development, including in terms of national considerations, and the impact of consenting or not consenting it upon the local economy; The cost of, and scope for, developing elsewhere outside the designated area or meeting the need for it in some other way, taking account of the policy on alternatives set out in Section 4.4; and Any detrimental effect on the environment, the landscape and recreational opportunities, and the extent to which that could be moderated.	Paragraph 5.10.42 <u>31</u> (replaces adopted EN-1paragraph 5.9.10) Nevertheless, the Secretary of State may- grant development consent in these areas in exceptional circumstances. The development should be demonstrated to be in the public interest and consideration of such applications should include an assessment of: <i>No change</i> The cost of, and scope for, developing- elsewhere outside the designated area or meeting the need for it in some other way, taking account of the policy on alternatives set out in Section 4.2 <i>No change</i> The Secretary of State may grant development consent in these areas in exceptional circumstances. Such development should be demonstrated to be in the public interest and consideration of such applications should include an assessment of:	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.



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	Paragraph 5.9.11 states: The IPC should ensure that any	 the need for the development, including in terms of national considerations, and the impact of consenting or not consenting it upon the local economy; the cost of, and scope for, developing all or part of the development elsewhere outside the designated area or meeting the need for it in some other way, taking account of the policy on alternatives set out in Section 4.2; and any detrimental effect on the environment, the landscape and recreational opportunities, and the extent to which that could be moderated. Paragraph 5.10.3243 (replaces adopted EN-1paragraph 5.9.11) 	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no
	projects consented in these designated areas should be carried out to high environmental standards, including through the application of appropriate requirements where necessary.	The Secretary of State should ensure that any projects consented in these designatedareas should be carried out to high environmental standards, including through the application of appropriate requirements where necessary.	nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.
	Paragraph 5.9.12 states: The duty to have regard to the purposes of nationally designated areas also applies when considering applications for projects outside the boundaries of these areas which may have impacts within them. The aim should be to avoid compromising the purposes of designation and such projects should be designed sensitively given the various siting, operational, and other relevant constraints. This should include projects in England which may have impacts on National Scenic Areas in Scotland.	Paragraphs 5.10. <u>33</u> 14 (no change- toreplaces paragraphs 5.9.12 of adopted EN-1). The duty to have regard to the purposes of nationally designated areas also applies when considering applications for projects outside the boundaries of these areas which may have impacts within them.	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.



ENERGY PARK Paragraph 5.9.13 states: The fact that a proposed project will be visible from within a designated area should not in itself be a reason for refusing consent.	Paragraphs 5.10. <u>3315</u> (no change to paragraphs 5.9.13 of adopted EN-1).	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.
Paragraph 5.9.14 states: Outside nationally designated areas, there are local landscapes that may be highly valued locally and protected by local designation.	Paragraphs 5.10. <u>11</u> 46 (no change to paragraphs 5.9.14 of adopted EN-1). Outside nationally designated areas, there are local landscapes that may be highly valued locally. Where a local development document in England or a local development plan in Wales has policies based on landscape or waterscape character assessment, these should be paid particular attention. However, locally valued landscapes should not be used in themselves to refuse consent, as this may unduly restrict acceptable development.	ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] confirms there are no nationally or locally designated areas within the Application Site or the wider landscape and visual study areas.
Paragraph 5.9.15 states:The scale of such projects means that they will often be visible within many miles of the site the proposed infrastructure. The IPC should judge whether any adverse impa on the landscape would be so damaging that itis not offset by the benefits (including need) of the project.	Paragraphs 5.10. <u>3417</u> (no change to paragraphs 5.9.15 of adopted EN-1).	 ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] establishes the likely effects of the Project on receptors within the Landscape and Visual Study Areas in terms of changes to landscape character and visual amenity. Whilst the Project will result in some significant adverse effects, the proposed mitigation reduces all significant adverse effects on landscape character and visual amenity by year 15, with the exception of just 2 Viewpoints. Whilst residual negative effects have been assessed, in response to the need to consider landscape and visual harm versus benefits, section 5.9 of the Planning Statement (Document Reference 5.1) [REP2-017]. considers, on balance, that the residual landscape and visual impacts of the Project do not outweigh the significant national and regional benefits of the Project overall. The benefits and need of the Project are outlined in Sections 4 and 7.2 of the Planning Statement (Document Reference 5.1) [REP2-017].



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Paragraph 5.9.16 states: In reaching a judgment, the IPC should consider whether any adverse impact is temporary, such as during construction, and/or whether any adverse impact on th landscape will be capable of being reversed in a timescale that the IPC considers reasonable.	Paragraphs 5.10. <u>3518</u> (no change to paragraphs 5.9.16 of adopted EN-1).	The duration and reversibility of all effects are considered as part of the impact assessment provided in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].
Paragraph 5.9.17 states: The IPC should consider whether the project has been designed carefully, taking account of environmental effects on the landscape and siting, operational and other relevant constraints, to minimise harm to the landscape, including by reasonable mitigation.	Paragraphs 5.10. <u>3619</u> (no change to paragraphs 5.9.17 of adopted EN-1).	 Mitigation is discussed in Section 7 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP -59]. The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of howthe design of the Project has evolved in the lead-up to submission of the Application. Furthermore, the individual chapters of the ES explain how the Project has been designed, including the mitigation embedded in its design, to minimise and mitigate impacts. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008], compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive landscape features and visual receptors. The CEMP will be produced by the construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9]. Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] have been developed that incorporates measures to integrate the Project into the receiving landscape.



Paragraph 5.9.18 states: All proposed energy infrastructure is likely to have visual effects for many receptors around proposed sites. The IPC will have to judge whether the visual effects on sensitive receptors, such as local residents, and other receptors, such as visitors to the local area, outweigh the benefits of the project.	Paragraph 5.10.20 (no change to paragraph 5.9.18 of adopted EN-1) Adopted EN-1 paragraph 5.9.18 not replaced in draft EN-1	A Landscape and Biodiversity Management and Monitoring Plan (LBMMP) will be prepared for the Project in accordance with the Outline LBMMP (Document Reference 5.7) [REP2-018REP6-012]. This will include details of the creation, enhancement and ongoing management of habitats, including woodland, hedgerow and other landscape features. The Landscape and Visual Assessment provided in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] establishes the likely effects of the Project on receptors within the Landscape and Visual Study Areas in terms of changes to landscape character and visual amenity. Whilst the Project will result in some significant adverse effects, the proposed mitigation reduces all significant adverse effects on landscape character and visual amenity by year 15, with the exception of just 2 Viewpoints. Whilst residual negative effects have been assessed, in response to the need to consider landscape and visual harm versus benefits, section 5.9 of the Planning Statement (Document Reference 5.1) [REP2-017]. considers, on balance, that the residual landscape and visual impacts of the Project do not outweigh the significant



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It i att the ex av im as sh	aragraph 5.9.19 states: may be helpful for applicants to draw tention, in the supporting evidence to eir applications, to any examples of kisting permitted infrastructure they are ware of with a similar magnitude of upact on sensitive receptors. This may ssist the IPC in judging the weight it nould give to the assessed visual upacts of the proposed development.	Paragraph 5.10.2 <u>4</u> 1 (no changes to adopted EN-1 paragraph 5.9.19).	No examples of existing permitted infrastructure with a similar magnitude of impact on sensitive receptors has been provided in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].
Th tal vis ch as ree the de	aragraph 5.9.20 states: ne IPC should ensure applicants have ken into account the landscape and sual impacts of visible plumes from nimney stacks and/or the cooling seembly. It may need to attach quirements to the consent requiring e incorporation of particular design etails that are in keeping with the atutory and technical requirements.	Paragraph 5.10.22 (replaces adopted EN-1 paragraph 5.9.20). The Secretary of State should ensure- applicants have taken into account the- landscape and visual impacts of visible- plumes from chimney stacks and/or the- cooling assembly. It may be necessary to- attach requirements to the consent requiring the incorporation of particular design details that are in keeping with the statutory and- technical requirements. Adopted EN-1 paragraph 5.9.20 not replaced in draft EN-1	The predicted adverse effects on views are set out in Section 8.2 ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. This assessment takes account of visible plumes from the ERF stack.
Re to eff re an en in an th cm cir ha wa	aragraph 5.9.21 states: educing the scale of a project can help mitigate the visual and landscape fects of a proposed project. However, ducing the scale or otherwise nending the design of a proposed nergy infrastructure project may result a significant operational constraint ndreduction in function – for example, e electricity generation output. There ay, however, be exceptional rcumstances, where mitigation could ave a very significant benefit and arrant a small reduction in function. In ese circumstances, the IPC may	Paragraph 5.10.253 (no change to adoptedEN-1 paragraph 5.9.21)	The scale of the Project and its components is necessary to deliver the electricity generation output that it will produce. The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of how the design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008], compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP4-044Revision 7 submited at Deadline 9]. It should be noted that the LVIA has been based on a set of



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decide that the benefits of the mitigation to reduce the landscape and/or visual effects outweigh the marginal loss of function		maximum parameters which considers a worst-case scenario. As such, there may be scope for some scale reduction at detailed design, however this will only be in the context of still maintain the planned electricity generation output. Any further reduction in scale which would result in loss of electricity generation output would not warrant the loss of the electricity generation output and the contribution that would make to the achievement of the Government's objectives and commitments to the energy system and combating climate change.
Paragraphs 5.9.22 states: Within a defined site, adverse landscape and visual effects may be minimised through appropriate siting of infrastructure within that site, design including colours and materials, and landscaping schemes, depending on the size and type of the proposed project. Materials and designs of buildings should always be given careful consideration.	Paragraphs 5.10.2 <u>6</u> 4 (no change to paragraph 5.9.22 of adopted EN-1).	Mitigation is discussed in Section 7 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of how the design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008], compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [AS-006 Revision 7 submitted at Deadline 9]. Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] have been developed that incorporates measures to integrate the Project into the receiving landscape. A Landscape and Biodiversity Management and MonitoringPlan (LBMMP) will be prepared for the Project in accordance with the Outline LBMMP (Document Reference 5.7) [REP2-018REP6-012]. This will include details of the creation, enhancement and ongoing management of habitats, including woodland, hedgerow and other landscape features.



	Paragraph 5.9.23 states: Depending on the topography of the surrounding terrain and areas of population it may be appropriate to undertake landscaping off site. For example, filling in gaps in existing tree and hedge lines would mitigate the impact when viewed from a more distant vista.	Paragraphs 5.10.275 (no change to paragraph 5.9.23 of adopted EN-1).	 Mitigation is discussed in Section 7 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059]. Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] have been developed that incorporates measures to integrate the Project into the receiving landscape. No landscaping is proposed outside of the Order Limit; however, it should be noted that the Order Limits extend beyond the main operational facilities, eg ERF, CBMF, PRF. As such, while no landscaping is proposed outside of the Order Limits, it is proposed beyond the operational process areas.
Land Use, Including Open Space, Green Infrastructure, and Green Belt	community on their proposals to build on open space, sports or recreational	Paragraph 5.11.96 (no change to adoptedEN-1 paragraph 5.10.6).	 The Consultation Report (Document Reference 7.1) [APP-076] details the extensive pre-application consultation undertaken in preparing the Application. ES Chapter 14, Economic, Community and Land Use (Document Reference 6.2.14) [APP-062<u>REP6-02Revision 2 submitted at Deadline 9]</u> details that during construction of the Project there will be a direct impact on two separate areas of Atkinson's Warren open space, namely: Atkinson's Warren LNR north and south of the A1077 (total area of LNR is 77.95ha); and Atkinson's Warren south of the A1077 (total area of open space is 11.64ha). Access to these areas will however be maintained during construction via Footpath FLIX175 and therefore any impact is considered to be negligible. In terms of operational impacts, ES Chapter 14, Economic, Community and Land Use (Document Reference 6.2.14)



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	recreational buildings and land is surplus		[APP-062 <u>REP6-022</u> Revision 2 submitted at Deadline 9]
	to requirements.		details there are no areas of open space considered likely
			to experience significant direct effects during the operation
			of the Project. The new area of wetland habitat to be
			created to the west of the new accessroad will contain a
			number of informal paths that allow access and facilitate
			physical activity, play, and relaxation through improved
			quality and access to open space/nature for both local
			residents and people working at the Energy Park and
			Flixborough Industrial Estate. These informal paths will link
			to the existing PROW network and provide connectivity to
			other areas of open space. Proposed management and
			maintenance arrangements for these areas are detailed in
			the oLBMMP (Document Reference 5.7) [REP2-
			<u>018REP6-012</u>]. Overall, there will be a moderate positive
			benefit associated with access to increased areas of open
			space, which is significant.
			No direct operational effects on recreational facilities are
			anticipated.
	Paragraph 5.10.8 states:	Paragraph 5.11. <u>128</u> (adds to paragraph	ES Chapter 14, Economic, Community and Land Use
	Applicants should seek to minimise	15.10.8 of adopted EN-1):	(Document Reference 6.2.14) [APP-062REP6-
	impacts on the best and most versatile	Applicants are encouraged to develop and	022Revision 2 submitted at Deadline 9] considers the
	agricultural land (defined as land in	implement a Soil Management Plan which	impact of the Project in economic, community and land use
	grades 1, 2 and 3a of the Agricultural	could help minimise potential land	terms. In particular it assesses the impact of the project on
	Land Classification) and preferably use	contamination. The sustainable reuse of	agricultural land.
	land in areas of poorer quality (grades	soils needs to be carefully considered in	
	3b, 4 and 5) except where this would be	line with good practice guidance where	Following discussions during the examination period, ES
	inconsistent with other sustainability	large quantities of soils are surplus to	Chapter 14: Economic, Community and Land Use
	considerations. Applicants should also	requirements or are affected by	(Document Reference 6.2.14) [Revision 2 submitted at
	identify any effects and seek to minimise	contamination.	Deadline 9] was updated at deadline 6.
	impacts on soil quality taking into		
	account any mitigation measures		An assessment of the long-term effects on agricultural land
	proposed. For developments on		and soils is provided in Appendix B, Section 5. The
	previously developed land, applicants		assessment focused on the operational land for the Project
	should ensure that they have considered		in terms of the following categories of use:
	the risk posed by land contamination.		where agriculture will be retained as the main land use
	For developments on previously		and main functioning as agricultural land;
	developed land, applicants should		 where soils will remain in a functional state for a range of
	ensure that they have considered		ecosystem services but not for agricultural production, i.e.
		1	seesystem certices but not for agricultural production, i.e.



therisk posed by land	the land use will change for landscaping and wetlands,
contamination.	etc.; and
	where soils and agricultural land will be permanently lost
	to water bodies used as part of the operational surface
	water management infrastructure and the built
	development (buildings, hardstandings and roads).
	Table 19 summarises the agricultural land use change for
	each of the above categories by grade of land quality.
	In respect of agricultural land, ES Chapter 14: Economic,
	Communityand Land Use (Document Reference 6.2.14)
	[Revision 2 submitted at Deadline 9] concludes that, during
	operation, the effects on land and soils of the landscaping and
	biodiversity enhancement areas will be not significant as will
	the effects on land that will remain in agricultural use. Effects
	of major significance will occur for the BMV agricultural land
	and soils occupied by built infrastructure; however taken in a
	regional context and considering beneficial effects on land and soils based on the provision of a range of soil functions
	and ecosystem services the overall effects is assessed as not
	significant
	signineant
	Tables 18 and 20 of ES Chapter 14: Economic, Community
	and Land Use (Document Reference 6.2.14) [APP-062]
	detail the agricultural land requirements for the construction
	and operation of the Project. Following construction and
	reinstatement, the area of best and most versatile-
	agricultural land that will be permanently required will be
	approximately 36ha (15%),
	Following discussions during the examination period,
	further investigations regarding the impact of the project on
	best and most versatile agricultural land are being
	undertaken. The results of these investigations will be-
	provided at a future deadline.
	As part of the Project lies on previously developed land, ES
	Chapter 8: Ground Conditions, Contamination and
	Hydrogeology (Document Reference 6.2.8) [APP-097]
	addresses the potential effects of the Project on land



EN	IERGY PARK		contamination considering effects to and from any existing contamination and also any potential to cause contamination).
	Paragraph 5.10.9 states: Applicants should safeguard any mineral resources on the proposed site as far as possible, taking into account the long- term potential of the land use after any future decommissioning has taken place.	Paragraph 5.11. <u>1</u> 9 (no change to adopted EN-1 paragraph 5.10.9).	ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058 Revision 1 to be submitted by the close of Examination] details that The Conesby (Yorkshire East) Quarry SSSI is designated on the basis of its geological value. The most southern edge overlaps (0.13 ha) with the Order Limits of the Railway Reinstatement Land, at the eastern edge of the railway. In terms of non-statutory sites, seven Local Geological Sites (LGS) and one Regionally Important Geological Site (RGS) have been identified within 2km of the Order Limits. It is considered the Project is unlikely to impact on important geology sites.
	Paragraph 5.10.13 states: Where the project conflicts with a proposal in a development plan, the IPC should take account of the stage which the development plan document in England or local development plan in Wales has reached in deciding what weight to give to the plan for the purposes of determining the planning significance of what is replaced, prevented or precluded. The closer the development plan document in Englandor local development plan in Wales is tobeing adopted by the LPA, the greater weight which can be attached to it.		Table 6.1 of the Planning Statement (Document Reference 5.1) [REP2-017] demonstrates that there is broadcompliance with the development plan and emerging policies and overall, no material conflict between the Project and relevant key policies contained within the North Lincolnshire Local Plan (2003), Saved Policies (2007), the North Lincolnshire Local Development Framework Core Strategy or the North Lincolnshire emerging Local Plan (Publication Submission Draft).



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Paragraph 5.10.14 states:	Paragraph 5.11. <u>32 and 5.11.33</u> 13 (no change	The Project will not impact any sports and recreational
The IPC should not grant consent for	to adoptedEN-1 paragraph 5.10.14).	buildings or result in a loss of playing fields.
development on existing open space,		
sports and recreational buildings and		ES Chapter 14, Economic, Community and Land Use
land unless an assessment has been		(Document Reference 6.2.14) [APP-062REP6-
undertaken either by the local authority		022Revision 2 submitted at Deadline 9] considers the
or independently, which has shown the		impact of the Project in economic, community and land use
open space or the buildings and land to		terms. The Chapter details that there is one area of land
be surplus to requirements or the IPC		within the Application Land, Atkinson's Warren LNR, to
determines that the benefits of the		which the public have access as 'open space' as defined in
project (including need), outweigh the		the North Lincolnshire Open Space Study.
potential loss of such facilities, taking		During construction of the Drainet there will be a direct
into account any positive proposals		During construction of the Project there will be a direct
made by the applicant to provide new,		impact on two separate areas of Atkinson's Warren open
improved or compensatory land or		space, namely: Atkinson's Warren LNR north and south of
facilities. The loss of playing fields		the A1077 (total area of LNR is 77.95ha); and Atkinson's
should only be allowed where applicants		Warren south of the A1077 (total area of open space is 11.64ha). Access to these areas will however be
can demonstrate that they will be		maintained during construction via Footpath FLIX175 and
replaced with facilities of equivalent or		therefore any impact is considered to be negligible.
better quantity or quality in a suitable location.		
		No direct construction effects on recreational facilities are
		anticipated.
		anticipated.
		In terms of operational impacts, ES Chapter 14, Economic,
		Community and Land Use (Document Reference 6.2.14)
		[APP-062REP6-022Revision 2 submitted at Deadline 9]
		details there are no areas of open space considered likely
		to experience significant direct effects during the operation
		of the Project. The new area of wetland habitat to be
		created to the west of the new accessroad will contain a
		number of informal paths that allow access and facilitate
		physical activity, play, and relaxation through improved
		quality and access to open space/nature for both local
		residents and people working at the Energy Park and
		Flixborough Industrial Estate. These informal paths will link
		to the existing PROW network and provide connectivity to
		other areas of open space. Proposed management and
		maintenance arrangements for these areas are detailed in
		the Outline LBMMP (Document Reference 5.7) [REP2-



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		<u>018REP6-012]</u>
		No direct operational effects on recreational facilities are
		anticipated.
Paragraph 5.10.15 states:	Paragraph 5.11.314 (no change to ado	ppted ES Chapter 14, Economic, Community and Land Use
The IPC should ensure that ap		(Document Reference 6.2.14) [APP-062REP6-
not site their scheme on the be		
versatile agricultural land		
justification. It should give little		
the loss of poorer quality agric		re to agricultural land.
(in grades 3b, 4 and 5), exce		
(such as uplands) where		
agricultural practices may		
contribute to the quality and c		(Document Reference 6.2.14) [Revision 2 submitted at
the environment or the local ec		Deadline 9] was updated at deadline 6.
	demonstrated to be necessary, areas of	
	poorer quality land should be preferred	
	those of a higher quality.	and soils is provided in Appendix B, Section 5. The
		assessment focused on the operational land for the Project
		in terms of the following categories of use:
		where agriculture will be retained as the main land use and main functioning as agricultural land;
		 where soils will remain in a functional state for a range of
		ecosystem services but not for agricultural production, i.e.
		the land use will change for landscaping and wetlands,
		etc.; and
		where soils and agricultural land will be permanently lost
		to water bodies used as part of the operational surface
		water management infrastructure and the built
		development (buildings, hardstandings and roads).
		Table 19 summarises the agricultural land use change for
		each of the above categories by grade of land quality.
		In respect of agricultural land, ES Chapter 14: Economic,
		Communityand Land Use (Document Reference 6.2.14)
		[Revision 2 submitted at Deadline 9] concludes that, during
		operation, the effects on land and soils of the landscaping
		and biodiversity enhancement areas will be not significant
		as will the effects on land that will remain in agricultural use.



		Effects of major significance will occur for the BMV agricultural land and soils occupied by built infrastructure; however taken in a regional context and considering beneficial effects on land and soils based on the provision of a range of soil functions and ecosystem services the overall effects is assessed as not significant Tables 18 and 20 of ES Chapter 14, Economic, Community
		and Land Use (Document Reference 6.2.14) [APP-062] detail the agricultural land requirements for the construction
		and operation of the Project. Following construction and reinstatement, the area of best and most versatile-
		agricultural land that will be permanently required will be approximately 36ha (15%).
		Following discussions during the examination period, further investigations regarding the impact of the project on-
		best and most versatile agricultural land are being undertaken. The results of these investigations will be
		provided at a future deadline.
		The site selection process undertaken by the Applicant is described in section 9.4 of ES Chapter 3,
		Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018].
Paragraphs 5.10.19 States: Although in the case of infrastructure there may be l		changeaddsThe Design and Access Statement (DAS) (Document5.10.19Reference 5.3) [REP3-012REP6-009] provides an
done to mitigate the direct	effects of an effects and the effects on	existing or the lead-up to submission of the Application. The
energy project on the exist proposed site (assuming tha	some at least of good design principles,	including the Design Principles and Codes Document (Document
of that use can still be retain construction). Applicants s		he protection of Reference 5.12) [REP3-013REP7-008], compliance with which is secured by Requirements 3 and 6 in the draft
minimise these effects and existing or planned uses ne		DCO (Document Reference 2.1) [AS-006Revision 7submitted at Deadline 9].
the application of good des	ign principles,	
including the layout of the p	oject.	The design process regarding the layout of the Project is explained in ES Chapter 3, Project Description and Alternatives, section 9.6, (Document Reference)
		6.2.3) [REP4-007 <u>REP6-018</u>].



	Paragraphs 5.11.2419 (no change to adopted	ES Chapter 14, Economic, Community and Land Use
	EN-1 paragraphs 5.10.20	(Document Reference 6.2.14) [APP-062 <u>REP6-</u>
the IPC should consider imposing		022Revision 2 submitted at Deadline 9] considers the
requirements to ensure the connectivity		impact of the Project in economic, community and
of the green infrastructure network is		land useterms and concludes that no adverse
maintained in the vicinity of the		significant economic, community and land use effects
development and that any necessary		have been identified duringconstruction or operation
works are undertaken, where possible, to		of the Project.
mitigate any adverse impact and, where		
appropriate, to improve that network and		
other areas of open space including		
appropriate access to new coastal access	6	
routes.		
Paragraph 5.10.21 states:	Paragraph 5.11.250 (replaces adopted EN-	ES Chapter 14, Economic, Community and Land Use
The IPC should also consider whether	1paragraph 5.10.21)	(Document Reference 6.2.14) [APP-062REP6-
mitigation of any adverse effects on green	The Secretary of State should also	022Revision 2 submitted at Deadline 9 considers the
infrastructure and other forms of open	considerwhether any adverse effects on	impact of the Project in economic, community and
space is adequately provided for by	green infrastructure and other forms of	land useterms and concludes that no adverse
means of any planning obligations, for	open space is adequately mitigated or	significant economic, community and land use effects
example exchange land and provide for	compensated by means of any planning	have been identified duringconstruction or operation
appropriate management and	obligations, for example exchange land	of the Project.
maintenance agreements. Any exchange	andprovide for appropriate management	
land should be at least as good in terms	and maintenance agreements. Any	
of size, usefulness, attractiveness and	exchange land should be at least as good	
quality and, where possible, at least as	in terms of size, usefulness, attractiveness	
accessible. Alternatively, where Sections	and quality, and accessibility. Alternatively,	
131 and 132 of the Planning Act 2008	where sections 131 and 132 of the	
apply, replacement land provided under	Planning Act 2008 apply, replacement land	
those sections will need to conform to the	provided under those sections will need to	
requirements of those sections.	conform to the requirements of those	
	sections.	
Paragraph 5.10.24	Paragraphs 5.11.30 and 5.11.3123 (amends	ES Chapter 14, Economic, Community and Land Use
Rights of way, National Trails and other	paragraph	(Document Reference 6.2.14) [APP-062REP6-
rights of access to land are important	5.10.24 of adopted EN-1):	022Revision 2 submitted at Deadline 9] considers the
recreational facilities for example for	Public Rights of way, National Trails and	impact of the Project in economic, community and land us
walkers, cyclists and horse riders. The	other rights of access to land are important	terms and concludes no significant direct adverse effects
IPC should expect applicants to take	recreational facilities for example for	on PRoWs have been identified during construction.
appropriate mitigation measures to	walkers, cyclists and horse riders. The	
address adverse effects on coastal	Secretary of State should expect applicants	In terms of operational impacts, there are no PROWs
access, National Trails and other rights	to take appropriate mitigation measures to	considered likely to experience direct effects during the



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	of way. Where this is not the case the IPC should consider what appropriate mitigation requirements might be attached to any grant of development consent.	address adverse effects on coastal access, National Trails, other rights of way and open access land and, where appropriate, to consider what opportunities there may be to improve or create new access. In considering revisions to an existing right of way, consideration should be given to the use, character, attractiveness and convenience of the right of way. The Secretary of State should consider whetherthe mitigation measures put forward by an applicant are acceptable and whether requirements or other provisions in respectof these measures should be included in any grant of development consent.	 operation of the Project. Replacement level crossing provision is to be made for FP FLIX175 and FP FLIX178 which will reinstate the PRoW network in the local area. The at grade crossing of FP FLIX175 will be upgraded and a new pedestrian bridge will be provided on FP FLIX178 to the south east ofFlixborough. FP SCUN175 will be reinstated, and surfaces made good post construction. There will be no operational impacts on the use and amenity of FP SCUN175. The Project also includes a number of new footpaths,
Noise and Vibration	Paragraph 5.11.1 States: Excessive noise can have wide-ranging impacts on the quality of human life, health (for example owing to annoyance or sleep disturbance) and use and enjoyment of areas of value such as quiet places and areas with high landscape quality. The Government's policy on noise is set out in the Noise Policy Statement for England. It promotes good health and good quality of life through effective noise management. Similar considerations apply to vibration, which can also cause damage to buildings. In this section, in line with current legislation, references to "noise" below apply equally to assessment of impacts of vibration.	Paragraph <u>s</u> 5.12.1 <u>and 5.12.2 (no change to adoptedEN-1 paragraph 5.11.1).</u>	ES Chapter 7: Noise (Document Reference 6.2.7) [APP- <u>REP8-006</u>] presents the results of the assessment of noise and vibration from the construction and operation of the Project.
	Paragraph 5.11.2 States: Noise resulting from a proposed development can also have adverse impacts on wildlife and biodiversity. Noise effects of the proposed development on ecological receptors should be assessed	Paragraph 5.12. <u>2 4 (no changeadds</u> to adoptedEN-1 paragraph 5.11.2). <u>Underwater noise can be a significant</u> issue in the marine environment, particularly in regard to energy production.	Section 8 of ES Chapter 10, Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>] provides an assessment of the likely impacts and effects of noise on relevant ecological features. The potential for disturbance (noise/vibration/visual) to qualifying interest bird features of the Humber Estuary



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by the IPC in accordance with the Biodiversity and Geological Conservation section of this NPS		SPA and Ramsar during construction and operation has been considered in Sections 4.5.1, 4.5.2, 4.5.3 and Section 5.3.1 of the Report to inform the Habitats Regulations Assessment (Document Reference 5.9) [REP2 019REP6 014 which will be further updated prior to the close of the Examination].
 Paragraph 5.11.3 Factors that will determine the likely noise impact include: the inherent operational noise from the proposed development, and its characteristics; the proximity of the proposed development to noise sensitive premises (including residential properties, schools and hospitals) and noise sensitive areas (including certain parks and open spaces); the proximity of the proposed development to quiet places and other areas that are particularly valued for their acoustic environment or landscape quality; and the proximity of the proposed development to designated sites where noise may have an adverse impact on protected species or other wildlife. 	Paragraph 5.12.53 (no change to adoptedEN-1 paragraph 5.11.3).	 Section 5 of ES Chapter 7: Noise (Document Reference 6.2.7) [APP-REP8-006] details the methodology and significancecriteria used to determine the likely noise impacts from theProject. Section 6 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006] details the baseline noise environment and receptors identified around the Project, including the nearby villages of Amcotts and Flixborough. Section 8 of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_Revision 1 to be submitted by the close of Examination] provides an assessment of the likely impacts and effects of noise on relevant ecological features.
 Paragraph 5.11.4 states: Where noise impacts are likely to arise from the proposed development, the applicant should include the following in the noise assessment: a description of the noise generating aspects of the development proposal leading to noise impacts, including the identification of any distinctive tonal, impulsive or low frequency 	Paragraph 5.12.64 (no change to adoptedEN-1 paragraph 5.11.4).	Descriptions of noise generating aspects of the Project, together with assessment of construction and operational noise and vibration impacts are presented in Sections 4 and 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006]. Noise Sensitive Receptors (NSR) including proximity of any Noise Important Areas (NIA) are identified in Table 12 and Figure 1 in Appendix A of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006].



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 characteristics of the noise; identification of noise sensitive premises and noise sensitive areas that may be affected; the characteristics of the existing noise environment; a prediction of how the noise environment will change with the proposed development; in the shorter term such as during the construction period; in the longer term during the operating life of the infrastructure; at particular times of the day, evening and night as appropriate. an assessment of the effect of predicted changes in the noise environment on any noise sensitive areas; and measures to be employed in mitigating noise. 		Information relating to the existing noise environment is presented in Section 6 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006]. The mitigation of construction and operational noise is discussed in Section 7 and residual effects are discussed in Section 9 of Chapter 7, Noise of the ES (Document Reference 6.2.7) [REP8-006]. Section 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006] predicts the construction and operationalnoise levels at sensitive receptors during daytime and night-time hours. The mitigation of construction and operational noise is discussed in Section 7 and residual effects are discussed in Section 9 of Chapter 7, Noise of the ES (Document Reference 6.2.7) [REP8-006]. Section 8 of ES Chapter 7, Noise of the ES (Document Reference 6.2.7) [REP8-006]. Section 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006] predicts the construction and operationalnoise levels at sensitive receptors during daytime and night-time hours.
Paragraph 5.11.5 states: The noise impact of ancillary activities associated with the development, suchas increased road and rail traffic movements, or other forms of transportation, should also be considered.	Paragraph 5.12.68 (no change to adoptedEN-1 paragraph 5.11.5).	Potential construction and operational related road and rail-traffic noise effects have been assessed in Sections 8.3, 8.4, 8.6 and 8.7 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006]. The operation of the wharf (including the presence of a vessel) has been assessed in Section 8.5.
Paragraph 5.11.6 states: Operational noise, with respect to human receptors, should be assessed using the principles of the relevant British Standards137 and other guidance. Further information on assessment of particular noise sources may be contained in the technology-specific NPSs. In particular, for renewables (EN-3)	Paragraph 5.12.97 (no change to adoptedEN-1 paragraph 5.11.6).	Potential operational noise effects on human NSRs are presented in Section 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006]. The appropriate standards that have been used to assess the noise are described in Section 5.



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and electricity networks (EN-5) there is assessment guidance for specific features of those technologies. For the prediction, assessment and management of construction noise, reference should be made to any relevant British Standards138 and other guidance which also give examples of mitigation strategies.		
Paragraph 5.11.7 states: The applicant should consult EA and Natural England (NE), or the Countryside Council for Wales (CCW), as necessary and in particular with regard to assessment of noise on protected species or other wildlife. Theresults of any noise surveys and predictions may inform the ecological assessment. The seasonality of potentially affected species in nearby sites may also need to be taken into account.	NA	Section 8 of ES Chapter 10, Ecology and Nature Conservation (Document Reference 6.2.10) [APP-058_ <u>Revision 1 to be submitted by the close of Examination</u>] provides an assessment of the likely impacts and effects of noise on relevant ecological features. The potential for disturbance (noise/vibration/visual) to qualifying interest bird features of the Humber Estuary SPA and Ramsar during construction and operation has been considered in Sections 4.5.1, 4.5.2, 4.5.3 and Section 5.3.1 of the Report to inform the Habitats Regulations Assessment (Document Reference 5.9) [REP2-019REP6-014 which will be further updated prior to the close of the Examination]. Discussions have continued with Natural England are on- goingduring the examination in relation to noise and vibration impacts of the Project on ecological receptors <u>–</u> details of which are provided in via-the SoCG.
Paragraphs 5.11.8 The project should demonstrate good design through selection of the quietest cost-effective plant available; containment of noise within buildings wherever possible; optimisation of plant layout to minimise noise emissions; and, where possible, the use of landscaping, bundsor noise barriers to reduce noise transmission.	Paragraph <u>s</u> 5.12. <u>15 and 5.12.169</u> (no change to adoptedEN-1 paragraphs 5.11.8).	The Design and Access Statement (DAS) (Document Reference 5.3) <u>REP3-012REP6-009</u>] provides an explanation of how the design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [<u>REP3-013REP7-008</u>], compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP-004]. Design mitigation measures in relation to noise and



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Paragraph 5.11.9 States: The IPC should not grant development consent unless it is satisfied that the proposals will meet the following aims: avoid significant adverse impacts on health and quality of life from noise; • mitigate and minimise other adverse impacts on health and quality of life from noise; and • where possible, contribute to improvements to health and quality of life through the effective management and control of noise.	Paragraph 5.12.179 (no change to adoptedEN-1 paragraphs 5.11.9).	 vibration matters, including embedded mitigation that has been integrated in the design of the Project, are set out in Section 7 of ES Chapter 7, Noise (Document Reference 6.2.7) [REP8-006]. A tabulated summary of mitigation measures for the Projectis also presented in ES Chapter 19 Mitigation (Document Reference 6.2.19) [APP-067REP8-009]. Section 8 of ES Chapter 7, Noise (Document Reference 6.2.7) [REP8-006] describe the likely significant effects of the construction and operation of the Project. Significant noise impacts are predicted through ES Chapter7, Noise (Document Reference 6.2.7) [APP
		noise effect of the Project so far as feasible. Suitable measures inplace include the implementation of a CEMP and adherence to a Construction Noise and Vibration Management Plan which will be implemented before the development becomes operational (as secured by Requirement 4 of the draft DCO (DocumentReference 2.1) [REP4-004Revision 7 submitted at Deadline 9].
		The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] contains the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work as anticipated and includes a Noise Management. The provision of a detailed OEMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9].



		Any further mitigation measures will be explored during detailed design to seek to reduce predicted significant noise effects which are reported in the ES
Paragraph 5.11.10 states: When preparing the developm order, the IPC should conside measurable requirements or the mitigation measures to be to ensure that noise levels do any limits specified in the deve consent.	r including specifying put in place not exceed by the construction put in place protection by the construction operation, and decommissioning of the energy infrastructure development.	Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be produced



ENERGY PARK		
Paragraph 5.11.11 states: The IPC should consider whether mitigation measures are needed both for operational and construction noise over and above any which may form part of the project application. In doing so the IPC may wish to impose requirements. Any such requirements should take account of the guidance set out in Circular 11/95 or any successor to it.	successor to it and planning practice guidance on noise.	During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be produced by the construction contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015 <u>REP7-018</u> Revision 6 submitted at Deadline 9]. A Construction Noise and Vibration Management Plan which will be implemented before the development becomes operational (as secured by Requirement 4 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] contains the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work as anticipated and includes a Noise Management. The provision of a detailed OEMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9].
 Paragraph 5.11.12 states: Mitigation measures may include one or more of the following: engineering: reduction of noise at point of generation and containment of noise generated; lay-out: adequate distance between source and noise- sensitive receptors; 	 Paragraph 5.12.13 (no changesadds to adoptedEN-1 paragraph 5.11.12) administrative: using planning conditions/obligations to restrict activities allowed on the site at certain times and/or specifying permissible noise limits/ noise levels, differentiating as appropriate between different times of day, such as evenings and late at night, and taking 	The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of how the design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008],compliance with which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7 <u>submitted at Deadline 9</u>].



NERGY PARK	take a second second second by a first second second	
 incorporating good design to minimise noise transmission through screening by natural barriers, or other buildings; and administrative: restricting activities allowed on the site; specifying acceptable noise limits; and taking into account seasonality of wildlife in nearby 	 into account seasonality of wildlife in nearby designated sites insulation: mitigating the impact on areas likely to be affected by noise including through noise insulation when the impact is on a building. 	Mitigation measures in relation to noise and vibration matters, including embedded mitigation that has been integrated in the design of the Project, are set out in Section 7 of ES Chapter 7: Noise (Document Reference 6.2.7) [APPREP8-006]. A tabulated summary of mitigation measures for the Project is also presented in ES Chapter 19 Mitigation (Document Reference 6.2.19) [APP-067REP8-009].
designated sites.		During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be produced by the construction contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015REP7-018] Revision 6 submitted at Deadline 9].
		A Construction Noise and Vibration Management Plan which will be implemented before the development becomes operational (as secured by Requirement 4 of the draft DCO (Document Reference2.1) [REP4-004Revision <u>7 submitted at Deadline 9</u>].
		The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] contains the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work as anticipated and includes a Noise Management. The provision of a detailed OEMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9].
		In addition to the OEMP, Requirement 22 has been added to Schedule 2 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9] which sets limits in relation to operational noise emissions



	Paragraph 5.11.13 states: In certain situations, and only when all	Paragraph 5.12.14 (no changes to adopted EN-1 paragraph 5.12.14)	ES Chapter 7: Noise (Document Reference 6.2.7) [REP8- 006] confirms that further mitigation measures will be
	other forms of noise mitigation have been exhausted, it may be appropriate	Adopted EN-1 paragraph 5.11.13 not replaced in draft EN-1	explored during detailed design to seek to reduce predicted significant noise effects which are reported in the ES
	for the IPC to consider requiring noise mitigation through improved sound		
	insulation dwellings.		
Socio-	Paragraph 5.12.2 states:	Paragraph 5.13.2 (no change to adopted	ES Chapter 14, Economic Community and Land Use
economi c	Where the project is likely to have socio- economic impacts at local or regional	EN-1 paragraph 5.12.2).	(Document Reference 6.2.14) [APP-062 <u>REP6-</u> 022Revision 2 submitted at Deadline 9] considers the
	levels, the applicant should undertake and include in their application an assessment of these impacts as part of the ES (see Section 4.2).		impact of the Project in economic, community and land use terms.



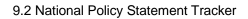
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	aragraph 5.12.3 states:	Paragraph 5.13.43 (amends EN-1 paragraph	ES Chapter 14, Economic Community and Land Use
	nis assessment should consider all	5.12.3 as follows).	(Document Reference 6.2.14) [APP-062 <u>REP6-</u>
rel	levant socio-economic impacts, which	This assessment should consider all	022Revision 2 submitted at Deadline 9] considers the
ma	ay include:	relevant socio-economic impacts, which	impact of the Project in economic, community and land use
a)	the creation of jobs and training	may include:	terms and adheres to the requirements of this paragraph.
	opportunities;	 a) the creation of jobs and training 	
b)	the provision of additional local	opportunities. Applicants may wish	The results of the assessment are outlined in section 8 of
	services and improvements to local	to provide information on the	ES Chapter 14: Economic Community and Land Use
	infrastructure, including the provision	sustainability of the jobs created,	(Document Reference 6.2.14) [APP-062 <u>REP6-</u>
	of educational and visitor facilities;	including where they will help to	022Revision 2 submitted at Deadline 9.
c)	effects on tourism;	develop the skills needed for the	
d)	the impact of a changing influx of	UK's transition to Net Zero	An assessment of cumulative economic, community and
	workers during the different	b) the contribution to the development	land use impacts during construction and during operation
	construction, operation and	of low-carbon industries at the local	has been undertaken and is reported in ES Chapter 18:
	decommissioning phases of the		Cumulative and Indirect Effects Assessment (Document
	energy infrastructure. This could	and regional level as well as	Reference 6.2.18) [Revision 1 submitted at Deadline
	change the local population	nationally	<u>9APP-066</u>].
	dynamics and could alter the	c) the provision of additional local	
	demand for services and facilities in	services and improvements to local	
	the settlements nearest to the	infrastructure, including the	
	construction work (including	provision of educational and visitor	
	community facilities and physical	facilities	
	infrastructure such as energy, water,	 any indirect beneficial impacts for 	
	transport and waste). There could	the region hosting the	
	also be effects on social cohesion	infrastructure, in particular in	
	depending on how populations and	relation to use of local support	
	service provision change as a result of the development; and	services and supply chains	
e)	cumulative effects – if development	e) effects on tourism	
(1)	consent were to be granted to for a	f) the impact of a changing influx of	
	number of projects within a region	workers during the different	
	number of projects within a region		



And these were developed in a similar timeframe, there could be some short-term negative effects, for example a potential shortage of construction workers to meet the needs of other industries and major projects within the region.	Construction, operation and decommissioning phases of the energy infrastructure. This could change the local population dynamics and could alter the demand for services and facilities in the settlements nearest to the construction work (including community facilities and physical infrastructure such as energy, water, transport and waste). There could also be effects on social cohesion depending on how populations and service provision change as a result of the development g) cumulative effects – if development consent were to be granted to for a number of projects within a region and these were developed in a similar timeframe, there could be some short-term negative effects, for example a potential shortage of construction workers to meet the needs of other industries and major projects within the region	
Paragraph 5.12.4 states: Applicants should describe the existing socio-economic conditions in the areas surrounding the proposed development and should also refer to how the development's socio-economic impacts correlate with local planning policies.	Paragraph 5.13.54 (no change to adoptedEN-1 paragraph 5.12.4).	The current socio-economic baseline conditions of the study area have been described in Section 6 of ES Chapter 14, Economic Community and Land Use (Document Reference 6.2.14) [APP-062 <u>REP6-022Revision 2</u> submitted at Deadline 9].



	TT PARK		The section defense for a second so the section of
Socie to otl impa Secti	agraph 5.12.5 states: io-economic impacts may be linked ther impacts, for example the visual act of a development is considered in tion 5.9 but may also have an impact ourism and local businesses.	Paragraph 5.13.5 (replaces adopted EN-1 paragraph 5.12.5) Socio-economic impacts may be linked to other impacts, for example the visual impact of a development is considered in Section 5.10 but may also have an impact on tourism and local businesses. Applicants are encouraged, where possible, to ensure local suppliers are considered in any supply chain.	The methodology for assessing the net economic Impacts of the Project is outlined at section 5.2.1 of ES Chapter 14, Economic Community and Land Use (Document Reference 6.2.14) [APP-062 <u>REP6-022Revision 2</u> submitted at Deadline 9]. The community assessment detailed in ES Chapter 14, Economic Community and Land Use (Document Reference 6.2.14) [APP-062 <u>REP6-022Revision 2</u> submitted at Deadline 9] considers the likely effects on residential properties (and their occupants), community facilities, including recreational facilities, open space and Public Rights of Way (pRoWs) (and their users) and communities as a whole. The assessment of tourism impacts is considered in relation to impacts on individual tourist related businesses
The poter energy appli that t	agraph 5.12.6 states: IPC should have regard to the ential socio-economic impacts of new rgy infrastructure identified by the icant and from any other sources the IPC considers to be both vant and important to its decision.	Paragraph 5.13.67 (replaces adopted EN- 1paragraph 5.12.6) The Secretary of State should have regard to the potential socio-economic impacts of new energy infrastructure identified by the applicant and from any other sources that the Secretary of State considers to be both relevant and important to its decision.	The results of the economic, community and land use assessment are outlined in section 8 of ES Chapter 14, Economic Community and Land Use (Document Reference 6.2.14) [APP-062 <u>REP6-022Revision 2</u> submitted at Deadline 9].





Paragraph 5.12.8 states:	Paragraph 5.13.9 (adds no change to	Section 7 of ES Chapter 14, Economic Community and
The IPC should consider any relevant	ant paragraph 5.12.8 of adopted EN-1) to state:	Land Use (Document Reference 6.2.14) [APP-
positive provisions the developer h	as The Secretary of State may wish to include	062REP6-022Revision 2 submitted at Deadline 9] sets
made or is proposing to make to m	itigate a requirement that specifies the approval by	out the mitigation measures which have been assumed to
impacts (for example through plann	ning the local authority of an employment and	be included as integral parts of the implementation of the
obligations) and any legacy benefit	s that skills plan detailing arrangements to	Project.
may arise as well as any options for	or promote local employment and skills	
phasing development in relation to	the development opportunities, including	Where currently identified design mitigation measures do
socio-economic impacts.	apprenticeships, education, engagement-	not fully avoid or mitigate impacts, additional targeted
	with local schools and colleges and training	mitigation measures will be implemented to offset adverse
	programmes to be enacted.	impacts.
		During construction, works will be undertaken in line with a
		Construction Environmental Management Plan (CEMP)
		which will include good practice measures to reduce
		impacts on sensitive receptors. The CEMP will be produced
		by the construction contractor in accordance with the Code



ILEROT PARK	1	of Construction Dractice (CoCD) area ideal in Armon 7 to the
		of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015REP7-018
		Revision 6 submitted at Deadline 9].
		An Economic & Employment Group has been established
		to help ensure that the economic benefits of the Project are
		maximised locally. At Deadline 8, an Outline Employment
		and Skills Policy was submitted (Document Reference:
		9.35) [REP8-025] which sets out the approach that will be
		adopted by the Applicant to promote local employment
		opportunities and ensure the economic benefits of the
		Project are maximised locally. The outline policy will form
		the basis for a final Employment and Skills Plan, which will be prepared and submitted by the Applicant prior to the
		commencement of the NLGEP development. It has been
		developed in conjunction with the Economic and
		Employment Group which has been established for the
		project to help ensure that the economic benefits of the
		Project are maximised locally.
		A tabulated summary of mitigation measures for the Project
		and is also presented in ES Chapter 19: Mitigation
		(Document Reference 6.2.19) [APP-REP8-009].
Paragraph 5.12.9 states:	Paragraph 5.13. <u>810</u> (no change to adopted	The Design and Access Statement (DAS) (Document
The IPC should consider whether	EN-1 paragraph 5.12.9).	Reference 5.3) [REP3-012REP6-009] identifies design
mitigation measures are necessary to		principles basedon the National Infrastructure Commission
mitigate any adverse socio-economic		(NIC)'s Design Principles for national infrastructure,
impacts of the development. For example, high quality design can improve the visual		identifying People and Value as focus areas. The principles underpinning this focus reflect the need to provide a high-
and environmentalexperience for visitors		quality place to work, bring new job opportunities and
and the local community alike.		contribute to educational/ vocational training, and to protect
		and possibleenhance the amenity of neighbours.
		The principles built into the illustrative design are set out in
		the Design Principles and Codes Document (Document
		Reference 5.12) [REP3-013REP7-008], compliance with
		which is secured by Requirements 3 and 6 in the draft
		DCO (Document Reference 2.1) [REP4-004Revision 7
		submitted at Deadline 9].



ENERGI FARM	
	Section 7 of ES Chapter 14: Economic Community and Land Use (Document Reference 6.2.14) [APP- 062 <u>REP6-022Revision 2 submitted at Deadline 9</u>] sets out the mitigation measures which have been assumed to be included as integral parts of the implementation of the Project.
	Where currently identified design mitigation measures do not fully avoid or mitigate impacts, additional targeted mitigation measures will be implemented to offset adverse impacts.
	During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be produced by the construction contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [<u>REP7-018 Revision 6</u> <u>submitted at Deadline 9REP4-012</u>].
	An Economic & Employment Group has been established to help ensure that the economic benefits of the Project are maximised locally. <u>At Deadline 8, an Outline Employment</u> and Skills Policy was submitted (Document Reference: 9.35) [REP8-025] which sets out the approach that will be
	adopted by the Applicant to promote local employment opportunities and ensure the economic benefits of the Project are maximised locally. The outline policy will form the basis for a final Employment and Skills Plan, which will be prepared and submitted by the Applicant prior to the
	commencement of the NLGEP development. It has been developed in conjunction with the Economic and Employment Group which has been established for the project to help ensure that the economic benefits of the Project are maximised locally.
	A tabulated summary of mitigation measures for the Project and is also presented in ES Chapter 19 Mitigation (Document Reference 6.2.19) [APP- <u>REP8-009</u>].



Traffic and Transport	Paragraph 5.13.1 states: The transport of materials, goods and personnel to and from a development during all project phases can have a variety of impacts on the surrounding transport infrastructure and potentially on connecting transport networks, for example through increased congestion. Impacts may include economic, social and environmental effects. Environmental impacts may result particularly from increases in noise and emissions from road transport. Disturbance caused by traffic and abnormal loads generated during the construction phase will depend on the scale and type of the proposal.	Paragraph 5.14.1 (no changes to adoptedEN-1 paragraph 5.13.1)	ES Chapter 13: Traffic and Transport (Document Reference 6.2.13) [REP2-021] assesses the likely environmental effects of the Project with respect to traffic and transport.
	Paragraph 5.13.3 states: If a project is likely to have significant transport implications, the applicant's ES (see Section 4.2) should include a transport assessment, using the NATA/WebTAG139 methodology stipulated in Department for Transport guidance, or any successor to such methodology. Applicants should consult the Highways Agency and Highways Authorities as appropriate on the assessment and mitigation.	Paragraph <u>s</u> 5.14. <u>35</u> and 5.14. <u>6</u> (no- change toreplaces adoptedEN-1 paragraph 5.13.3). If a project is likely to have significant transport implications, the applicant's ES (see Section 4.2) should include a transport appraisal. The DfT's Transport Analysis Guidance (TAG)263 and Welsh Governments WeITAG264 provides guidance on modelling and assessing the impacts of transport schemes. Applicants should consult National Highways and Highways Authorities as appropriate on the assessment and mitigation.	Appendix B of Chapter 13, Traffic and Transport of the ES (Document Reference 6.2.13) [REP2-021] contains a Transport Assessment. The scope of the Transport Assessment (and assessment methodology contained therein) reflects the output of the pre-application consultation process undertaken with North Lincolnshire Council and National Highways.



Where appropriate, the applicant should prepare a travel plan including demand management measures to mitigate transport impacts. The applicant should also provide details of proposed measures to improve access by public transport, walking and cycling, to reduce the need for parking associated with the proposal and to mitigate transport impacts.	Paragraph 5.14.4 (<u>replacescompared</u> -to adoptedEN-1 paragraph 5.13.4) adds: The assessment should also consider any possible disruption to services and infrastructure (such as road, rail and airports). The applicant should prepare a travel plan including demand management and monitoring measures to mitigate transport impacts. The applicant should also provide details of proposed measures to improve access by active, public and shared transport to: • reduce the need for parking associated with the proposal; • contribute to decarbonisation of the transport network; • reduce the need to travel; and • secure behavioural change and modal shift through an offer of genuine modal	Appendix C of ES Chapter 13, Traffic and (Document Reference 6.2.13) [REP2-021] contains a Framework TravelPlan for the Project, which relates to workers/employees atthe Project during the operational phase. The Framework Travel Plan seeks to promote the use of sustainable travel modes and reduce the number of employees driving their car to work by 15% over the 5-year timeframe. A commitment to the development of a Travel Plan prior to the operation of the Energy Park is secured by Requirement 13 of the draft DCO (DocumentReference 2.1 [REP4-004Revision 7 submitted at Deadline 9]. Transport impacts and mitigation are set out in the Transport Assessment
Paragraph 5.13.5 states: If additional transport infrastructure is proposed, applicants should discuss with network providers the possibility of co- funding by Government for any third- party benefits. Guidance has been issued in England which explains the circumstances where this may be	choice and to mitigate transport impacts Paragraphs 5.14.8 and 5.14.95 (no- changesadds to adoptedEN-1 paragraph 5.13.5). If additional transport infrastructure is needed or proposed, it should always include good quality walking, wheeling and cycle routes, and associated facilities (changing/storage etc) needed to enhance active transport provision.	No discussions have been undertaken with network providers regarding the possibility of co-funding by Government for any third-party benefits



Paragraph 5.13.6: A new energy NSIP may give rise to substantial impacts on the surrounding transport infrastructure and the IPC should therefore ensure that the applicant has sought to mitigate these impacts, including during the construction phase of the development. Where the proposed mitigation measures are insufficient to reduce the impact on the transport infrastructure to acceptable levels, the IPC should consider requirements to mitigate adverse impacts on transport networks arising from the development, as set out below. Applicants may also bewilling to enter into planning obligations for funding infrastructure and otherwise mitigating	Paragraph 5.14. <u>18</u> and 5.4 <u>.196</u> (no change to adoptedEN-1 paragraph 5.13.6).	 ES Chapter 13: Traffic and Transport (Document Reference 6.2.13) [REP2-021] assesses the effects on traffic and transport as a result of the Project during demolition and construction and concludes that there are no significant environmental effects. The outline Construction Logistics Plan (CLP) at Appendix D of ES Chapter 13 (Document Reference: 6.2.13) [REP2-021] includes a number of measures to help mitigate the environmental impact of construction activities, including aCTMP to define construction vehicle routes as well as appropriate controls to manage and coordinate the movement of vehicles and pedestrians in and around the Project. The preparation and implementation of the detailed CLP as part of the construction traffic management plan (CTMP) and a construction workers travel plan (CWTP) is secured by Requirement 10 of the draft DCO (Document
		the Projectand is also presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [<u>REP8-</u> 009].



ENERGY PARK		
Paragraph 5.13.7: Provided that the applicant is willing to enter into planning obligations or requirements can be imposed to mitigate transport impacts identified in the NATA/WebTAG transport assessment, with attribution of costs calculated in accordance with the Department for Transport's guidance, then development consent should not be withheld, and appropriately limited weight should be applied to residual effects on the surrounding transport infrastructure.	Paragraph 5.14.207 (no change- torepalces adoptedEN-1 paragraph 5.13.7). Development consent should not be withheld provided that the applicant is willing to enter into planning obligations for funding new infrastructure or requirements can be imposed to mitigate transport impacts. 269 In this situation the Secretary of State should apply appropriately limited weight to residual effects on the surrounding	ES Chapter 13, Traffic and Transport (Document Reference 6.2.13) [REP2-021] concludes that during demolition and Project construction, the assessment has demonstrated that there will be no significant effects on traffic and transport as a result of the Project, assuming that the outline Construction Logistics Plan (CLP) and the measures contained therein are implemented. No further measures are required beyond implementation of the outline CLP from a transport perspective. In terms of the operation of the Project, no significantadverse effects have been identified.
Paragraph 5.13.8 states: Where mitigation is needed, possible demand management measures must be considered and if feasible and operationally reasonable, required, before considering requirements for theprovision of new inland transport infrastructure to	transport infrastructure. Paragraph 5.14. <u>11 and 5.14.129</u> (no- change toreplaces adoptedEN-1 paragraph 5.13.8) Where mitigation is needed, possible demand management measures must be considered. This could include identifying opportunities to:	Section 7 of ES Chapter 13, Traffic and Transport (Document Reference 6.2.13) [REP2-021] details the mitigation measures considered in the assessment. This includes mitigation that is integral to the design of the Project and good practice mitigation measures that the Project is committed to adopting.
deal with remaining transport impacts.	reduce the need to travel by <u>consolidating trips,</u> <u>locate development in areas already</u> <u>accessible by active travel and public</u> transport,	The outline CLP at Appendix D of ES Chapter 13 (Document Reference: 6.2.13) [REP2-021] will help mitigate the environmental impact of construction activities,
	 provide opportunities for shared mobility, re-mode by shifting travel to a sustainable mode that is more beneficial to the network, 	The preparation and implementation of the detailed CLP as part of the Construction Traffic Management Plan (CTMP) is secured by Requirement 10 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].
	 retime travel outside of the known peak times, reroute to use parts of the network that are less busy. 	A tabulated summary of mitigation measures for the Project and is also presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [REP8-009].
	If feasible and operationally reasonable, such mitigation should be required, before considering requirements for the provision of new inland transport	Appendix C of ES Chapter 13: Traffic and Transport (Document Reference 6.2.13) [REP2-021] contains a Framework Travel Plan for the Project and relates to workers/employees at the Project during the operational



	infrastructure to deal with remaining transport impacts. All stages of the project should support and encourage a modal shift of freight from road to more environmentally sustainable alternatives, such as rail, cargo bike, maritime and inland waterways, as well as making appropriate provision for and infrastructure needed to support the use of alternative fuels including charging for electric vehicles.	phase. Implementation of a Travel Plan (in accordance with the Framework Travel Plan) is secured by Requirement 13 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. The Project comprises the works as set out in Schedule 1 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9] and includes an electric and hydrogen vehicle refuelling station (work number 8)
The IPC should have regard to the cost- effectiveness of demand management measures compared to new transport infrastructure, as well as the aim to secure more sustainable patterns of transport development when considering mitigation measures.	Paragraphs 5.14. <u>1540</u> (no change to adoptedEN-1 paragraph 5.13.8)	As above.
Water-borne or rail transport is preferred over road transport at all stages of the project, where cost-effective.	Paragraph 5.14.146 (adds to adopted EN- 1paragraph 5.13.10): Applicants should consider the DfT policyguidance "Water Preferred Policy Guidelines for the movement of abnormalindivisible loads" when preparing their Application.	Section 4 of ES Chapter 13: Traffic and Transport (Document Reference 6.2.13) [REP2-021] outlines the parameters used for the traffic and transport assessment. Whilst it is expected that construction materials will be transported by a combination of road, rail and river, the vehicle trip generation for the construction phase is based on a worst-case assumption that 100% of the freight would arrive/depart by road transport. In terms of the operational phase, a worst-case assumption has been adopted which assumes that all freight transport associated with the Project would be transported by road during operation. In reality though, it is anticipated that operational freight will be split between road, rail and river modes of transport. Options for using these modes have been explored whilst taking account of any practical constraints and commercial factors. This assessment is contained in the Navigation Risk Assessment (Document Reference 6.3.6) [REP4-012] and the Rail Operations Report (Document Reference 5.11) [APP-045].



	 Paragraph 5.13.11: The IPC may attach requirements to a consent where there is likely to be substantial HGV traffic that: control numbers of HGV movements to and from the site in a specified period during its construction and possibly on the routing of such movements; make sufficient provision for HGV parking, either on the site or at dedicated facilities elsewhere, to avoid 'overspill' parking on public roads, prolonged queuing on approach roads and uncontrolled onstreet HGV parking in normal operating conditions; and ensure satisfactory arrangements for reasonably foreseeable abnormal disruption, in consultation with 	Paragraph 5.14.142 (no change to adoptedEN-1 paragraph 5.13.11).	The outline CLP at Appendix D of ES Chapter 13 (Document Reference: 6.2.13) [REP2-021] will help mitigate the environmental impact of construction activities, The preparation and implementation of the detailed CLP aspart of the Construction Traffic Management Plan (CTMP) is secured by Requirement 10 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].
Waste	network providers and the responsible police force. Paragraph 5.14.2 states:	Paragraph 5.15.2 (no change to adopted	Paragraph 7.4.1.2 of ES Chapter 15: Waste Document
Management	Sustainable waste management is implemented through the "waste hierarchy", which sets out the priorities that must be applied when managing waste: a) prevention; b) preparing for reuse; c) recycling; d) other recovery, including energy recovery; and disposal.	EN-1 paragraph 5.14.2).	Reference 6.2.15) [APP-063] confirms that the waste hierarchy will be applied to reduce waste, reuse, recycle or recover materials to reduce the effects of waste generation and treatment.



Dispo consid mana where outco		Paragraph 5.15.3 (no change to adopted EN-1 paragraph 5.14.3).	Paragraph 7.2.1.5 of ES Chapter 15: Waste (Document Reference 6.2.15) [APP-063] confirms that the disposal of waste, including any surplus spoil, will be minimised so far as is reasonably practicable. A detailed construction Waste Management Plan (WMP) will be developed as part of the Construction Environmental Management Plan (CEMP), in consultation with the Environment Agency and North Lincolnshire Council. The detailed WMP will identify, amongst other matters, measures to reduce waste generation. An outline WMP is provided as an appendix to the Code of Construction Practice (CoCP) (Document Reference 6.3.7) [REP3-015_ REP7-018 Revision 6 submitted at Deadline 9]. The WMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] contains the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work asanticipated. The provision of a detailed OEMP, which includes a Waste Management Plan, is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [Revision 7 submitted at Deadline 9]
All lar to ger hazar Enviro incorp mana activit	graph 5.14.4 states: rge infrastructure projects are likely nerate hazardous and non- rdous waste. The EA's onmental Permitting (EP) regime porates operational waste ogement requirements for certain ties. When an applicant applies to A for an Environmental Permit, the	Paragraph 5.15.4 (no change to adopted EN-1 paragraph 5.14.4).	The Project will require an Environmental Permit. When theapplication is made to the EA, the Applicant will demonstrate that processes are in place to meet all relevant EP requirements.



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deal with other waste arisings in the area; and adequate steps have been taken to minimise the volume of waste arisings, and of the volume of wastearisings sent to disposal, except where that is the best overall environmental outcome.		 Deadline 9]. This outline EMP details that the overarching approach to waste management will be founded on three main principles as follows: All construction wastes arising will be properly managed, both on Site and off-site. The waste from the Project will be dealt with appropriately by the waste infrastructure which is, or is likely to be, available such that waste arising from the Project will not have an adverse effect on the capacity of existing waste management facilities to deal with other waste arisings in the area. Adequate steps will be taken in accordance with the 'waste hierarchy' to minimise the volume of waste arisings, and of the volume of waste arisings sent to disposal, except where that is the best overall environmental outcome.
Paragraph 5.14.8 states:	Paragraphs 5.15.160 and 5.15.17 (replaces	In terms of operation, ES Chapter 15, Waste (Document Reference 6.2.15) [APP-063] concludes that with the proposed mitigation in place (as identified in Section 7.3 and 7.4) and the requirement to operate within the conditions of an Environmental Permit there will be no significant waste management effects during operation. The WMP is secured by Requirement 4 of the draft DCO
Where necessary, the IPC should use requirements or obligations to ensure that appropriate measures for waste management are applied. The IPC may wish to include a condition on revision of waste management plans at reasonable intervals when giving consent.	adopted EN-1paragraph 5.14.8) Where necessary, the Secretary of State should use requirements or obligations to ensure that appropriate measures for waste management are applied. The Secretary of State may wish to include a condition on revision of waste management plans at reasonable intervals when giving consent.	(Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. It is acknowledged that the IPC (now SoS) may wish to include a condition on revision of waste management plans at reasonable intervals. The Applicant will consider amendments to the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].



	Paragraph 5.14.9 states: Where the project will be subject to theEP regime, waste management arrangements during operations will be covered by the permit and the considerations set out in Section 4.10 will apply.	Paragraph 5.15.184 (replaces adopted EN- 1paragraph 5.14.9) Where the project will be subject to the EP regime, waste management arrangements during operations will be covered by the permit and the considerations set out in Section 4.11 will apply.	The Project will require an Environmental Permit. It is acknowledged that waste management during operations will be covered by the Permit.
Water Quality and Resources	Paragraph 5.15.2 states: Where the project is likely to have effects on the water environment, the applicant should undertake an assessment of the existing status of, and impacts of the proposed project on, water quality, water resources and physical characteristics of the water environment as part of the ES or equivalent. NA	Paragraph 5.16. <u>3</u> 2 (no changeadds to adoptedEN-1 paragraph 5.15.2). Part 1 – no change and how this might change due to the impact of climate change on rainfall patterns and consequently water availability across the water environment New Paragraph 5.16. <u>5</u> 3 states: Where possible, applicants are encouragedto manage surface water during construction by treating surface water runofffrom exposed topsoil prior to discharging and to limit the discharge of suspended solids.	 Table 6 of ES Chapter 9, Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6-020] presents information on all the waterbodies within hydraulic connection with the Project, their waterbody type and their sensitivity. ES Chapter 9, Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6-020] presents the findings of the assessment of likely significant effects on the water environment as a result of the Project. Section 7 of ES Chapter 9, Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6-020] describes the mitigation measures considered in the assessment of likelysignificant effects on the water environment. A tabulated summary of mitigation measures for the Project and is also presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [REP8-009]. During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be producedby the construction Contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9].



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	Paragraph 5.15.3 states:		Table 6 of ES Chapter 9: Water Resources and Flood Risk
	The ES should in particular describe:	Paragraph 5.16. <u>7</u> 5 (no change<u>adds</u> to	(Document Reference 6.2.9) [APP-057REP6-020]
	 a) the existing quality of waters 	adoptedEN-1 paragraph 5.15.3	presents information on all the waterbodies within hydraulic
	affected by the proposed project		connection with the Project, their waterbody type and their
	and the impacts of the proposed	 how climate change could impact any of 	sensitivity.
	project on water quality, noting	the above in the future	
	any relevant existing discharges,		ES Chapter 9: Water Resources and Flood Risk
	proposed new discharges and	 any cumulative effects 	(Document Reference 6.2.9) [APP-057REP6-020]
	proposed changes to		presents the findings of the assessment of likely
	discharges;		significant effects on the water environment as a result
	b) existing water resources affected		of the Project.
	by the proposed project and the		With the implementation of the mitigation as set out in ES
	impacts of the proposed project		Chapter 9: Water Resources and Flood Risk (Document
	on water resources, noting any		Reference 6.2.9) [APP-057REP6-020], along with the
	relevant existing abstraction		measures setout in the CoCP (Document Reference
	rates, proposed new abstraction		6.3.7) [REP3-015REP7-018 Revision 6 submitted at
	rates and proposed changes to		Deadline 9], the ES concludes that the effects of the
	abstraction rates (including any		construction and decommissioning of the Project will not
	impact on or use of mains		result in any significant effects on flooding and the water
	supplies and reference to		environment other than one exception: moderate adverse
	Catchment Abstraction		effects on Lysaght's Drain are predicted temporarily during the construction works themselves.
	Management Strategies);		In terms of the operational phase of the Project, and
	c) existing physical characteristics		similarly with the implementation of the mitigation as set out
	of the water environment		in ES Chapter 9, Water Resources and Flood Risk
	(including quantity and dynamics		(Document Reference 6.2.9) [APP-057REP6-020], the ES
	of flow) affected by the proposed		concludes that the effects of Project operation will result in
	project and any impact of		a significant effect at just one receptor and only during a
	physical modifications to these		breach scenario: the commercial building (steel storage
	characteristics; and		shed) at Flixborough Wharf, located to the north of the
	d) any impacts of the proposed		Wharf.
	project on water bodies or		
	protected areas under the Water		Winterton Beck is the only Water Framework Directive
	Framework Directive and source		waterbody with hydraulic connection to any of the proposed
	protection zones (SPZs) around		works. This water body will not be directly affected by any physical works and will not be affected by any construction
	potable groundwater		or operational aspects of the Project that could affect its
	abstractions.		water quality. It has been agreed with the Environment
			Agency that a Water Framework Directive (WFD)



9.2 National Policy Statement Tracker

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		compliance assessment is not required for the Project. This is confirmed in the draft SoCG.
		ES Chapter 8: Ground Conditions, Contamination and Hydrogeology (Document Reference 6.2.8) [APP-097] confirms that the site does not lie within a groundwater Source Protection Zone (SPZ) of any type.
		An assessment of the cumulative effects of the Project are reported in ES Chapter 18: Cumulative and Indirect Effects Assessment (Document Reference 6.2.18) [Revision 1 submitted at Deadline 9].
Paragraph 5.15.4 states: Activities that discharge to the water environment are subject to pollution control. The considerations set out in Section 4.10 on the interface between planning and pollution control therefore apply. These considerations will also apply in an analogous way to the abstraction licensing regime regulating activities that take water from the water environment, and to the control regimes relating to works to, and structures in, on, or under a controlled water.	Paragraph 5.16.6 <u>11</u> (replaces adopted EN-1paragraph 5.15.4) Activities that discharge to the water environment are subject to pollution control. The considerations set out in Section 4.11 on the interface between planning and pollution control therefore apply. These considerations will also apply in an analogous way to the abstraction licensing regime regulating activities that take water from the water environment, and to the control regimes relating to works to, and structures in, on, or under a controlled water.	The Indicative Drainage Strategy (Document Reference 6.3.5) [APP-072REP5-019] details the proposed foul water drainage design for the Project as well as the above ground SuDS inthe surface water drainage design. The latter is illustrated further in the Indicative Surface Water Drainage Plan (Document Reference 4.16) [REP3-009]. Section 4.7 of the Indicative Drainage Strategy states how any surface water contaminated by total suspended solids, metals and hydrocarbons will be treated prior to discharge. Section 7 of ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6-020] details thatthere will be no abstractions or discharges from or to the River Trent. All operational water will be sourced from the mainsand treated process water will be discharged to sever. Domestic foul water will be discharged to Severn Trent sever network. Trade effluent (operational process foul water) will be treated and re-used on site. Refer to the Indicative Drainage Strategy for further details (Document Reference 6.3.5) [REP5-019]
Paragraph 5.15.5 states: The IPC will generally need to give	Paragraph 5.16. <u>12</u> 7 (no change to adopted	Winterton Beck is the only Water Framework Directive
impacts on the water environment more weight where a project would have an adverse effect on the achievement of the	EN-1 paragraph 5.15.5).	waterbody with hydraulic connection to any of the proposedworks. ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057 <u>REP6-</u> 020] details that this water body will not be directly affected
environmental objectives established under the Water Framework Directive		by any physical works and will not be affected by any construction or operational aspects of the Project that



		could affect its waterquality. It has been agreed with the
		Environment Agency that a Water Framework Directive
		(WFD) compliance assessment is not required for the
		Project. This is confirmed in the draft SoCG.
 Paragraph 5.15.6 states:	Paragraph 5.16.148 (replaces adopted	Winterton Beck is the only Water Framework Directive
The IPC should satisfy itself that a	EN-1paragraph 5.15.6):	waterbody with hydraulic connection to any of the
proposal has regard to the River Basin	The Secretary of State should be satisfied	proposedworks. ES Chapter 9: Water Resources and
Management Plans and meets the	that a proposal has regard to the River	Flood Risk (Document Reference 6.2.9) [APP-057REP6-
requirements of the Water Framework	Basin Management Plans and meets the	020] details that this water body will not be directly affected
Directive (including Article 4.7) and its	requirements of the Water Environment	by any physical works and will not be affected by any
daughter directives, including those on	(Water Framework Directive) (England and	construction or operational aspects of the Project that
priority substances and groundwater.	Wales) Regulations 2017 (including	could affect its waterquality. It has been agreed with the
	regulation 19). The specific objectives for	Environment Agency that a Water Framework Directive
	particular river basins are set out in River	(WFD) compliance assessment is not required for the
	Basin Management Plans. In terms of	Project. This is confirmed in the draft SoCG.
	Water Environment (Water Framework	
	Directive) (England and Wales) Regulations	
	2017 compliance, the overall aim of	
	development should be to prevent	
	deterioration in status of water bodies to	
	support the achievement of the objectives in the River Basin Management Plans and not	
	to jeopardise the future achievement of	
	good status for any affected water bodies. If	
	the development is considered likely to-	
	cause deterioration of water body status or	
	to prevent the achievement of good	
	groundwater status or of good ecological	
	status potential compliance with regulation	
	19 of the Water Environment (Water	
	Framework Directive) (England and Wales)	
	2017 must be demonstrated.	
	The Secretary of State should be satisfied that	-
	a proposal has regard to current River Basin	
	Management Plans and meets the	
	requirements of the Water Environment	
	(Water Framework Directive) (England and	
	Wales) Regulations 2017 (including regulation	
	19). The specific objectives for particular river	



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		basins are set out in River Basin Management	
		Plans. The Secretary of State must refuse	
		development consent where a project is likely	
		to cause deterioration of a water body or its	
		failure to achieve good status or good	
		potential, unless the requirements set out in	
		Regulation 19 are met. A project may be	
		approved in the absence of a qualifying	
		Overriding Public Interest test only if there is	
		sufficient certainty that it will not cause	
		deterioration or compromise the achievement	
_	Deve graph 5 45 7 states:	of good status or good potential	EC Chapter O: Water Descures and Flood Disk
	Paragraph 5.15.7 states: The IPC should consider whether	Paragraph 5.16. <u>159</u> (replaces adopted EN-1paragraph 5.15.7)	ES Chapter 9: Water Resources and Flood Risk
	appropriate requirements should be	The Secretary of State should also	(Document Reference 6.2.9) [APP-057 <u>REP6-020</u>] presents the findings of the assessment of likely
	attached to any development consent	consider the interactions of the proposed	significant effects on the water environment as a result
	and/or planning obligations entered intoto	project withother plans such as Water	of the Project.
	mitigate adverse effects on the water	Resources Management Plans and	or the Project.
	environment.	Shoreline/Estuary Management Plans.	With the implementation of the design mitigation as set out
	chwitonment.	Shoreline/Estuary Management Flans.	in ES Chapter 9: Water Resources and Flood Risk
			(Document Reference 6.2.9) [APP-057REP6-020], along
			with the measures set out in the CoCP (Document
			Reference 6.3.7) [REP3-015REP7-018 Revision 6
			submitted at Deadline 9],the ES concludes that the effects
			of the construction and decommissioning of the Project will
			not result in any significant effects on flooding and the
			water environment other than one exception: moderate
			adverse effects on Lysaght's Drain are predicted
			temporarily during the construction works themselves.
			temperativy during the construction works them beind to de
			In terms of the operational phase of the Project, and
			similarly with the implementation of the mitigation as set out
			in ES Chapter 9: Water Resources and Flood Risk
			(Document Reference 6.2.9) [APP-057REP6-020], the ES
			concludes that the effects of Project operation will result in
			a significant effect at just one receptor and only during a
			breach scenario: the commercial building (steel storage
			shed) at Flixborough Wharf, located to the north of the
			Wharf.
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		The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] will contain the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work as anticipated. The provision of a detailed OEMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1).[REP4- 004Revision 7 submitted at Deadline 9].
Paragraph 5.15.8 states: The IPC should consider whether mitigation measures are needed over and above any which may form part of the project application. (See Sections 4.2 and 5.1.) A construction managementplan may help codify mitigation at thatstage.	Paragraph 5.16. <u>8</u> 44 (no change to adoptedEN-1 paragraph 5.15.8).	During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be producedby the construction contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to theES (Document Reference 6.3.7) [REP3-015_Revision 6 submitted at Deadline <u>9REP7-018</u> and includes an Outline Piling and Foundation Works Management Plan
Paragraph 5.15.9 states: The risk of impacts on the water environment can be reduced through careful design to facilitate adherence to good pollution control practice. For example, designated areas for storage and unloading, with appropriate drainage facilities, should be clearly marked.	Paragraph 5.16.942 (no change to adoptedEN-1 paragraph 5.15.9).	 Section 7 of ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP 057] describes the mitigation measures considered in the assessment of likely significant effects on the water environment. This includes, amongst other matters, a sequential approach to site layout and the adoption of industry best practice measures for the design and construction of watercourse crossings. A tabulated summary of mitigation measures for the Project and is also presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [REP8-009]. During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be producedby the construction contractor in accordance with the Code of Construction Practice (CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3- 015REP7-018 Revision 6 submitted at Deadline 9]



Paragraph 5.15.10 states:	Paragraph 5.16.13 (adds to adopted EN-1	Section 7 of ES Chapter 9, Water Resources and Flood
The impact on local water resources can	paragraph 5.15.10).	Risk (Document Reference 6.2.9) [APP 057] describes
be minimised through planning and	If an applicant<u>a</u> development needs new	themitigation measures considered in the assessment.
design for the efficient use of water,	water infrastructure, significant supplies	This includes mitigation that is integral to the design of the
including water recycling.	or impacts other water supplies, the	Project and good practice mitigation measures that the
	applicant should consult with the local	Project is committed to adopting.
	water companyand the EA or NRW.	



Table 2: EN-3 NPS Accordance Table

National Policy Statement for Renewable Energy Infrastructure (EN-3)

Assessment and Technical Specific Information – Assessment of the specific impacts as set out in Part 2 of EN-3 (2011) and Draft EN-3 (2024<u>3</u>) is considered below.

Policy	EN-3 Policy Text	Draft Policy EN-3 Text	Assessment
Part 2.3 - Climate Change Adaption	 Paragraph 2.3.3 states: EfW generating stations also require significant water recourses, but are less likely to be proposed for coastal sites. For these proposals applicants should consider, in particular, how plant will be resilient to: Increased risk of flooding; and Increased risk of drought affecting river flows. 	Paragraph <u>3.4.6 2.3.3</u> (no change to adoptedEN-3 paragraph 2.3.3)	A site-specific Flood Risk Assessment (FRA) (Document Reference 6.3.3) [APP-070] has been provided with the application. The FRA provides a detailed assessment of the risk of flooding to the Scheme and concludes that with the proposed mitigation in place, the overall flood risk to the Project is Low.
	Paragraph 2.3.5 states: Section 4.8 of EN-1 advises that the resilience of the project to climate change should be assessed in the Environmental Statement (ES) accompanying an application. For example, the impact of increased risk of drought as a result of higher temperatures should be covered in the water quality and resources section of the ES.	Paragraph <u>3.4.3</u> <u>2.3.6</u> (replaced adopted EN-3paragraph 2.3.5) Section 4.9 of EN-1 advises that the resilience of the project to climate change should be assessed in the Environmental Statement (ES) accompanying an application. For example, the impact of increased risk of drought as a result of higher temperatures should be covered in the water quality and resources section of the ES.	Drought was not considered in terms of how the plant will be resilient to changes in river flows as the project will be air cooled (not water cooled). Chapter 9, Water Resources and Flood Risk of the ES (Document Reference 6.2.9) [REP6-020APP- 057REP6-020] presents thefindings of the assessment of likely significant effects on the water environment as a result of the Project.



Part 2.4 – Good Design for Energy Infrastructure	Paragraph 2.4.2 states: Proposals for renewable energy infrastructure should demonstrate good design in respect of landscape and visual amenity, and in the design of the project to mitigate impacts such as noise and effects on ecology.	Paragraph 3.5.2 (replaces adopted EN-3 paragraph 2.4.2) states: Proposals for renewable energy infrastructure should demonstrate good design, particularly in respect of landscape and visual amenity, opportunities for co- existence/co-location with other marine uses, and in the design of the project to mitigate impacts such as noise and effects on ecology and heritage.	Table 4 in ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4- 007REP6-018REP6-018] details how the various environmental considerationswere taken into account in the design evolution of theProject, including impacts on protected species.The Design and Access Statement (DAS) (Document Reference 5.3) [REP3-012REP6-009] provides an explanation of how the design of the Project has
			evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008], compliancewith which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].
Biomass and Waste Combustion - Introduction	Paragraph 2.5.2 states: The recovery of energy from the combustion of waste, where in accordance with the waste hierarchy, will play an increasingly important role in meeting the UK's energy needs. Where the waste burned is deemed renewable, this can also contribute to meeting the UK's renewable energy targets. Further, the recovery of energy from the combustion of waste forms an important element of waste management strategies in both England and Wales.	Paragraph <u>3.7.2</u> 2.5.2 (replaces adopted EN-3paragraph) states: In accordance with the waste hierarchy, the recovery of energy from the combustion of waste, plays an important- role in meeting the UK's energy needs. Furthermore, the recovery of energy- from the combustion of waste forms an important element of waste management strategies in both England and Wales. In accordance with the waste hierarchy Energy from Waste (EfW) also plays an important role in meeting the UK's energy needs. Furthermore, the recovery of energy from the combustion of waste forms an important element of waste management strategies in both England and Wales.	The Applicant recognises that the Project will play an important role in meeting the UK's energy needs. Section 4 of the Planning Statement (Document Reference 5.1) [REP2-017] outlines in further detail growing body of UK energy policy and guidance which highlights an urgent need for new energy generation infrastructure, particularly from renewable sources such as energy from waste and carbon capture equipped power stations.



The cove gene	 ragraph 2.5.3 states: combustion generating stations rered by this NPS are those which herate electricity: Using waste (possibly including non-renewable sources of waste) and/or biomass as a fuel; and Generate more than 50MW of electricity. 	Paragraph 2.5.3 (no change to adopted EN-3 paragraph 2.5.3).	It is recognised that NPS-EN-3 is relevant to the Project as it is a generating station using waste and will generate more than 50MW of electricity.
Bion be c Heat CHF of El shou (CCI and appl polic Sect infor	agraph 2.5.4 states: mass/EfW generating stations can configured to produce Combined at and Power (CHP). Details of P criteria are set out in Section 4.6 EN-1. Biomass generating stations buld also be Carbon Capture Ready CR) and/or have Carbon Capture d Storage (CCS) technology blied. Details of the Government's icy on CCR and CCS is set out in ction 4.7 of EN-1. There is further brmation on CCR/CCS for biomass his NPS.	Paragraph 2.5.4 replaces adopted EN-3 paragraph 2.5.4). Biomass/EfW generating stations can be configured to produce Combined Heat- and Power (CHP). Details of CHP criteria are set out in Section 4.7 of EN- 1. Biomass generating stations should also be Carbon Capture Ready (CCR) and/or have Carbon Capture and- Storage (CCS) technology applied. Added paragraph 2.5.5 to draft EN-3, states: Details of the government's policy on- CCR and CCS is set out in Section 4.8 of EN-1. There is further information on CCR/CCS for biomass in this NPS.	The Project comprises the works as set out in Schedule 1 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] and includes a carbon capture utilisationand storage facility capable of capturing at least 54,387 tonnes of CO2 per annum including carbon dioxide storage tanks (Work 1B). The CHP Assessment (Document Reference 5.4) [APP-038Revision 1 submitted at Deadline 9] details that the facility will be designed tobe CHP ready, with minimum modification, to supplyheat in the future. Requirement 17 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] provides that no part of the Energy Park works may be commissioned until a scheme for the provision of steam or hot water pass- outs has been submitted to and approved by the planning authority. The scheme submitted must comply with conditions relating to steam and hot waterpass-outs within any environmental permit granted. The scheme must be implemented as approved prior to operation of the authorised development and maintained throughout the operation of the authorised development



Biomass and Waste	Paragraph 2.5.9 states: EfW	Paragraph 2.6.6 (replaces adopted	The Project comprises the works as set out in
Combustion – Fuels	generating stations take fuel that	EN-3 paragraph 2.5.9): EfW	Schedule 1 of the draft DCO (Document
	would otherwise be sent to landfill.	generating stations take fuel that	Reference 2.1) [REP4-004Revision 7 submitted at
	Waste can come from municipal or	would otherwise be sent to landfill.	Deadline 9] and includes an electricity generation
	commercial and industrial sources.	Waste can come from municipal or	station fuelled by refuse derived fuels.
	Some of the waste suitable for such	commercial and industrial sources.	
	plant may comprise biodegradable	Some of the waste suitable for such	Chapter 15, Waste of the ES (Document Reference
	waste as described in the third bullet	plant may comprise biodegradable waste	6.2.15) [APP-063] confirms that the feedstock for the
	point of 2.5.5. This may also include	as described in the third bullet point of	ERF will be RDF and non-hazardous household and
	solid recovered fuel (SRF) from waste.	2.6.1. This may also include refuse	commercial waste
	Where the proposed fuel is a prepared	derived fuel (RDF) and solid recovered	
	fuel, such as SRF, conformity of the	fuel (SRF) from waste. Where the	
	waste / biomass with the waste	proposed fuel is a prepared fuel, such as	
	hierarchy may have been considered	SRF, conformity of the waste / biomass	
	by the Waste Authority from which the	with the waste hierarchy may have been	
	feedstock originated as part of their	considered by the Waste Authority from	
	assessment of their waste	which the feedstock originated as part of	
	management solution. The IPC should	their assessment of their waste	
	take account of any assessment in	management solution. The Secretary of	
	considering the application.	State should take account of any	
		assessment in considering the	
		application.	
		Paragraph 2.6.8 (added to draft EN-3)	The Project will require an Environmental Permit.
	NA	All large installations are regulated by	When the application is made to the EA, the Applicant
		the Environment Agency (EA) or Natural	will demonstrate that processes are in place to meet
		Resources Wales (NRW) and must	all relevant EP requirements.
		comply with strict emission limits set by	
		the Environmental Permitting (England	
		and Wales) Regulations 2016. Permits	
		are not issued if the proposed installation	
		will have unacceptable impacts on	
		human health or the environment.	



Paragraph 2.5.13 states:	Paragraph 2.7.33.7.8.4 (replaces	It is a shure shull a shure of the set the next shure is the set of the set o
Throughput volumes are not, in themselves, a factor in IPC decision- making as there are no specific minimum or maximum fuel throughputlimits for different technologies or levels of electricity generation. This is a matter for the applicant. However the increase in traffic volumes, any change in air quality, and any other adverse impacts as a result of the increase in throughput should be considered by the IPC in accordance with this NPS and balanced against the net benefits of the combustion of waste and biomass as described in paragraph 2.5.2 above and in Section 3.4 of EN-1.	adopted EN-3paragraph 2.5.13). Throughput volumes are not, in themselves, a factor in Secretary of State decision-making as there are no specific minimum or maximum fuel throughput limits for different technologies or levels of electricity generation: this is a matter for the applicant. However, the increase in traffic volumes, any change in air quality, and any other adverse impacts as a result of the increase in throughput should be considered by the Secretary of State in accordance with this NPS and balanced against the net benefits of the combustion of waste and biomass as described in paragraph 2.5.2 above and in Section 3.3.33-4 of EN-1.	It is acknowledged that throughput volumes are not, in themselves, a factor in Secretary of State decision- making and that this is a matter for the Applicant.
 Paragraph 2.5.14 states: A waste/biomass combustion plant proposal is likely to consist of the following: a main combustion plant building incorporating emissions abatement technologies, electricity generation units, a cooling assembly (variety of types and methods) and chimney stack(s); buildings necessary for fuel 	Paragraph 2.8.13.7.24 (no change- toreplaces adoptedparagraph EN-3 paragraph 2.5.14) <u>states:-</u> <u>Applicants</u> <u>must provide details on the makeup of</u> <u>their proposed waste/biomass</u> <u>combustion plant, which is likely to</u> <u>consist of the following:</u> a main combustion plant building <u>incorporating emissions abatement</u> <u>technologies, electricity generation</u> <u>units, a cooling assembly (variety</u> <u>of types andmethods) and chimney</u> <u>stack(s);</u> 	 The Project comprises the works as set out in Schedule 1 of the draft DCO (Document Reference 2.1) <u>REP4-004Revision 7 submitted at Deadline 9]</u>. Work Number 1 is an electricity generating station which comprises, amongst other things: a steam turbine and generator housed within a turbine hall with a cooling system; fuel reception and storage facilities a combustion system housed within a boiler hall, consisting of three combustion lines and associated boilers a switchyard including a sub-station and battery storage; a transformer compound containing the
	making as there are no specific minimum or maximum fuel throughputlimits for different technologies or levels of electricity generation. This isa matter for the applicant. However the increase in traffic volumes, any change in air quality, and any other adverse impacts as a result of the increase in throughput should be considered by the IPC in accordance with this NPS and balanced against the net benefits of the combustion of waste and biomass as described in paragraph 2.5.2 above and in Section 3.4 of EN-1. Paragraph 2.5.14 states: A waste/biomass combustion plant proposal is likely to consist of the following: • a main combustion plant building incorporating emissions abatement technologies, electricity generation units, a cooling assembly (variety of types and methods) and chimney stack(s);	 making as there are no specific minimum or maximum fuel throughputlimits for different technologies or levels of electricity generation. This is a matter for the applicant. However the increase in traffic volumes, any change in air quality, and any other adverse impacts as a result of the increase in throughput should be considered by the IPC in accordance with this NPS and balanced against the net benefits of the combustion of waste and biomass as described in paragraph 2.5.2 above and in Section 3.4 of EN-1. Paragraph 2.5.14 states: A waste/biomass combustion plant proposal is likely to consist of the following: a main combustion plant building incorporating emissions abatement technologies, electricity generation units, a cooling assembly (variety of types and methods) and chimney stack(s);



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	 pre-treatment facilities; and ancillary plant such as and electricity substation, civil engineering workshops and offices. 	 reception, storage, sorting andpre- treatment facilities; and ancillary plant such as and electricity substation, civil engineering workshops and offices. 	 generator transformer; administration offices and control room, security gatehouse, barriers and enclosures;
	Paragraph 2.5.15 states: Some development proposals mayalso incorporate additional featuressuch as waste transfer facilities.	Paragraph <u>3.7.25</u> 2.8.2 (no change- toreplaces adoptedEN-3 paragraph 2.5.15) states: Details should be provided on any development proposals that may also incorporate additional features such as waste transfer facilities	It does not contain waste transfer facilities but does include the plastic recycling facility(PRF).
	Paragraph 2.5.16 states: Where EfW proposals for mixed waste incineration include material of animal origin, applicants may require ancillary development in order to comply with the requirements of the Animal By- Products Regulations 2005 (S.I. 2005/2347).	Paragraph <u>3.7.26</u> <u>2.8.3</u> (replaces adopted EN-3paragraph 2.5.16). Where EfW proposals for mixed waste incineration include material of animal origin, applicants may require ancillary development in order to comply with the requirements of the Animal By-Products (Enforcement) (England) Regulations 2011 and in Wales the Animal By- Products (Enforcement) (Wales) Regulations 2014.	The waste used to fuel the Energy Recovery Facility isknown as Refuse Derived Fuel (RDF), made up of residual municipal solid waste. It will not contain material of animal origin.



Factors influencing site selection by applicants – Grid Connection	Paragraph 2.5.22 states: Biomass and EfW electricity generating stations connect into a transmission network. The technical feasibility of exporting electricity froma biomass or waste combustion plantis dependent on the capacity of the grid network to accept the likely electricity output together with the voltage and distance of the connection.	Paragraph 2.10.23.7.30 (no change to adoptedEN-3 paragraph 2.5.22).	It is noted that this paragraph recognises the importance of securing an acceptable grid connection as a factor influencing site selection. Paragraph 3.1.1.1 of the Grid Connection Statement (Document Reference 5.5) [APP-039] explains that the Applicant has received a grid connection offer from Northern PowerGrid (NPG) for an export of up to 63 MWe and the grid connection point is at NPG substation at Scunthorpe North. The paragraph goes on to state that NPG has agreed that there is capacity at 132kv to increase the export to cover the full electrical export capacity (50MVA) required to ensure security of supply to the private wire network and associated development on site. NPG-have subsequently confirmed in their letter dated 11 th November 2022 (Document Reference 9.6) that the requested increase to capacity as outlined above can be made available utilising the existing proposed solution for the first connection, retaining both the same point of connection and point of supply. <u>NPG-have stated that the second offer will be issued 'early in the new year'. A revised grid connection offer from NPG will be submitted prior to the close of the <u>examination.</u></u>
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	Paragraph 2.5.23 states; Applicants will usually have assured themselves that a viable connection exists before submitting the development proposal to the IPC and where they have not done so, they take that commercial risk. In accordance with Section 4.9 in EN-1, any application to the IPC must include information on how the generating station is to be connected and whether there are any particular environmental issues likely to arise from that connection. Further advice on the relationship with grid applications is in EN-1 and EN-5.	Paragraph <u>3.7.31</u> <u>2.10.3</u> (replaced adopted EN-3 paragraph 2.5.23) states: Applicants will usually have assured themselves that a viable connection exists before submitting the development proposal to the Secretary of State and where they have not done so, they take that commercial risk. In accordance with Section 4.10 in EN-1, any application to the Secretary of State must include information on how the generating station is to be connected and whether any environmental issues are likely to arise from that connection. Further advice on grid connections is presented in EN-1 and EN-5.	Paragraph 3.1.1.1 of the Grid Connection Statement (Document Reference 5.5) [APP-039] explains that the Applicant has received a grid connection offer from Northern PowerGrid (NPG) for an export of up to 63 MWe and the grid connection point is at NPG substation at Scunthorpe North. The paragraph goes on to state that NPG has agreed that there is capacity at 132kv to increase the export capacity to cover the full electrical export capacity of the facility (95MWe) and an increased import capacity (50MVA) required to ensure security of supply to the private wire network and associated development on site. The environmental effects of the grid connection (which will be undergrounded) is included in the Environmental Impact Assessment (EIA) presented in Chapters 5 to 18 of the Environmental Statement.
	Paragraph 2.5.23 states; Applicants will usually have assured themselves that a viable connection exists before submitting the development proposal to the IPC andwhere they have not done so, they take that commercial risk. In accordance with Section 4.9 in EN-1, any application to the IPC must include information on how the generating station is to be connected and whether there are any particular environmental issues likely to arise from that connection. Further advice on the relationship with grid applications is in EN-1 and EN-5.		Paragraph 3.1.1.1 of the Grid Connection Statement (Document Reference 5.5) [APP-039] explains that the Applicant has received a grid connection offer from Northern PowerGrid (NPG) for an export of up to 63 MWe and the grid connection point is at NPG substation at Scunthorpe North. The paragraph goes on to state that NPG has agreed that there is capacity at 132kv to increase the export capacity to cover the full electrical export capacity of the facility (95MWe) and an increased import capacity (50MVA) required to ensure security of supply to the private wire network and associated development on site. The environmental effects of the grid connection (which will be undergrounded) is included in the Environmental Impact Assessment (EIA) presented in Chapters 5 to 18 of the Environmental Statement.



Factors influencing site selection by applicants – Waste treatment capacity	TPARK	Paragraph <u>2.10.43.7.6</u> (added to draft EN-3):As the primary function of EfW plants is to treat waste, applicants must demonstrate that proposed EfW plants	Defra's most up to date policy position is contained within the Resources and Waste Strategy - Our waste, our resources: a strategy for England (2018) which is
		are in line with Defra's policy position on the role of energy from waste in treating <u>municipal waste waste from municipal</u> or commercial and industrial sources. Paragraph <u>2.10.53.7.7</u> (added to draft EN-3):The proposed plant must not_ compete with greater waste prevention, re-use or recycling, or result in over- capacity of EfW waste treatment ata national and local level.	then reviewed on a yearly basis with the most recent monitoring report published in November 2022. The role of EfW in the waste hierarchy is preferred to landfill, but less preferred than prevention, recycling and reuse. One of the aims of the Resources and Waste Strategy is also to drive greater efficiency in Energy from Waste (EfW) plants. The Project is consistent with this latest policy position in that it proposes to use waste (RDF) that would otherwise be destined for landfill to generate energy, thus moving it up the waste hierarchy. It also addresses other important aims of the Resources and Waste Strategy through the inclusion of the Plastics Recycling Facility (PRF), which will enable plastics which would otherwise be packaged with the RDF to be source- segregated and recycled and a concrete block manufacturing facility (CBMF) which reuses ash generated by the Energy Recovery Facility (ERF) to
			 produce construction materials, rather than sending it to landfill. <u>Tables 1-4 of Applicant's response to ExA's second written questions, [REP6-032]) states that if all existing EfW facilities are assumed to continue operating, and current recycling targets (65% by 2035) and residual waste reduction targets (50% by 2042) are met, there would be a slight overcapacity at UK and regional level but a slight under-capacity at local level.</u> <u>The Closing Submissions (Document Reference 9.37] explains the Applicant's position in relation to this matter i.e. that it is reasonable to assume that older facilities that do not have R1 status and have low potential to incorporate CCUS will.</u>



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	increasingly be unable to compete and a number
	of these will therefore be forced to close or
	require significant investment to refurbish or
	rebuild them. In the majority of cases this would
	require a new planning permission or DCO, in
	addition to new environmental permits, the process of which would be expensive and time
	consuming with no certainty that they would be
	granted.
	grantoa.
	The RDF Supply Assessment (Document
	Reference 5.2) [REP3-041] shows that when
	non R1 and EfW with low potential to incorporate
	CCS are excluded, there is a significant capacity
	gap at a national and local level.
	Furthermore, the RDF Supply Assessment (Document
	Reference 5.2) [REP3-041] – subsequently updated in
	REP3-022 and REP6-032 - notes that it is unrealistic
	to assume that all of the existing EfW fleet will be
	retrofitted with carbon capture. Assuming all EfW
	capacity is required to have carbon capture by 2035 to
	comply with the Net Zero Strategy, the report projects
	a capacity gap based on existing and committed
	capacity of over 2 million tonnes nationally and around
	1.1 million tonnes at the local (East Midlands and
	Yorkshire and Humber) level in 2035 if low-CCS
	potential projects are excluded (even assuming that
	very ambitious recycling and residual waste targets are
	<u>met)</u>
	In terms of fuel availability, Revision 2 of the RDF
	Supply Assessment (Document Reference
	5.2)[REP3-041]provides analysis of fuel-
	availability on both a national and regional level.
	Assuming all EfW capacity is required to have
	carbon capture by 2035 to comply with the Net
	Zero Strategy, the report projects a capacity gap-
	based on existing and committed capacity of over



	4 million tonnes nationally and around 2 million- tonnes at the regional level in 2035 if low-CCS- potential projects are excluded (even if recycling- targets are met).
	Based on these projections the Project does not- result in over-capacity of EfW waste treatment at- a national or local level.



Paragraph 2.5.24 states:	Paragraph 2.10.6<u>3.7.8</u> (no change	ES Chapter 13, Traffic and Transport (Document
Biomass or EfW generating stations are	toreplaces adoptedEN-3 paragraph 2.5.24)	Reference 6.2.13) [REP2-021] assesses the likely
likely to generate considerable transport	states: Biomass or EfW generating	environmental effects of the Project with respect to
movements. For example, a biomass or	stations are likely to generate considerable	traffic and transport
EfW plant that uses 500,000 tonnes of	transport movements. For example, a	
fuel per annum might require a large	biomass or EfW plant that uses 500,000	
number of heavygoods vehicle (HGV)	tonnes of fuel per annum might require up	
movements per day to import the fuel.	to approximately 220 heavy goods vehicle	
There will also be residues which will	(HGV) movements per day (Monday -	
need to be regularly transported off site.	Friday) to import the fuel. There will also be	
	residues which will need to be regularly	
	transported off site	
Paragraph 2.5.25 states:	Paragraphs 3.7.9 to 3.7.12-2.10.7	Section 2 of ES Chapter 3, Project Description and
Government policy encourages multi-	(replaces adopted EN-3 paragraph	Alternatives (Document Reference 6.2.13)[REP4-
modal transport and the IPC should	2.5.25).	007 <u>REP6-018</u>]describes the site and its surroundings.
expect materials (fuel and residues) to	Government policy encourages multi-	Section 9.4 of ES Chapter 3 (Document Reference
be transported by water or rail routes	modal transport and the Secretary of	6.2.13) [REP4-007REP6-018] details the alternative
where possible. (See Section 5.13 of	State should expect materials (fuel and	sites considered by the Applicant. This section
EN-1 on transport impacts). Applicants	residues) to be transported by water or	outlines that the Flixborough site performed better in
should locate new biomass or waste	rail routes where possible (see Section	terms of transport access as, in addition for access by
combustion generating stations in the	5.14 of EN-1 on transport impacts).	road and rail, there was also the option to utilise the
vicinity of existing transport routes	Applicants should locate new biomass or	existing Wharf.
wherever possible. Although there	waste combustion generating stations in	
may in some instances be	the vicinity of existing transport routes	The Project includes suitable access off the main
environmental advantages to rail or	wherever possible. Although there may	highway network. It comprises the works as set out in
water transport, whether such	in some instances be environmental	Schedule 1 of the draft DCO (Document Reference
methods are viable is likely to be	advantages to rail or water transport,	2.1) [REP4-004Revision 7 submitted at Deadline 9]
determined by the economics of the	whether such methods are viable is likely	and includes a new access road linkingthe B1216
scheme. Road transport may be	to be determined by the economics of	and Stather Road, stopping up of the section of
required to connect the site to the rail	the scheme. Road transport may be	Stather Road between Neap House and Bellwin
network, waterway or port. Therefore,	required to connect the site to the rail	Drive (Work number 5).
any application should incorporate	network, waterway or port. Therefore,	
suitable access leading off from the	any application should incorporate	Section 4 of ES Chapter 13, Traffic and Transport
main highway network. If the existing	suitable access leading from the main-	(Document Reference 6.2.13) [REP2-021] outlines
access is inadequate and the	highway network. If the existing access-	theparameters used for the traffic and transport
applicant has proposed new	is inadequate and the applicant has	assessment.
infrastructure, the IPC will need to be	proposed new infrastructure, the	
satisfied that the impacts of the new	Secretary of State will need to be	Whilst it is expected that construction materials will be
	satisfied that the impacts of the new-	transported by a combination of road, rail and river,

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	Section 5.13 of EN-1.	infrastructure are acceptable as set outin	the vehicle trip generation for the construction phase
		Section 5.14 of EN-1.	is based on a worst-case assumption that 100% of the freight would arrive/depart by road transport. This is
		Government policy encourages multi-	on the basis that final percentages for transport by
		modal transport and it is expected that	road and river will not be confirmed until the origins for
		applicants will transport materials (fuel and	inbound recyclates and/or destinations for outbound
		residues) by water or rail routes where	by-products have been determined from commercial
		possible, with road transport expected	and operational perspectives, and the operational
		where this is not feasible or for shorter	status of river and rail services has been approved by
		journeys.	the relevant authorities (Associated British Ports and
		Applicants should locate new biomass or	Office of Rail & Road respectively).
		waste combustion generating stations in	
			Options for using river and rail have been explored
			whilst taking account of any practical constraints and
		some instances be environmental	commercial factors. This assessment is contained in
			the Navigation Risk Assessment (Document
		to be determined by the economics of the	Reference 6.3.6) [REP4-012] and the Rail Operations
		scheme.	Report (Document Reference 5.11) [APP-045]
		Road transport may be required to connect	
		the site to the rail network, waterway, or	
		port. Therefore, any application should	
		incorporate suitable access leading from	
		the main highway network including any	
		new transport infrastructure required.	
Factors influencing	Paragraph 2.5.26 states:	Paragraph 2.3.7.8510.8 (replaces	The CHP Assessment (Document Reference 5.4)
site selection by	The Government's strategy for CHP	adopted EN-3 paragraph 2.5.26).	[APP-038Revision 1 submitted at Deadline 9] details
applicants - Combined	isdescribed in Section 4.6 of EN-1,	The government's strategy for combined	that the facility will be designed to be CHP ready,
Heat and Power (CHP)	which sets out the requirements on	heat and power (CHP) is described in	with minimum modification, to supply heat in the
	applicants either to include CHP or	Section 4.7 of EN-1, which sets out the	future. Paragraph 1.1.1.9 confirms that, aspart of
	present evidence in the application	requirements on applicants either to	Phase 1 of the construction of the Project, district
	that the possibilities for CHP have	include CHP or present evidence in the	heating pipework will be installed in the new access
	been fully explored.	application that the possibilities for CHP	road between the facility and the B1216.
		have been fully explored.	Therefore, the facility will be constructed as CHP enabled from the outset and configured as a CHP
			plant and not just optimised for electricity only
			operation.
			operation.
			Requirement 17 of the draft DCO (Document
			Reference 2.1) [REP4-004 Revision 7 submitted at



-	Enterio	TFARM		
		Paragraph 2.5.27 states:	Paragraph <u>3.7.862.10.9</u> (replaces	Deadline 9] provides that no part of the energy park works may be commissioned until a scheme for the provision of steam or hot water pass- outs has been submitted to and approved by the planning authority. The scheme submitted must comply with conditions relating to steam and hot water pass-outs within any environmental permit granted. The scheme must be implemented as approved prior to operation of the authorised development and maintained throughout the operation of the authorised development The CHP Assessment (Document Reference 5.4)
		Given the importance which Government attaches to CHP, for the reasons set out in EN-1, if an application does not demonstrate that CHP has been considered the IPC should seek further information from the applicant. The IPC should not give development consent unless it is satisfied that the applicant has provided appropriate evidence that CHP is included or that the opportunities for CHP have been fully	adopted EN-3 paragraph 2.5.27). Given the importance which Governmentattaches to CHP, for the reasons set out in EN-1 , if an application does not demonstrate that CHP has been considered the Secretary of State shouldseek further information from the applicant. T, the Secretary of State will need to be satisfied that the applicant has provided appropriate evidence that CHP is included or that the opportunities for CHP have been fully explored. For	[APP 038Revision 1 submitted at Deadline 9] details that the facility will be designed to be CHP ready, with minimum modification, to supply heat in the future. Paragraph 1.1.1.9 confirms that, aspart of Phase 1 of the construction of the Project, district heating pipework will be installed in the new access road between the facility and the B1216. Therefore, the facility will be constructed as CHP enabled from the outset and configured as a CHP plant and not just optimised for electricity only operation.
		explored. For non-CHP stations, the IPC may also require that developers ensure that their stations are configured to allow heat supply at a later date as described in paragraph 4.6.8 of EN-1 and the guidance onCHP issued by BIS in 2006.	non-CHP stations, the Secretary of State may also require that developers ensure that their stations are configured to allow heat supply at a later date as described in Section 4.7 of EN-1 and the guidance on CHP issued by then DTI9 in 2006.	Requirement 17 of the draft DCO (Document Reference 2.1) [REP4-004 <u>Revision 7 submitted at</u> <u>Deadline 9</u>] provides that no part of the energy park works may be commissioned until a scheme for the provision of steam or hot water pass- outs has been submitted to and approved by the planning authority. The scheme submitted must comply with conditions relating to steam and hot waterpass-outs within any environmental permit granted. The scheme must be implemented as approved prior to operation of the authorised development and maintained throughout the operation of the authoriseddevelopment



	 Paragraph 2.5.29 states: The IPC should impose requirements on any consent, requiring operators to: Retain control over sufficient additional space (whether on or near the site) for the carbon capture equipment; retain their ability to build carbon capture equipment on this space (whether on or near the site) in the future; and submit update reports on the technical aspects of its CCR status to the Secretary of State for DECC. These 	Paragraph 2.10.12 (no change to adopted EN-3 paragraph 2.5.29). Paragraph 3.7.17 (added to draft EN-5) states: CCR is relevant to proposed biomass plant at or over 300MW of generating capacity, but not to EfW plants.	The Project embeds carbon capture at its heart and would be the first Energy Recovery Facility in the UK to actively include carbon capture, as opposed to being simply carbon capture ready. The draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] includes a requirement (19) to ensure that the proposed Carbon Capture Utilisation and Storage (CCUS) must capturea minimum quantity of CO2 which equates to the lesser of 54,387 tonnes per annum and 8.37% of the ERF waste throughput per annum from the date that the CCUS is commissioned until the Energy Park works are decommissioned. The energy park is located close to the proposed Zero Carbon Humber pipeline, allowing for a connection in future. Space has been allocated within the site for expansion of theCCS to allow for treatment of all of the ERF flue gas ifthis is
	reports should be required within 3 months of the date on which a consented station first begins to supply electricity to the grid and every two years thereafter until the plant moves to retrofit CCS.		economically feasible in the future.
Technical considerations for the IPC when determining biomass/waste combustion plant applications - flexibility in the	Paragraph 2.5.30 states: Generic information on flexibility is set out in Section 4.2 of EN-1. The IPC should accept that biomass/waste combustion plant operators may not know the precise details of all elements of the proposed development until some time after any	details have not been included in the- application to the Secretary of State, the- applicant should explain which elements of the scheme have yet to be finalised- and give the reasons. Therefore, some- flexibility may be required in the consent. Where this is sought and the precise- details are not known, then the applicant	ES Chapter 3: Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] confirms thedetailed design of the Project will be determined post-consent once the Applicant has appointed a contractor(s) The assessment of the Project is therefore based on a set of parameters referred to asthe 'Rochdale Envelope'
project details	consent has been granted. Where some details have not been included in the application to the IPC, the applicant should explain which elements of the scheme have yet to be finalised and give the reasons.	should assess the effects the project could have (as set out in EN-1- paragraph 4.2.6) to ensure that the project as it may be constructed has- been properly assessed. In this way the maximum-adverse case scenario will be-	Paragraph 5.1.1.4 of ES Chapter 3: Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] explains that in order to provide a robust assessment, each topic specific assessment presented in Chapters 5 - 17 has been undertaken on a reasonable worst-case scenario for



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	Therefore, some flexibility may be required in the consent. Where this is sought and the precise details are not known, then the applicant should assess the effects the project could have (as set out in EN-1 paragraph 4.2.8) to ensure that the project as it may be constructed has been properlyassessed. In this way the maximum- adverse case scenario will be assessed and the IPC should allow forthis uncertainty in its consideration of the application and consent.	assessed and the Secretary of State- should allow for this uncertainty in its- consideration of the application and- consent.Paragraphs 3.6.1 to 3.6.3 (replaces adopted EN-3 paragraph 2.5.30).Where details are still to be finalised applicants should explain in the application which elements of the proposal have yet to be finalised, and the reason why this is the case.Where flexibility is sought in the consent as a result, applicants should, to the best of their knowledge, assess the likely worst-case environmental, social and economic effects of the proposed development to ensure that the impacts of the project as it may be constructed have been properly assessed.Full guidance on how applicants and the Secretary of State should manage flexibility is set out in Section 4.2 of EN- 1	that given topic. The reasonable worst-case scenario for each topic differs. Each chapter sets out the selected scenario forthat topic, however all assessments have been undertaken within the broadest reasonable parameters. For example, the Plastic Recycling Facility has been assessed in the Environmental Impact Assessment (EIA) with maximum dimensions of 130m by 80m for the purposes of a worst-case assessment as the specific dimensions of the technology to be used are still to be determined, although the maximum scale of the building itself will be 100m by 50m The Project element parameters used for the EIA are detailed in Table 1 of ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018]. The Vertical Parameter Plans (Document Reference4.18) [APP-032] and the parameters listed in the parameters table at Schedule 1, Part 3 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] detail the maximum vertical parameters of the
			Project.
	N/A	Paragraph 3.7.32 (added to draft EN-5) In some cases, not all aspects of the proposal may have been settled in precise detail at the point of application. Such aspects may include: • The composition, calorific value and availability of fuel. • The precise details of all elements of the proposed development	As above.



IPC impact assessment principles – National designations	Paragraph 2.5.33 states: In sites with nationally recognised designations (Sites of Special Scientific Interest, National Nature Reserves, National Parks, the Broads,Areas of Outstanding Natural Beauty and Registered Parks and Gardens), consent for renewable energy projects should only be granted where it can be demonstrated that the objectives of designation of the area will not be	Paragraph <u>3.3.62.12.3</u> (replaces adopted EN-3 paragraph 2.5.33) states: In sites with nationally recognised designations (<u>such as</u> SSSIs, National Nature Reserves, National Parks, the Broads, Areas of Outstanding Natural Beauty <u>and</u> , <u>Heritage Coasts</u> , Registered Parks andGardens- <u>and</u> <u>Marine Conservation Zones</u>), consent for renewable energy projects should only be granted where the relevant	Table 2 of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP- 058] identifies the statutory designated sites within 2 km of the Project. The most southern edge of Conesby (Yorkshire East) Quarry SSSI overlaps (0.13 ha) with the Order Limits of the Railway Reinstatement Land, at the eastern edge of the railway. The Conesby (Yorkshire East) Quarry SSSI is designated on the basis of its geological value. There
	compromised by the development, and any significant adverse effects onthe qualities for which the area has been designated are clearly outweighed by the environmental, social and economic benefits.	tests in Sections 5.4 and 5.10 of EN-1 are met, and any <u>significant</u> adverse effects on the qualities for which the areahas been designated are clearly outweighed by the environmental, social and economic benefits.	designated on the basis of its geological value. There will be no encroachment/ impact on the site by the railway reinstatement and therefore no assessment has been undertaken on this site. This is also illustrated on the plans of statutory or non- statutory sites or features of nature conservation (Document Reference 4.6) [REP2-015].
			The Application Land does not contain National Nature Reserves, National Parks, the Broads, Areas of Outstanding Natural Beauty or Registered Parks and Gardens.
	Paragraph 2.5.34 states: In considering the impact on the historic environment as set out in Section 5.8 of EN-1 and whether it is satisfied that the substantial public benefits would outweigh any loss or harm to the significance of a designated heritage asset, the IPC should take into account the positive role that large-scale renewable projects play in the mitigation of climate change, the delivery of energysecurity and the urgency of meeting the national targets	Paragraph <u>3.3.8</u> 2.12.4 (replaces adopted EN-3 paragraph 2.5.34) states: In considering the impact on the historic environment as set out in Section 5.9 of EN-1 and whether it is satisfied that the substantial public benefits would outweigh any loss or harm to the significance of a designated heritage asset, the Secretary of State should take into account the positive role that largescale renewable projects play in the mitigation of climate change, the delivery of energy security and the urgency of	The need and benefits of the Project are outlined in sections 4 and 7.2 of the Planning Statement (Document Reference 5.1) [REP2-017]. These sections recognise that the Project will play a role in the mitigation of climate change, the delivery of energy security and the urgency of meeting the national targets for renewable energy supply and emissions reductions. The need and benefits of the Project are reiterated in the Closing Submissions for the Project (Document Reference 9.37). It is considered the significant public benefits of the Project outweigh the less than substantial harm
	for renewable energy supply and emissionsreductions.	meeting the net zero target.	identified to designated heritage assets in ES Chapter12: Archaeology and Cultural Heritage (Document Reference 6.2.12) [REP4-011].



Biomass/Waste Impacts – Air Quality and emissions - Introduction	Paragraph 2.5.39 states: In addition to the air quality legislation referred to in EN-1 the Waste Incineration Directive (WID) is also relevant to waste combustion plant. It sets out specific emission limit values for waste combustion plants.	Paragraph 2.13.3 (replaces adopted EN- 3 paragraph 2.5.39) states: In addition to the air quality legislation- referred to in EN-1 (including the- Environmental Permitting (England and- Wales) Regulations 2016 (EPR) and the Air Quality Standards Regulations) the- Waste Incineration Best Available- Techniques (BAT) conclusions11 are- also relevant to waste combustion plant. This sets out specific emission limit values for waste combustion plants.	Section 2 of ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 <u>submitted at Deadline 9</u>] details the policy, regulations and guidance considered relevant to the assessment of the Project on Air Quality. It recognises that through the environmental permit issued by the Environment Agency, an industrial facility has set emission limits for those emission points deemed to be of potential significance in terms of their impacts onair quality. These emissions limits may be derived from Best Available Techniques Reference Notes (BREF Notes),
			Paragraph 4.3.5.1 of ES Chapter 5: Air Quality of the ES (Document Reference 6.2.5) [APP-053] details the input parameters used in the assessment of the Main ERF Stack are identified in Table 19 in Appendix C, using a stack height of 120m. Emission concentrations are based upon the emission limits set out in the Waste Incineration BREF Note.
Biomass/Waste Impacts – Air Quality and emissions – Applicant's assessment	Paragraph 2.5.40 states: The applicant's EIA should include an assessment of the air emissions resulting from the proposed infrastructure and demonstrate compliance with the relevant regulations (see Section 5.2 of EN-1).	Paragraph 2.13.43.7.36 (replaces adopted EN-3 paragraph 2.5.40) states: The applicant's ES should include an- assessment of the air emissions- resulting from the proposed- infrastructure and demonstrate- compliance with the relevant regulations (see Section 5.2 of EN-1). Applicants should include in the ES an assessment of the air emissions resulting from the proposed infrastructure and demonstrate compliance with the relevant regulations (see Section 5.2 and 5.3 of EN-1).	ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP47-01209] presents the Air Quality Impact Assessment (AQIA) for the Project and demonstratescompliance with the relevant regulations.



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	N/A	Paragraph 3.7.37 (added to draft EN-5) states: For combustion plant using CCS, the ES should reflect the latest evidence on the air quality impacts of carbon capture using amine based solvents	ES Chapter 5: Air Quality (Document Reference 6.2.5) [Revision 3 submitted at Deadline 9] presents the Air Quality Impact Assessment (AQIA) for the Project. The AQIA includes an assessment of the emissions of amines, nitramines and nitrosamines (N-amines) during operation as a result of the proposed carbon capture system associated with the ERF plant.
Biomass/Waste Impacts – Air Quality and emissions – IPC decision making	Paragraph 2.5.41 states: Compliance with the WID and the Large Combustion Plant Directive (LCPD) is enforced through the environmental permitting regime regulated by the Environment Agency (EA). Plants not meeting the requirements of the WID and/or LCPD would not be granted a permit to operate. The IPC should refer to the policy in Section 4.10 of EN-1 relatingto other regimes	Paragraph <u>3.7.91</u> 2.13.6 (replaces adopted EN-3 paragraph 2.5.41) states: Compliance with the EPR is enforced through the environmental permitting regime regulated by the Environment Agency (EA). Plants not meeting the requirements of the EPR would not be granted a permit to operate. The Secretary of State should refer to the policy in Section 4.11 of EN-1 relating to other regimes.	The Project will require an Environmental Permit. When the application is made to the EA, the Applicantwill demonstrate that processes are in place to meet all relevant EP requirements.
	Paragraph 2.5.42 states: The pollutants of concern arising from the combustion of waste and biomass include NOx, SOx, particulates and CO2 . In addition emissions of heavy metals, dioxins and furans are a consideration for waste combustion generating stations but limited by the WID and regulated by the EA.	Paragraph <u>3.7.92</u> 2.13.7 (replaces adopted EN-3 paragraph 2.5.42) states: The pollutants of concern arising from the combustion of waste and biomass may include NOx, SOx, NMVOCs particulates. In addition, emissions of heavy metals, dioxins and furans are a consideration for waste combustion generating stations, but limited by the EPR and waste incineration BAT conclusions and regulated by the EA.	 The Project will require an Environmental Permit. The Applicant recognises emissions will be regulated by the EA. Paragraph 1.1.1.5 of ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9] lists the pollutants of interest for the Project and includes, amongst others: Particulate matter (as PM10 and PM2.5); Volatile Organic Compounds (VOC), expressed as total organic carbon (TOC); Hydrogen chloride (HCI); Hydrogen fluoride (SO2); Oxides of nitrogen (NOx), the sum of nitric oxide (NO) and nitrogen dioxide (NO2), expressed as NO2



	Paragraph 2.5.43 states:	Paragraph <u>3.7.93</u> 2.13.8 (replaces	ES Chapter 6, Climate (Document Reference 6.2.6)[APP-0 <u>5465</u>] presents the greenhouse gas (GHG) assessment of the Project and states that the GHG emissions most likely to have significant effects are carbon dioxide (CO2), methane (CH4) and nitrousoxide (N2O). ES Chapter 4: Air Quality (Document Reference
	Where a proposed waste combustion generating station meets the requirements of WID and will not exceed the local air quality standards, the IPC should not regard the proposed waste generating station ashaving adverse impacts on health.	adopted EN-3 paragraph 2.5.43) states: Where a proposed waste combustion generating station meets the requirements of the EPR and BAT conclusions and will not exceed the local air quality standards, the Secretary of State should not regard the proposed waste generating station as having adverse impacts on health.	 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9] presents the Air Quality Impact Assessment (AQIA) for the Project. With design mitigation in place, the Chapter concludes that operational impacts on air quality at sensitive human receptors will be negligible and there will be no significant effects on human health due to airborne concentrations of pollutants.
			The project will meet the limits set out in the Waste Incineration BREF (European Commission (2019) Best Available Techniques (BAT) Reference Document for Waste Incineration).
Biomass/Waste Impacts – Air Quality and emissions – Mitigation	Paragraph 2.5.45 states: Abatement technologies should be those set out in the relevant sector guidance notes as produced by theEA. The EA will determine if the technology selected for the waste/ biomass combustion generating station is considered Best AvailableTechnique (BAT) and therefore the IPC does not need to consider equipment selection in its determination process.	Paragraph <u>3.7.60</u> 2.13.5 (no change toreplaces adoptedEN-3 paragraph 2.5.45). Applicants should provide details on the air quality and emissions that will result from their plant, which may include NOx18, SOx19, NMVOCs20 or other particulates. They should detail the abatement technologies adopted, which should be those set out in the relevant sector guidance notes as produced by the Environment Agency (EA). The EA will determine if the technology selected for the waste/biomass combustion generating station is considered Best Available Technique (BAT) and therefore the Secretary of State does not need to consider equipment selection in	It is acknowledged that the EA will determine if the technology selected for the ERF is considered Best Available Technique (BAT) and therefore the IPC does not need to consider equipment selection in its determination process.
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		its determination process	
Biomass/Waste Impacts – Landscape and visual – introduction	Paragraph 2.5.47 states: The IPC should be satisfied that the design of the proposed generating station is of appropriate quality and minimises adverse effects on the landscape character and quality.	Paragraph 2.14.2 (replaces adopted EN- 3-paragraph 2.5.47) states: The- Secretary of State should be satisfied that the design of the proposed- generating station is of appropriate- quality and minimises adverse effects on the landscape character and quality.	The Design and Access Statement (DAS) (DocumentReference 5.3) [REP3-012REP6-009] provides an explanation of how the design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are setout in the Design Principles and Codes Document (Document Reference 5.12) [REP3-013REP7-008], compliancewith which is secured by Requirements 3 and 6 in the draft DCO (Document Reference 2.1) [AS-006APP-040]. Section 7 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] details the mitigation measures considered in the landscape and visual assessment. This includes mitigation that is integral to the design of the Project and good practice mitigation measures that the Project is committed to adopting.
Biomass/Waste Impacts – Landscape and visual – Applicant's assessment	Paragraph 2.5.48 states: An assessment of the landscape and visual effects of the proposed infrastructure should be undertaken in accordance with the policy set out in 5.9 of EN-1.	Paragraph 2.14.33.7.38 (replaces adopted EN-3 paragraph 2.5.48) states: An assessment of the landscape and visual effects of the proposed infrastructure should be undertaken in accordance withthe policy guidance set out in 5.10 of EN-1.	An assessment of the potential landscape and visual impacts associated with the construction and operation of the Project has been carried out and is presented in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].
	<u>N/A</u>	Paragraph 3.7.9 (added to draft EN-5) states: Consideration should also be given to the potential impact of overshadowing neighbouring land uses.	An assessment of the potential landscape and visual impacts associated with the construction and operation of the Project has been carried out and is presented in ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059].



			Shadows cast by the proposed buildings would be most frequent to the north. Depending on the time of year, shadows would be cast to the east and west during the course of the day, but rarely to the south of any buildings. Shadowing would be most extensive around the largest building, i.e. the ERF. There are no sensitive visual receptors to the immediate north, north-east or north-west of the ERF. Neighbouring land uses are industrial or commercial in nature and are unlikely to be affected by overshadowing.
Biomass/Waste Impacts – Landscape and visual – IPC decisionmaking	Paragraph 2.5.49 states: The IPC should take into account that any biomass/waste combustion generating station will require a building able to host fuel reception andstorage facilities, the combustion chamber and abatement units. The overall size of the building will be dependent on design and fuel throughput, although it is unlikely to beless than 25m in height. External to the building there may be cooling towers, the size of which will also be dependent on the throughput of the generating station.	account that any biomass/waste combustion generating station will	The Vertical Parameter Plans (Document Reference4.18) [<u>APP-032REP6-007</u>] and the parameters listed in the parameters table at Schedule 1, Part 3 of the draft DCO (Document Reference 2.1) [<u>REP4-004Revision 7 submitted at</u> <u>Deadline 9</u>] detail the maximum vertical parameters of the Project.
	Paragraph 2.5.50 states: Good design that contributes positively to the character and quality of the area will go some way to mitigate adverse landscape/visual effects. Development proposals should consider the design of the generating station, including the materials to be used in the context of the local landscape.	Paragraph 2.14.5 (replaces adopted EN- 3 paragraph 2.5.50) states: Good design that is sympathetic and- contributes positively to the landscape- character and quality of the area will go- some way to mitigate adverse landscape and visual effects. Development- proposals should consider the design of- the generating station, including the- materials to be used in the context of the local landscape character.	The principles built into the illustrative design of the Project are set out in the Design Principles and Codes Document (Document Reference 5.12) [REP3- 013REP7-008], compliance with which is secured by Requirements 3 and 6 inthe draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9]. The document summarises the Project Vision and provides a description of the Project. It explains the purposes of the design process as bringing



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		together engineering, environmental and creative expertise to shape and deliver a development project and providegood value that works well for climate, people, and places.
Paragraph 2.5.51 states: Mitigation is achieved primarily through aesthetic aspects of site layout and building design including size and external finish and colour of the generating station to minimise intrusive appearance in the landscape as far as engineering requirements permit. The precise architectural treatment will need to be site-specific.	Paragraph 2.14.6 (replaced adopted EN- 3 paragraph 2.5.51) states: Although micro-siting within the development area can help, mitigation is achieved primarily through aesthetic- aspects of site layout and building- design including size and external finish- and colour of the generating station to minimise intrusive appearance in the- landscape as far as engineering- requirements permit. The precise- architectural treatment will need to be- site specific.	Section 7 of ES Chapter 11: Landscape and Visual Impact (Document Reference 6.2.11) [APP-059] details the design mitigation measures considered in the landscape and visual assessment. This includes mitigation that is integral to the design of the Project and good practice mitigation measures that the Project is committed to adopting. Requirement 3 in the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] relates to the detailed designof the Project and ensures that no part of the authorised development may commence (save for the preliminary works) until various design details have been submitted and approved by the local planning authority for example, the siting design, external appearance of all buildings and the colours, materials and surface finishes of all new permanent buildingsand structures.
Paragraph 2.5.52 states: The IPC should expect applicants to seek to landscape waste/biomass combustion generating station sites to visually enclose them at low level as	Paragraph <u>s 3.7.97 and 3.7.98</u> 2.14.7 (replaces adopted EN-3 paragraph 2.5.52) states: The Secretary of State should expect applicants to seek to design the	Indicative Landscape and Biodiversity Plans (Document Reference 4.10) [REP3-007] have been developed that incorporates measures to integrate the Project into the receiving landscape
seen from surrounding external viewpoints. This makes the scale of the generating station less apparent, and helps conceal its lower level, smaller scale features. Earth bunds and mounds, tree planting or both maybe	landscape design of waste/biomass combustion generating station sites to visually enclose them at low level as seen from surrounding external viewpoints. This makes the scale of the generating station less apparent, and	A Landscape and Biodiversity Management and Monitoring Plan (LBMMP) will be prepared for the Project in accordance with the Outline LBMMP (Document Reference 5.7) [REP2-018REP6-012]. This will include details of the creation, enhancement and ongoing management of



	used for softening the visual intrusion and may also help to attenuate noise from site activities	helps conceal its lower level, smaller scale features. Earth bunds and mounds, tree planting or both may be used for softening the visual intrusion and may also help to attenuate noise from site activities. However, these features should be sympathetic to local landscape character and follow best practice.	habitats, including woodland, hedgerow and other landscape features.
Biomass/Waste Impacts – Noise andVibration – Introduction	 Paragraph 2.5.53 states: Generic noise and vibration impacts are covered in detail in Section 5.11 of EN-1. In addition there are specific considerations which apply to biomass and EfW generating stations as set out below. Sources of noise and vibration may include: delivery and movement of fuel and materials; processing waste for fuel at EfW generating stations; the gas and steam turbines that operate continuously during normal operation; and external noise sources such as externally-sited air-cooledcondensers that operate continuously during normal operation. 	Paragraph <u>s 3.7.40 -2.15.1 (no change to replaces</u> adoptedEN-3 paragraph 2.5.53). Sources of noise and vibration may include: • the delivery and movement of fuel and materials; • the delivery and movement of fuel at EfW generating stations; • the processing of waste for fuel at EfW generating stations; • the gas and steam turbines that operate continuously during normal operation; and • the external noise sources such as externally-sited air-cooled condensers that operate continuously during normal operation.	The potential effects of the operation of the facility areconsidered in Section 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006], taking into account the features that are specific to EfW generating stations.
Biomass/Waste Impacts – Noise and Vibration – Applicant's assessment	Paragraph 2.5.54 states: The ES should include a noise assessment of the impacts on amenity in case of excessive noise from the project as described in Section 5.11 in EN-1.	Paragraph 2.15.23.7.41 (replaces adopted EN-3 paragraph 2.5.54) states; The ES should include Applicants should include in the ES a noise assessment of the impacts on amenity incase of excessive noise from the project as described in Section 5.12 in EN-1.	The potential effects on the operation of the facility areconsidered in Section 8 of ES Chapter 7: Noise (Document Reference 6.2.7) [REP8-006].



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Biomass/Waste	Paragraph 2.5.55 states:	Paragraph <u>3.7.1002.15.5</u> (no change	The mitigation of construction and operational noise is
Impacts – Noise and	The IPC should consider the noise	toreplaces adoptedEN-3 paragraph	discussed in Section 7 and residual effects are
Vibration – IPC	and vibration impacts according to	2.5.55).	discussed in Section 9 of ES Chapter 7: Noise
Decision making	Section 5.11 in EN-1. It should be	The Secretary of State should consider	(Document Reference 6.2.7) [<u>REP8-006</u>].
	satisfied that noise and vibration will	the noise and vibration impacts	
	be adequately mitigated through	according to Section 5.12 in EN-1.and	During construction, works will be undertaken in line
	requirements attached to the consent.	be satisfied that noise and vibration will	with a Construction Environmental Management Plan
	The IPC will need to take into	be adequately mitigated through	(CEMP) which will include good practice measures to
	consideration the extent to which	requirements attached to the consent.	reduce impacts on sensitive receptors. The CEMP will
	operational noise will be separately		be producedby the construction contractor in
	controlled by the EA.		accordance with the Code of Construction Practice
		Paragraph <u>3.7.101</u> 5.15.6 (replaces	(CoCP) provided in Annex 7 to the ES (Document
	Paragraph 2.5.56 states:	adopted EN-3 paragraph 2.5.56) states:	Reference 6.3.7) [REP3-015REP7-018 Revision 6
	The IPC should not grant development	The Secretary of State should not grant	submitted at Deadline 9].
	consent unless it is satisfied that the	development consent unless it is	
	proposals will meet the aims set out in	satisfied that the proposals will meet the	A Construction Noise and Vibration Management
	paragraph 5.11.9 in EN-1.	aims set out in paragraph 5.12 .10 of EN-	Plan will be implemented before the development
		1.	becomes operational (as secured by Requirement 4
			of the draft DCO (Document Reference2.1)
			[REP4-004Revision 7 submitted at Deadline 9]
Biomass/Waste	Paragraph 2.5.57 states:	Paragraph 2.15.33.7.64 and 3.7.65 (no-	Descriptions of noise generating aspects of the
Impacts – Noise and	As described in EN-1, the primary	change toreplaces adoptedEN-3	Proposed Development, together with assessment of
Vibration –	mitigation for noise for biomass and	paragraph 2.5.57) states:-	construction and operational noise and vibration
mitigation	EfW generating stations is through	As described in Section 5.12.15 of EN-1,	impacts are presented in Sections 4 and 8 of ES
Ũ	good design to enclose plant and	the primary mitigation for noise for	Chapter 7: Noise (Document Reference 6.2.7) [APP-
	machinery in noise-reducing buildings,	biomass and EfW generating stations is	055]. REP8-006].
	wherever possible, and to minimise	through good design to enclose plant	
	the potential for operations to create	and machinery in noise-reducing	The mitigation of construction and operational noise is
	noise. Noise from gas turbines should	buildings, wherever possible, and to	discussed in Section 7 and residual effects are
	be mitigated by attenuation of	minimise the potential for operations to	discussed in Section 9 of ES Chapter 7: Noise
	exhausts to reduce any risk of low-	create noise.	(Document Reference 6.2.7) [REP8-006].
	frequency noise transmission.	Noise from gas turbines should be	
		mitigated by attenuation of exhausts to	
	Paragraph 2.5.58 states:	reduce any risk of low-frequency noise	
	Noise from features including sorting	transmission.	
	and transport of material during		
	operation of biomass or EfW generating		
	stations is unavoidable. Similarly, noise		
		adoptedEN-3 paragraph 2.5.58).	
	generating stationmay be unavoidable.	,	
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	This can be mitigated through careful plant selection.		
Biomass/Waste Impacts – Odour, insect and vermin infestation – Applicant's Assessment	Paragraph 2.5.60 states: The applicant should assess the potential for insect infestation and emissions of odour as set out in EN-1 Section 5.6 with particular regard to the handling and storage of waste forfuel.	Paragraph 2.16.23.7.42 (replaces adopted EN-3 paragraph 2.5.60) states: The applicantApplicants should assess the potential for insect infestation and emissions of odour as set out in EN-1 Section 5.7 with particular regard to the handling and storage of waste for fuel.	The Application is accompanied by a Statutory Nuisance Statement (Document Reference 5.6) [AS- 006APP-040] which details the possible sources of statutory nuisances (including odour and insects etc.) and how they may be mitigated or limited. The Statutory Nuisance Statement (Document Reference 5.6) [APP-040] details that only matters addressed by the Environmental Protection Act 1990 which have been assessed in the EIA as having the potential for significant effects are air quality, noise, visible plumes, and lighting. The Statement concludes that the Project would have no significant air quality or lighting nuisance effects following the implementation of the identified embedded mitigation measures. The residual effects of construction noise are predicted to be of moderate significance at most. Following discussions with North Lincolnshire Council, ES Chapter 5 was updated at Deadline 4 to include an odour assessment (Document Reference 6.2.5) [REP4-009REP7-012 Revision 3 submitted at Deadline 9]. This qualitative assessment detailed that, due to the design of the Project inherently creating an 'ineffective pathway' for odour emissions, it is reasonable to conclude the risk of odour nuisance is low to negligible.



Biomass/Waste Impacts – Odour, insect and vermin infestation – IPC Decision Making	Paragraph 2.5.61 states: The IPC should satisfy itself that the proposal sets out appropriate measures to minimise impacts on local amenity from odour, insect andvermin infestation.	Paragraph 2.16.53.7.103 (replaces adopted EN-3 paragraph 2.5.61) states: The Secretary of State should satisfy itself that the proposal sets out appropriate measures to minimise impacts on local amenity from odour, insect and vermin infestation.	A tabulated summary of mitigation measures for the Project is also presented in ES Chapter 19: Mitigation (Document Reference 6.2.19) [APP-067REP8-009]. During construction, works will be undertaken in line with a Construction Environmental Management Plan (CEMP) which will include good practice measures to reduce impacts on sensitive receptors. The CEMP will be produced by the construction contractor in accordance with the Code of Construction Practice(CoCP) provided in Annex 7 to the ES (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9].
			The Operational Environmental Management Plan (OEMP) (Document Reference 6.3.8) [REP8-010] contains the necessary inspection and monitoring measures to demonstrate that mitigation measures are implemented properly, in a timely manner and work asanticipated. The provision of a detailed OEMP is secured by Requirement 4 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9].
Biomass/Waste Impacts – Odour, insect and vermin infestation – Mitigation	Paragraph 2.5.62 states: In addition to the mitigation measures set out in EN-1, reception, storage and handling of waste and residues should be carried out within defined areas, for example bunkers or silos, within enclosed buildings at EfW generating stations.	Paragraph 2.16.3<u>3.7.67</u> (no change to adoptedEN-3 paragraph 2.5.62).	The Project comprises the works as set out in Schedule 1 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] and includes fuel reception and storagefacilities, consisting of vehicle ramps, a tipping hall, shredder, bunker hall and cranes (Work number 1). These elements (excluding the ramps) are within an enclosed negative pressure building to effectively eliminate the potential for odour to be emitted outside the plant.



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	Paragraph 2.5.63 states:	Paragraph 2.16.43.7.68 (no change	Paragraph 3.2.2.4 of Chapter 3 of the ES (Document
	To minimise potential for infestation, the time between reception, processing	toreplaces adoptedEN-3 paragraph 2.5.63) states:	Reference 6.2.3) [REP4-007REP6-018] details that
	and combustion of wastemay be limited		the RDF will be delivered to the ERF by a
	by consent requirements.	operators are required to produce a	combination of rail, road, and river transport. Upon
	by consent requirements.		arrival at the ERF, the RDF enters the enclosed
		written management system as part of their environmental permit and this will	delivery area under negative pressure, where it will
		include consideration of odour, insect	be tipped into the bunker hall. No such requirement
		and vermin management. The EA and	is therefore considered necessary in the draft DCO
		NRW will regulate facilities against this	(Document Reference 2.1) .[REP4-004Revision 7
		plan.	submitted at Deadline 9].
Biomass/Waste	Paragraph 2.5.66 states:	Paragraph <u>s 3.7.43 and 3.7.44 2.17.3</u>	Revision 2 of tThe RDF Supply Assessment
Impacts – Waste	An assessment of the proposed waste	(no change toreplaces adoptedEN-3	(Document Reference 5.2) [REP3-041] concludes
Management –	combustion generating station should	paragraph 2.5.66).	thatenergy from waste using RDF feedstock is
Applicant's	be undertaken that examines the		consistent within the waste hierarchy principles as it
assessment	conformity of the scheme with the	EfW plants need not disadvantage reuse	diverts waste from landfill, the recyclable materials
	waste hierarchy and the effect of the	or recycling initiatives where the	have been extracted from the feedstock and the
	scheme on the relevant waste plan or	proposed development accords with the	operation has flexibility in terms of calorific value and
	plans where a proposal is likely to	waste hierarchy.	waste composition of its feedstock. ERFs have a
	involve more than one local authority	<u></u>	fundamental part to play in the waste hierarchy,
	· · · · · · · · · · · · · · · · · · ·		particularly to reduce the amount of non-recyclable
		Applicants should undertake an	waste going to landfill.
		assessment of the proposed waste	
		combustion generating station	Revision 2 of Tthe RDF Supply Assessment
		examining the conformity of the scheme	(Document Reference 5.2) [REP3-041] details that
		with the waste hierarchy and the effect	theProject meets the objectives of the North
		of the scheme on the relevant Waste	Lincolnshire Council's Waste Strategy, as the facility
		Local Plans or plans where a proposal is	will take RDF feedstock made from residual waste
		likely to involve more than one local	previously subject to recycling at separate collection
		authority.	or MaterialsRecovery Facility (MRF), and so the
			production of feedstock to be recovered in the facility
			will not negatively influence recycling targets.
			The location of the facility is also consistent with
			adopted and emerging policy in the waste local plan
			as set out in the Planning Statement (Document
			Reference 5.1) [REP2-017] which explains that the
			Core Strategy 2011 (CS20) states that new and
			enhanced facilities for the treatment andmanagement
L			ormanosa rasinas for the treatment and halagement



		of waste will be located at five broad locations, including Flixborough Industrial Estate. The emerging Local Plan (submission version) also states that new waste management facilities should be located in sustainable locations that are appropriate tothe proposed waste management use and its operational characteristics, and where impacts on the community and the environment can be avoided or addressed appropriately. New EfW facilities will be supported provided that they meet specified criteria, including that they follow a sequential approach to site selection, including on employment sites (emerging Policy WAS2: Waste Facilities).
Paragraph 2.5.67 states: The application should set out the extent to which the generating station and capacity proposed contributes to the recovery targets set out in relevant strategies and plans, taking into account existing capacity.	Paragraph 2.17.43.7.45 (no change toreplaces adopted EN-3 paragraph 2.5.67) states: Applicants should set out the extent to which the generating station and capacity proposed is compatible with, and supports long-term recycling targets, taking into account existing residual waste treatment capacity and that already in development	In terms of fuel availability, Revision 2 of the RDF Supply Assessment (Document Reference 5.2) [REP3-041] - subsequently updated in REP3- 022 and REP6-032 - provides analysis of fuel availability on botha national and local (regional level. Assuming all EfW capacity is required to have carbon capture by 2035 to comply with the Net Zero Strategy, the report projects a capacity gap based on existing and committed capacity of over 24 million tonnes nationally and around 20ver around 1.1 million tonnes at the local (East Midlands and Yorkshire) regional level in 2035 if low-CCS potential projects are excluded (even_ assuming that very ambitious-if recycling targets are met). The use of RDF does not displace the levels of recycling that can be achieved with commercial viability.



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	Paragraph 2.5.68 states: It may be appropriate for assessments to refer to the Annual Monitoring Reports published by relevant waste authorities which provide an updated figure of existing waste management capacity and future waste management capacity requirements.	Paragraph 2.17.5<u>3.7.46</u> (no change to adoptedEN-3 paragraph 2.5.68).	Section 3.7 of Revision 2 of the RDF Supply Assessment (Document Reference 5.2) [REP3-041] considers residual waste treatment capacity that is operational and under development and estimates how much residual waste cannot be processed by energy recovery facilities in England. Section 3.4 details the data sources used.
	Paragraph 2.5.69 states: The results of the assessment of the conformity with the waste hierarchy and the effect on relevant waste plans should be presented in a separate document to accompany the application to the IPC.	Paragraph 2.17.63.7.47 (replaces adopted EN-3 paragraph 2.5.69) states: The results of the assessment of the conformity with the waste hierarchy and the effect on relevant waste plans shouldbe presented in a separate document to accompany the application to the Secretary of State.	The results of the assessment of the Project's conformity with the waste hierarchy and the effect on relevant waste plans is detailed in Revision 2 of the RDF Supply Assessment (Document Reference 5.2) [REP3-041].
Biomass/Waste Impacts – Waste Management – IPC decision making	Paragraph 2.5.70 states: The IPC should be satisfied, with reference to the relevant waste strategies and plans, that the proposed waste combustion generating station is in accordance with the waste hierarchy and of an appropriate type and scale so as not to prejudice the achievement of local or national waste management targets in England and local, regional or national waste management targets in Wales. Where there are concerns in terms of a possible conflict, evidence should be provided to the IPC by the applicant as to why this is not the caseor why a deviation from the relevant waste strategy or plan is	Paragraph <u>s</u> 2.17.73.7.104 and 3.7.105 (replaces adopted EN-3 paragraph 2.5.70) states: The Secretary of State should be satisfied, with reference to the relevant waste strategies and plans, that the proposed waste combustion generating station is in accordance with the waste hierarchy and of an appropriate type and scale so as not to prejudice the achievement of local or national waste management targets in England and local, regional or national waste management targets in Wales. Where there are concerns in terms of a possibleconflict, evidence should be provided to the Secretary of State by the	Revision 2 of tThe RDF Supply Assessment (Document Reference 5.2) [REP3-041] concludes thatenergy from waste using RDF feedstock is consistent within the waste hierarchy principles as it diverts waste from landfill, the recyclable materials have beenextracted from the feedstock and the operation has flexibility in terms of calorific value and waste composition of its feedstock. ERFs have a fundamental part to play in the waste hierarchy, particularly to reduce the amount of non-recyclable waste going to landfill. In terms of fuel availability, Revision 2 of the RDF Supply Assessment (Document Reference 5.2) [REP3-041] – subsequently updated in REP3- 022 and REP6-032 - provides analysis of fuel availability on botha national and local (regional) level.



		waste strategy or plan is nonetheless appropriate and in accordance with the waste hierarchy. The Secretary of State should also consider whether a requirement, including monitoring, is appropriate to ensure compliance with the waste hierarchy.	carbon capture by 2035 to comply with the Net Zero Strategy, the report projects a capacity gap based on existing and committed capacity of over 42 million tonnes nationally and around 2 <u>overaround 1.1</u> million tonnes at the <u>local (East</u> <u>Midlands and Yorkshire and Humber)</u> regional level in 2035 if low-CCS potential projects are excluded (even <u>assuming that very ambitious</u> if recycling <u>and residual waste</u> targets are met).
Biomass/Waste Impacts – Residue Management – Introduction	 Paragraph 2.5.72 states: Generating stations that burn waste (even if mixed with biomass fuel) produce two types of residues: combustion residue is inert material from the combustion chamber. The quantity of residue produced is dependent on the technology process and fuel type but might be as much as 30% (in terms of weight) of the fuel throughput of the generating station; and fly ash, a residue from flue gas emission abatement technology and usually 3-4% (in terms of weight) of the fuelthroughput of the generating station. 	Paragraph 2.18.23.7.48 (no change to adoptedEN-3 paragraph 2.5.72).	The use of RDF does not displace the levels of recycling that can be achieved with commercialviability. Section 4.3.13 of ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7-012] Revision 3 submitted at Deadline 9] recognises_that combustion process produces two types of ash and goes on to describe each in turn: • bottom ash; and • flue gas treatment (FGT) residue.
	Paragraph 2.5.73 states: Under the WID the two residues from waste combustion generating stations cannot be mixed; they must be disposed of separately, under different	Paragraph 2.18.33.7.49 (replaces adopted EN-3 paragraph 2.5.73) states: The two residues from waste combustiongenerating stations cannot	Section 4.3.13 of ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7- 012 Revision 3 submitted at Deadline 9] and ES Chapter 15: Waste (Document Reference 6.2.15)



regimes.	be mixed; they must be disposed of separately, under different regimes.	[APP-063] describes how the two residues will be disposed of separately.
		In relation to bottom ash, the material will be utilised on site for integration into concrete blocks in the Concrete Block Manufacturing Facility (CBMF), after metals have been separated. A small quantity of rejected incinerator bottom ash will require disposal via landfill.
		FGTr will be processed in the RHTF using a carbonation process, producing an aggregate. This aggregate will be used to produce concrete blocks in the CBMF.
Paragraph 2.5.75 states: The regulations on waste disposal for waste combustion and flue gas residues from biomass combustion are intended to reduce the amount ofwaste that is sent to landfill. Waste combustion fly ash is classified as a hazardous waste material and needsto be managed as such.	Paragraph 2.18.53.7.51 (no change to adoptedEN-3 paragraph 2.5.75).	Section 4.3.13 of ES Chapter 5: Air Quality (Document Reference 6.2.5) [REP4-009REP7- 012 Revision 3 submitted at Deadline 9] and ES Chapter 15, Waste (Document Reference 6.2.15) [APP-063] describes how the two residues will be disposed of separately. In relation to bottom ash, the material will be utilised on site for integration into concrete blocks in the Concrete Block Manufacturing Facility (CBMF), after metals have been separated. A small quantity of rejected incinerator bottom ash will require disposal via landfill. FGTr will be processed in the RHTF using a carbonation process, producing an aggregate. This aggregate will be used to produce concrete blocks in the CBMF
Paragraph 2.5.76 states: Waste management is covered in the Environmental Permit for operation of waste or biomass generating stations. (See Section 5.14 of EN-1.)	Paragraph 2.18.63.7.52 (replaces adopted EN-3 paragraph 2.5.76) states: Waste management is covered in the Environmental Permit for operation of waste or biomass generating stations. (See Section 5.15 of EN-1.)	The Project will require and Environmental Permit. It isacknowledged that waste management during operations will be covered by the Permit.



Biomass/Waste	Paragraph 2.5.77 states:	Paragraph 2.18.7<u>3</u>.7.53 (no-	ES Chapter 15: Waste (Document Reference 6.2.15)
Impacts – Residue	The assessment should include the	changereplaces to adoptedEN-3	[APP-063] provides the assessment of potential
management –	production and disposal of residues as	paragraph 2.5.77) states:	effects related to waste for the Project. Section 5 of
Applicant's	part of the ES. Any proposals for	Applicants should include the production	the Chapter describes the assessment methodology
assessment	recovery of ash and mitigation	and disposal of residues as part of the	and the assumptions made in relation to ash.
	measures should be described.	ES. Any proposals for recovery of ash	
		and mitigation measures should be	In terms of recovery of ash and mitigation. Paragraph
		described	7.3.1.3 of ES Chapter 15: Waste (Document
			Reference 6.2.15) [APP-063] details that concrete
			block manufacturing facility (CBMF) will take the
			waste generated by the ERF (in the form of incinerator
			bottom ash (IBA) and Flue Gas Treatment Residue
			(FGTr)) and turn it into a valuable product. The CBMF
			will receive approximately 125,000 tonnes of treated
			IBA and FGTr per year.
	Paragraph 2.5.78 states;	Paragraph 2.18.83.7.54 (no change to	Paragraph 5.1.1.3 of ES Chapter 15: Waste
	Applicants should set out the	adoptedEN-3 paragraph 2.5.78).	(Document Reference 6.2.15) [APP-063] explains
	consideration they have given to the		that the estimated waste volumes arising from the
	existence of accessible capacity in		construction and operation phases have been
	waste management sites for dealing		considered, to determine the likely significant residual
	with residues for the planned life of the		effects. This includes the extent to which existing
	power station.		facilities are able to accommodate different waste
			types arising from the Project, such that the capacity
			of existing facilities being compromised.
			ES Chapter 15, Waste (Document Reference 6.2.15)
			[APP-063] concludes that with the proposed
			mitigation in place, as identified in Section 7.3 and 7.4
			of the Chapter, and the requirement to operate within
			the conditions of an Environmental Permit there will
			be nosignificant waste management effects during
			operation.
	<u>N/A</u>	Paragraph 3.7.55 (added to draft EN-3)	Tables 1-4 of Applicant's response to ExA's
		states:	second written questions, [REP6-032]) states
		Applicants must ensure proposals do not	that if all existing EfW facilities are assumed to
		result in an over-capacity of EfW waste	continue operating, and current recycling targets
		treatment provision at a local or national	(65% by 2035) and residual waste reduction
		level.	targets (50% by 2042) are met, there would be a
			slight overcapacity at UK and regional level but a
			slight under-capacity at local level.



	The Closing Submissions (Document Reference
	9.37] explains the Applicant's position in relation
	to this matter i.e. that it is reasonable to assume
	that older facilities that do not have R1 status and
	have low potential to incorporate CCUS will
	increasingly be unable to compete and a number
	of these will therefore be forced to close or
	require significant investment to refurbish or
	rebuild them. In the majority of cases this would
	require a new planning permission or DCO, in
	addition to new environmental permits, the
	process of which would be expensive and time
	consuming with no certainty that they would be
	granted.
	<u>granita an</u>
	The RDF Supply Assessment (Document
	Reference 5.2) [REP3-041] shows that when
	non R1 and EfW with low potential to incorporate
	CCS are excluded, there is a significant capacity
	gap at a national and local level.
	Furthermore, the RDF Supply Assessment
	(Document Reference 5.2) [REP3-041] -
	subsequently updated in REP3-022 and REP6-
	032 - notes that it is unrealistic to assume that all
	of the existing EfW fleet will be retrofitted with
	carbon capture. Assuming all EfW capacity is
	required to have carbon capture by 2035 to
	comply with the Net Zero Strategy, the report
	projects a capacity gap based on existing and
	committed capacity of over 2 million tonnes
	nationally and aroundover 1.1 million tonnes at
	the local (East Midlands and Yorkshire and
	Humber) level in 2035 if low-CCS potential
	projects are excluded (even assuming that very
	ambitious recycling and residual waste targets
	are met).



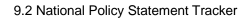
Biomass/Waste	Paragraph 2.5.81 states:	Paragraphs 2.18.123.7.107 and	Recovery and use of residues to the maximum extent
Impacts – Residue	The IPC should be satisfied that	3.7.110 (replaces adoptedEN-3	practicable is an integral part of the Project design
management - IPC	management plans for residue disposal	paragraph 2.5.81) states:	through the inclusion of the concrete block
decision making	satisfactorily minimise the amount that	The Secretary of State should be	manufacturing facility (CBMF). This is secured
	cannot be used for commercial	satisfied that management plans for	throughRequirement 18 of the draft DCO (Document
	purposes. The IPC shouldgive	residue disposal satisfactorily minimise	Reference 2.1) [REP4-004Revision 7 submitted at
	substantial positive weight to	the amount that cannot be used for	Deadline 9]. The management of residues remaining
	development proposals that have a	commercial purposes.	after recovery and use in the CBMF will be through
	realistic prospect of recovering	The Secretary ofState should give	implementation of the Environmental Management
	residues.	substantial positive weight to	System that will be required as part of the
		development proposals that have a	Environmental Permit. Section 2 of the Operational
		realistic prospect of recovering residues.	Environmental Management Plan (OEMP)
			(Document Reference 6.3.8) [REP8-010] explains
			that as an Environmental Permit will be required to
			operate the ERF and related aspects of the Project,
			the Applicant has not sought to duplicate the controls
			secured by the environmental permitting regime.
			Paragraph 7.3.1.3 of ES Chapter 15: Waste
			(Document Reference 6.2.15) [APP-063] details that
			the RHTF will take the waste generated by the ERF
			(in the form of incinerator bottom ash (IBA) and Flue
			Gas Treatment Residue (FGTr)) and turn it into an
			aggregate for use in the CBMF. The CBMF will
			receive approximately 125,000 tonnes of treated IBA
			and FGTr per year.
			Paragraph 7.3.1.5 of ES Chapter 15: Waste
			(Document Reference 6.2.15) [APP-063] explains
			that the CBMF will combine the treated ash with
			imported sand and cement, delivered by road, river
			and train, to manufacture 285,000 tonnes of concrete
			blocks per year. The manufactured blocks will then be
			exported to market from the Project via road, river and
			train.
			The Indicative Phasing Plan (Document Reference
			4.9) [APP-023] details the phasing of each element
			of the Project. Requirement 2 of the draft
			DCO(Document Reference 2.1) [REP4-004Revision



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	Paragraph 2.5.82 states: The IPC should consider what requirements it may be appropriate to impose. If the EA has indicated that there are no known barriers to it issuing an Environmental Permit for operation of the proposed biomass/waste fuelled generating station and agrees that management plans suitably minimise the wider impacts from ash disposal, any residual ash disposal impacts should have limited weight.	Paragraph <u>3.7.111</u> <u>2.18.13</u> (replaces adoptedEN-3 paragraph 2.5.82) states: The Secretary of State should consider what requirements it may be appropriate to impose. If the EA has indicated that there are no known barriers to it issuing an Environmental Permit for operation of the proposed biomass/waste fuelled generating station and agrees that management plans suitably minimise the wider impacts from ash disposal, any residual ash disposal impacts should	 <u>7 submitted at Deadline 9</u>] provides that the authorised development must not be commenced until a written scheme setting out the proposed phasing has been submitted to and approved by the relevant planning authority. The approved phasing plan must be complied with thereafter. It is therefore considered that there is a realistic prospect of recovering residues as described in ES Chapter 15: Waste (Document Reference 6.2.15) [APP-063]. An Environmental Permit will be required for the Project. At this stage, the EA has not indicated that there are no known barriers to issuing an Environmental Permit.
Biomass/Waste Impacts – Residue management – Mitigation	Paragraph 2.5.83 states: The environmental burdens associated with the management of combustion residues can be mitigated through recovery of secondary products, for example aggregate or fertiliser, rather than disposal to landfill. The IPC should give substantial positive weight to development proposals that have a realistic prospect of recovering these materials. The primary management route for fly ash is hazardous waste landfill. However, there may be opportunities to reuse this material for	have limited weight. Paragraphs 3.7.69 to 3.7.71-2.18.9 (no- change toreplaces adoptedEN-3 paragraph 2.5.83). The environmental burdens associated with the management of combustion residues can be mitigated through recovery of secondary products, for example aggregate or fertiliser, rather than disposal to landfill. The primary management route for fly ash is hazardous waste landfill; however, there may be opportunities to	Paragraph 7.3.1.3 of ES Chapter 15: Waste (Document Reference 6.2.15) [APP-063] details that the residue handling and treatment facility (RHTF) will take the waste generated by the ERF (in the form of incinerator bottom ash (IBA) and Flue Gas Treatment Residue (FGTr)) and turn it into an aggregate for use in the CMBF. The CBMF will receive approximately 125,000 tonnes of treated IBA and FGTr per year. Paragraph 7.3.1.5 of ES Chapter 15: Waste (Document Reference 6.2.15) [APP-063] explains that the CBMF will combine the treated ash with imported sand and cement, delivered by road, river and train, to manufacture 285,000 tonnes of concrete blocks per year. The manufactured blocks will then be



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	example in the stabilisation of industrial waste. The management of hazardous waste will be considered bythe EA through the Environmental Permitting regime.	reuse this material for example in the stabilisation of industrial waste. The management of hazardous waste will be considered by the EA or NRW through the Environmental Permitting regime.	 exported to market from the Project via road, river and train. The Indicative Phasing Plan (Document Reference 4.9) [APP-023] details the phasing of each element of the Project Requirement 2 of the draft DCO (Document Reference 2.1) [REP4-004Revision 7 submitted at Deadline 9] provides that the authorised development must not be commenceduntil a written scheme setting out the proposed phasing has been submitted to and approved by the relevant planning authority. The approved phasing plan must be complied with thereafter. It is therefore considered that there is a realistic prospect of recovering residues as described in ES Chapter 15: Waste (Document Reference 6.2.15) [APP-063]. Flue gas treatment residue will be processed in the RHTF to produce an aggregate for use in the CBMF using captured CO2. It is acknowledged that the management of hazardouswaste will be considered by the EA through the Environmental Permitting regime.
Biomass/Waste Impacts – water quality and resources – introduction	 Paragraph 2.5.84 states: Generic water quality and resource impacts are set out in Section 5.15 of EN-1. The design of water cooling systems for EfW and biomass generating stations will have additional impacts on water quality, abstraction and discharge. These may include: discharging water at a higher temperature than the receiving water, affecting the biodiversity of aquatic flora and fauna; 	Paragraph 2.19.1<u>3</u>.7.56 (no change to adoptedEN-3 paragraph 2.5.84).	ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] details that the cooling system for the ERF will consist of either ACC or ABC,both of which will be located on the roof of the turbinehall to reduce the footprint of the ERF. These cooling methods use air as the working fluid and no not needa water supply. Water required for operation of the ERF and other buildings within the Energy Park Land will be derived from the main Anglian Water utilities network; there will be no abstractions or discharges from or to the River Trent.





	 use of resources may reduce the flow of watercourses, affecting the rate at which sediment is deposited, conditions for aquatic flora and potentially affecting migratory fish species (e.g. salmon); fish impingement and/or entrainment – i.e. being taken into the cooling system during abstraction; and discharging water containing chemical anti-fouling treatment of water for use in cooling systems may have adverse impacts on aquatic biodiversity. 		Table 13 of ES Chapter 10: Ecology and Nature Conservation (Document Reference 6.2.10) [APP- 058] assesses that there will be no significant effect on aquatic invertebrates as a result of the Project. The table also assesses that there will be no significant effect on the aquatic habitats of the Humber Estuary SAC, SPA and Ramsar site.
Biomass/Waste Impacts – water quality and resources – Applicant's assessment	Paragraph 2.5.85 states: Where the project is likely to have effects on water quality or resources the applicant should undertake an assessment as required in EN-1, Section 5.15. The assessment should particularly demonstrate that appropriate measures will be put in place to avoid or minimise adverse impacts of abstraction and discharge of cooling water.	Paragraph 2.18.23.7.57 (replaces adopted EN-3 paragraph 2.5.85) states: Where the project is likely to have effects on water quality or resources the applicant should undertake an assessment as required in EN-1, Section 5.16. The assessment should particularlydemonstrate that appropriate measures will be put in place to avoid or minimise adverse impacts of abstraction and discharge of cooling water.	ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057 <u>REP6-020</u>] presents thefindings of the assessment of likely significant effects on the water environment as a result of the Project. Section 7 of ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP- 057 <u>REP6-020</u>] details that there will be no abstractions or dischargesfrom or to the River Trent. All operational water will besourced from the mains- and treated process water will be reused or- discharged to sever. Domestic foul water will be discharged to Severn Trent sever network. Trade effluent (operational process foul water) will be treated and re-used on site. Refer to the Indicative Drainage Strategy for further details (Document Reference 6.3.5) [REP5-019]



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	N/A	Paragraph 3.7.59 (added into draft EN- 3) As river and sea temperatures rise (as a result of already locked-in climate change) then the operational constraints necessary to protect ecosystems will also increase. Applicants should consider climate risks when designing water cooling systems – ensuring they're fit for the future.	ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] details that the cooling system for the ERF will consist of either ACC or ABC, both of which will be located on the roof of the turbinehall to reduce the footprint of the ERF. These cooling methods use air as the working fluid and no not needa water supply. The air coolers have been conservatively sized to allow for summer temperatures.
Biomass/Waste Impacts – water quality and resources – IPC Decision making	Paragraph 2.5.86 states: The IPC should be satisfied that the applicant has demonstrated measures to minimise adverse impacts on water quality and resources as described above and in EN-1.	Paragraph 2.19.43.7.112 (replaces adopted EN-3 paragraph 2.5.86) states: The Secretary of State should be satisfied that the applicant has demonstrated measures to minimise adverse impacts on water quality and resources as described above and in Section 5.16 of EN-1.	Section 7 of ES Chapter 9, Water Resources and Flood Risk (Document Reference 6.2.9) [APP- 057REP6-020] describes the mitigation measures considered in the assessment. This includes mitigation that is integral tothe design of the Project and good practice mitigation measures that the Project is committed to adopting. With the implementation of the mitigation as set out in ES Chapter 9, Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6-020], along with the measures set out in the CoCP (Document Reference 6.3.7) [REP3-015REP7-018 Revision 6 submitted at Deadline 9], the ES concludes that the impacts of the construction and decommissioning of the Project will not result in any significant effects on flooding and the water environment other than one exception: moderate adverse effects on Lysaght's Drain are predicted temporarily during the constructionworks themselves. In terms of the operational phase of the Project, and similarly with the implementation of the mitigation as set out in ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP-057REP6- 020], the ES concludes that the effects of Project operation will result in a significant effect at just one receptor and only during a breach scenario: the commercial building at Flixborough Wharf, located to



			the north of the Wharf.
Biomass/Waste Impacts – water quality and resources– mitigation	Paragraph 2.5.87 states: In addition to the mitigation measures set out in EN-1, design of the cooling system should include intake and outfall locations that avoid or minimise adverse impacts. There should also be specific measures to minimise fish impingement and/or entrainment and the discharge of excessive heat to receiving waters.	Paragraph <u>3.7.72</u> 2.19.3 (no change to adoptedEN-3 paragraph 2.5.87).	Section 7 of ES Chapter 9: Water Resources and Flood Risk (Document Reference 6.2.9) [APP- 057REP6-020] details that there will be no abstractions or dischargesfrom or to the River Trent for cooling. All operational water will be sourced from the mainsand treated process water will be discharged to sewer. Domestic foul water will be discharged to Severn Trent sewer network. Trade effluent (operational process foul water) will be treated and re-used on site. Refer to the Indicative Drainage Strategy for further details (Document Reference 6.3.5) [REP5-019].
			ES Chapter 3, Project Description and Alternatives (Document Reference 6.2.3) [REP4-007REP6-018] details that the cooling system for the ERF will consist of either ACC or ABC, both of which will be located on the roof of the turbine hall to reduce the footprint of the ERF. These cooling methods use air as the working fluid and do not need a water supply.



Table 3: EN-5 NPS Accordance Table

National Polic	National Policy Statement for Electricity Networks Infrastructure (EN-5)			
Assessment	Assessment and Technical Specific Information – Assessment of the specific impacts as set out in EN-5 (2011) and Draft EN-5 (20234) is considered below.			
Policy	EN-5 Policy Text	Draft EN-5 Policy Text	Assessment	
Part 2.3 – General assessment principles forelectricity networks	Paragraph 2.3.1 states: EN-1 explains in Section 4.9 that the Planning Act aims to create a holistic planning regime so that the cumulative effects of different elements of the sameproject can be considered together. Therefore the Government envisages that, wherever reasonably possible, applications for new generating stationsand related infrastructure should be contained in a single application to the IPC.	Paragraph 2.74.1 (replaces adopted EN-5Paragraph 2.3.1) states: EN-1 explains in Section 4.10 that the Planning 2008-Act 2008 aims to create a holistic planning regime, such that the cumulative effects of the same project can be considered together. Paragraph 2.7.2 states: Accordingly, the government envisages that, wherever reasonably possible, applications for new generating stations and their related infrastructure should be contained in a singleapplication to the Secretary of State However, a consolidated approach of this kind may not always be possible, nor represent the most efficient strategy for delivery of new infrastructure.	The Applicant acknowledges the aim of the Planning Act 2008 to create a holistic planning regime and has included related infrastructure, where reasonably possible, within this application. This includes private wire networks. Schedule 1, Part 1 of the Draft DCO (Document Reference 2.1) [REP <u>6</u> 4-004] detail all the Works included within the application.	
	Paragraph 2.3.2 states: However, particularly for generating stations and the related electricity networks, this may not always be possibleor represent the most efficient approach to the delivery of new infrastructure. This could be, for example, because of the differing lengths of time needed to prepare the applications for submission to the IPC, or because a network applicationrelates	Paragraph 2.4.2 (no change to adopted EN-5paragraph 2.3.2). Paragraph 2.7.3 and 2.7.4 (replaces adopted EN-5 paragraph 2.3.2) states: This could be, for example, due to the differing lengths of time needed to prepare the applications for submission to the Secretary of State, or because a network		

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to multiple generation projects or because the works involved are strategic reinforcements required for a number of reasons. It may also be relevant that the networks application and a related generating station application are likely to come from two different legal entities, or be subject to different commercial and regulatory frameworks. Case studies illustrating the different scenarios that mayarise can be found in a report prepared by the Electricity Networks Strategy Group Planning Working Group Early engagement with the IPC is encouraged in such circumstances.

Paragraph 2.3.3 states: Where an electricity networks infrastructure project is submitted to the IPC without an accompanying application for a generating station, the IPC should have regard to the matters specified in paragraph 4.9.3 of EN-1, as well as the need for the proposed infrastructure (as set out in Part 3 of EN-1). Circumstancesin which the IPC considers it appropriate to consider a networks application separately from related proposals may include where, although the proposed generating station has yet to be consented, there is clear evidence of demand in that:

> the project is wholly or substantially supported by connection agreements or contractual arrangements toprovide connection; or the project is based on

application relates to multiple generation projects (which could be onshore or offshore), or because the works involved are strategic reinforcements required for a number of reasons. 2.7.4 It may also be the case that the networks infrastructure application and the application for a related generating station will of necessity come from different legal entities, or from entities subject to different commercial and regulatory frameworks.

Paragraph 2.4.3 (added to Draft EN-5)states:

It will also be common for applications tobe submitted for the general purpose ofreinforcing the network, especially in lightof the drive towards net zero. In thesecases (i.e. where the application does notaccompany an application for a generatingstation, or is not underpinned by acontractually-supported agreement toprovidean as-yet unconsented generatingstation with a connection), the Secretary of State should have regard to the need casefor new electricity networks infrastructureset out in Section 3.3 of EN-1.

Paragraphs 2.7.5, 2.8.1 and 2.8.3 (added to draft EN-5) states:

It will also be common for applications to be submitted for the general purpose of reinforcing the network, which will be



reasonably anticipated future requirements. This might be because it is located in an area where there is likely to be either significant increased generation or a significant increase in load on the existing network. An example of how this could be demonstrated is Round 3 for offshore windfarms where site licensing arrangements will give aclear indication of the areas withinwhich future applications for consent will be received.

Paragraph 2.3.4 states: If the IPC believes it needs to probe further then factors it may wish to consider include whether the project would make a significant contribution to the promotion of renewable energy, the achievement of climate change objectives, the maintenance of an appropriate level of security of electricity supply or whether it helps achieve other energy policy objectives.

Paragraph 2.3.5 states:

 The IPC should also take into account that National Grid, as the owner of the electricity transmission system in Englandand Wales, as well as Distribution Network Operators (DNOs), are required under section 9 of the Electricity Act 198910 to critical to deliver especially in light of the drive towards net zero, including the ambition for up to 50GW of offshore wind by 2030, and a CNP (see EN-3).

A strategic approach to network planning proposed through the Centralised Strategic Network Planning process under the Ofgem-led Electricity Transmission Network Planning Review (ETNPR) will identify strategic investments intended to facilitate achieving net zero and decarbonisation targets.

In these cases (i.e. where the application is a reinforcement project in its own right and does not accompany an application for a generating station, or is not underpinned by a contractually-supported agreement to provide an as-yet unconsented generating station with a connection), the Secretary of State should have regard to the need case for new electricity networks infrastructure set out in Section 3.3 of EN-1.

Paragraphs 2.8.3 and 2.8.4 4.4

(replaces adopted EN-5paragraph 2.3.5) states: The Secretary of State should also take into account that Transmission Owners (TOS) andDistribution Network Operators (DNOs) are required under Section 9 of the Electricity Act1989 to bring forward efficient and economical proposals in terms of network design. TOs and DNOs are also required to facilitate competition in the



	bring forward efficient and economical proposals in terms of networkdesign, taking into account current and reasonably anticipated future generation demand. National Grid is also required to facilitate competition in the supply and generation of electricity and so has a statutory duty to provide a connection whenever or wherever one is required. Paragraph 2.3.6 states: Given that electricity lines form part of a network, there may also be circumstanceswhere a single application contains works in different geographical locations. Where it can be demonstrated that a series of works will reinforce the network as a whole and meet the need set out in EN-1, the IPC should be willing to accept an application that seeks development consent for the entire set of works. Applicants should discuss potential applications of this nature with the IPC inadvance of submitting a formal application.	generation and supply of electricity, and electricity distributors have a statutory duty to provide aconnection where requested. Paragraphs 2.8.5 to 2.8.74.5 (replaces adopted EN-5paragraph 2.3.6) states: Given that individual electricity lines are only component parts of a country-spanning network, it may arise that a single application covers works to be undertaken at different geographical locations. Where it can be demonstrated that such a set of works will reinforce the network as a whole, or reinforcethe network to accommodate a subset of newconnections, the Secretary of State should bewilling – in line with the need statement set out in Section 3.3 of EN-1 – to accept an application seeking development consent for the entire set of works. Applicants should ensure that any such applications are kept to a scale which they can manage within the statutory timescales and discuss putative applications of this kind with the Planning Inspectorate before formally submitting an application.	
Part 2.4 – Climate change adaptation	Paragraph 2.4.1 states: Part 2 of EN-1 provides information regarding the Government's energy and climate change strategy including policies for mitigating climate change. Section 4.8 of EN-1 sets out the generic		Climate change risk impacts are addressed within ES Chapter 16: Major Accidents and Disasters (Document Reference 6.2.16) [<u>Revision 1 submitted at Deadline 9APP-064</u>], and in the site-specific floodrisk assessment presented in Annex 3 (Document Reference 6.3.3) [APP-070].



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considerations that applicants and the	climate change.	
IPCshould take into account to help		
ensure that electricity networks	As climate change is likely toincrease risks	
infrastructure is resilient to climate	to the resilience of some of this	
change. As climate change is likely to	infrastructure, from flooding for example, or	
increase risks to the resilience of some	insituations where it is located near the	
of this infrastructure, from flooding for	coast or an estuary or is underground,	
example, or in situations where it is	Applicants should in particular set out to	
located near the coast or an estuary or	what extent the proposed development is	
is underground, applicants should in	expected to be vulnerable, and, as	
particular set out to what extent the	appropriate, how it has been designed to	
proposed development is expected to be	be resilient to:	
vulnerable, and, as appropriate, how it	flooding portioularly for substations that	
would be resilient to:	 flooding, particularly for substations that arouital to the patwork; and appealally in 	
- flooding,	arevital to the network; and especially in	
particularly for	light of changes to groundwater levels	
substations that are vital	resulting fromclimate change	
for the electricity	the effects of wind and storms on overhead	
transmission and	lines	
	bigher everage temperatures loading to	
distribution network;	 higher average temperatures leading to increased transmission losses 	
- effects of wind and storms	earth movement or subsidence caused	
onoverhead lines;		
 higher average temperatures 	by flooding or drought (for underground cables)	
leading to increased	coastal erosion – for the landfall of	
transmissionlosses; and	offshoretransmission cables and their	
 earth movement or subsidence 	associated substations in the inshore and	
caused by flooding or drought		
(forunderground cables).	coastal locations respectively	
(· · · · · · · · · · · · · · · · · · ·	Decograph 2.2.26.2 (rankagan adapted	
	Paragraph 2.3.36.2 (replaces adopted	
Paragraph 2.4.2 states:	EN-5paragraph 2.4.2) states:	
Section 4.8 of EN-1 advises that the	Section 4.9 of EN-1 advises that the	
resilience of the project to climate change	resilience of the project to the effects of	
should be assessed in the Environmental		
Statement (ES) accompanying an	in the Environmental Statement (ES)	
application. For example, future	accompanying an application. For	
	example, future increased risk of flooding	
increasedrisk of flooding would be	would be covered in any flood risk	
covered in any flood risk assessment	assessment (see Section 5.8 in EN-1).	
(see Section 5.7 in EN-1).		450



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		Add final bullet	
		coastal erosion – for the landfall of offshore transmission cables and their associated substations in the inshore and coastal locations respectively.	
Part 2.5 – Consideration of good design	Paragraph 2.5.1 states: Section 4.5 of EN-1 sets out the principlesfor good design that should be applied to all energy infrastructure. Paragraph 2.5.2 states: Proposals for electricity networks infrastructure should demonstrate good design in their approach to mitigating the potential adverse impacts which can be associated with overhead lines, particularly those set out in Sections 2.7 to 2.10 below.	Paragraph 2. <u>4.1 and 2.4.2</u> .7.1- (replaces adopted EN-5paragraph 2.5.1) states: The <u>Planning Act</u> 2008 Act requires the Secretary of State to have regard, in designating an NPS, and in determining applications for development consent, to thedesirability of good design. <u>Applicants</u> should consider the criteria for good design set out in EN-1 Section 4.6 at an early stage when developing projects. Section 4.6 of EN-1 sets out general criteria for good design that, where possible, all energy infrastructureshould embody. Paragraphs 2.4.3 and 2.4.4-2.7.2 (replaces adopted EN-5paragraph 2.5.2) states: However, the Secretary of State should bear in mind that electricity networks infrastructuremust in the first instance be safe and secure, and that the functional design constraints of safety and security may limit an applicant's ability to influence the aesthetic appearance of that infrastructure. While the above principles should govern the design of an electricity networks infrastructure applicationto the fullest possible extent – including in itsavoidance and/or mitigation of potential adverse impacts (particularly those detailed in	The Design and Access Statement (DAS) (Document Reference 5.3) [REP <u>6-0093-012</u>] provides an explanation of howthe design of the Project has evolved in the lead-up to submission of the Application. The principles built into the illustrative design are set out inthe Design Principles and Codes Document (Document Reference 5.12) [REP <u>7-0083-013</u>], compliance with which is secured by Requirements 3 and 6in the draft DCO (Document Reference 2.1) [REP <u>6</u> 4-004]



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		Sections 2.9-2.14 below) – the functional performance of the infrastructure in respect of security of supply and public and occupational safety must not thereby be threatened.	
Part 2.6 –	Paragraph 2.6.1 states:	No change	The potential effects on health from exposure to
Impacts of	Part 5 of EN-1 contains policy for the	New paragraph -	electromagnetic fields is considered in Section 6 of ES
electricity	IPCwhen assessing potential impacts	In addition, this NPS also sets out	Chapter 17: Health (Document Reference 6.2.17) [APP-
networks	of energy infrastructure projects	technologyspecific considerations for the	065].
	(generic impacts). It also contains	impact of electromagnetic fields, which is	
	information to assist the interpretation	not an impactconsidered in EN-1.	
	of the impact sections of all the energy		
	NPSs. When considering impacts for	Paragraph 2.9.1 states:	
	electricity networks infrastructure, all of	Part 5 of EN-1 sets out the policies that the	
	the genericimpacts covered in EN-1	Secretary of State should follow when	
	are likely to be relevant, even if they	assessing the generic potential impacts of	
	only apply during one phase of the	energy infrastructure projects. It also	
	development (such as construction) or	containsmaterial intended to assist in the	
	only apply to one part of the	interpretation of the impact Sections of	
	development (such as a substation).	each individual energy infrastructure NPS.	
	This NPS sets out additional	When evaluating the impacts of electricity	
	technology-specific considerations on	networks infrastructure in particular, all of	
	the following generic impacts	the generic impacts detailed in EN-1 are	
	considered in EN-1:	likely to be in play, even if only during	
	 Biodiversity and 	specific phases of the development (such	
	GeologicalConservation;	as construction), or atone specific part of	
	 Landscape and Visual; and 	the development (such asa substation).	
	 Noise and Vibration. 	This NPS sets out additional technology-	
		specific considerations for the following-	
	Paragraph 2.6.2 states:	generic impacts covered in EN-1:	
	In addition, this NPS also sets out	 Biodiversity and Geological 	
	technology-specific considerations	Conservation	
	for the impact of EMFs, which is not	 Landscape and Visual 	
	an impactconsidered in EN-1.	 Noise and Vibration 2.9.2 In 	
		addition, this NPS also sets out	
	Paragraph 2.6.3 states:	technology specific considerations	
	The impacts identified in Part 5 of EN-1	for the impact of electromagnetic-	
	and Part 2 of this NPS are not intended	fields, which is not an impact	
	tobe exhaustive. Applicants are required	considered in EN-1.	
	to assess all likely significant effects of		
			158



	their proposals (see Section 4.2 of EN-1) and the IPC should consider any impacts which it determines are relevant and important to its decision.		
Part 2.10 Electric and Magnetic Fields (EMFs)	Paragraph 2.10.1 states: Power frequency Electric and Magnetic Fields (EMFs) arise from generation, transmission, distribution and use of electricity and will occur around power lines and electric cables and around domestic, office or industrial equipment that uses electricity. EMFs comprise electric and magnetic fields. Electric fieldsare the result of voltages applied to electrical conductors and equipment. Fences, shrubs and buildings easily blockelectric fields. Magnetic fields are produced by the flow of electric current; however unlike electric fields, most materials do not readily block magnetic fields. The intensity of both electric fields and magnetic fields diminishes with increasing distance from the source. Paragraph 2.10.2 stages: Undergrounding of a line would reduce the level of EMFs experienced, but high magnetic field levels may still occur immediately above the cable. It is not theGovernment's policy that	Paragraph <u>s</u> -2. <u>9.44 and 2.9.45</u> <u>13.1</u> (no change to adopted EN-5 paragraph 2.10.1). Paragraph <u>s</u> 2. <u>9.46 and 2.9.47</u> <u>13.2</u> (replaces adopted EN-5paragraph 2.10.2) states: All overhead power lines produce EMFs. These tend to be highest directly under a line, and decrease to the sides at increasing distance. Although putting	The electric cables for the District Heat and Power Wire Networks (DHPWNs) will be buried throughout their length and will operate at a voltage of 11 or 33 kV. The routes of theDHPWNs involve burial predominantly below roads and in open land. The pathway for public exposure to any health effects will therefore be minimal spatially and in duration. Thepotential for health effects from the buried and relatively low voltage DHPWN electric cables is therefore negligible and not considered further in ES Chapter 17: Health (Document Reference 6.2.17) [APP-065].



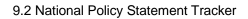
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power lines should be undergrounded solely for the purpose of reducing exposure to EMFs. Although there may be circumstances where the costs of undergrounding are justified for a particular development, thisis unlikely to be on the basis of EMF exposure alone, for which there are likelyto be more cost-efficient mitigation measures.Undergrounding is covered inmore detail in paragraphs 2.8.8 – 2.8.9 (landscape and visual).Paragraph 2.10.3 states: To prevent these known effects, the International Commission on Nonlonizing Radiation Protection (ICNIRP) developed health protection guidelines in 1998 for both public and occupational exposure. These are expressed in terms of the induced current density in affected tissuesof the body, "basic restrictions", and in terms of measurable "reference levels" of electric field strength (for electric fields), and magnetic flux density and induced current density in body tissues requires complex dosimetric modelling. The reference levelsare such that compliance with them will ensure that the basic restrictions are not reached or exceeded. However, exceeding the	cables underground eliminates the electric field, theystill produce magnetic fields, which are highest directly above the cable. EMFs can have both direct and indirect effects on human health. The direct effects occur in terms of impacts on the central nervous system resulting in its normal functioning being affected. Indirect effects occur through electric charges building up on the surface of the body producing a micro shock on contact with a grounded object, or vice versa, which, depending on the field strength and other exposure factors, can range from barely perceptible to being an annoyance or even painful. Paragraph <u>s</u> -2. <u>9.48 to 2.9.50</u> 13.3 (no change to adopted EN-5 paragraph 2.10.3).	
reference levels does not necessarily mean that the basic restrictions will not		
be met; this would be atrigger for further		160



circumstances. For protecting against indirect effects, the ICNIRP 1998 guidelines give an electric field reference of 5kV m-1 for the general public, and keeping electric fields below this level would reduce the occurrence of adverse indirect effects for most individuals to acceptable levels. When this level is exceeded, there is a suite of measures that may be called upon in particular situations, including provision of information, earthing and screening, alongside limiting the field. In some situations there may be no reasonable way of eliminating indirect effects. Paragraph 2.10.4 states: The levels of EMFs produced by power lines in normal operation are usually considerably lower than the ICNIRP 1998 reference levels. For electricity substations, the EMFs close to the sites tend to be dictated by the overhead lines and cables entering the installation, not the equipment within the site. The Stakeholder Advisory Group on extremelylow frequency electric and magnetic fields(ELF EMFs) (SAGE) was set up to provide advice to Government on possibleprecautionary measures that might be needed to limit public exposure to electricard magnetic fields associated with electricity supply. The Government response to recommendations made in SAGE's first interim assessment sets outthose measures that will be taken as a result of the recommendations.	Paragraph <u>s</u> -2. <u>9.51 and 2.9.53</u> 13.4 (no change to adopted EN-5 paragraph 2.10.4).	
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P	aragraph 2.10.5 states:	Paragraphs 2.9.53 to 2.9.55 13.5	
	he Health Protection Agency's (HPA)	(replaces adopted EN-5paragraph	
	entre for Radiation, Chemical and	2.10.5) states:	
	nvironmental Hazards (CRCE)	The National Institute for Health	
	rovides advice on standards of	Protection's (NIHP) Centre for Radiation,	
iq	rotection for exposure to non-ionizing	Chemical and Environmental Hazards	
	adiation, including the ELF EMFs	(CRCE) provides advice on standards of	
	rising from the transmission and use of	protection for exposure to non-ionizing	
	lectricity. In March 2004, the National	radiation, including the ELF EMFs arising	
	adiological Protection Board (NRPB)	from the transmission and use of	
	now part of HPA CRCE), published	electricity. In March 2004, the National	
	dvice on limiting public exposure to	Radiological Protection Board (NRPB)	
	lectromagnetic fields. The advice	(now part of NIHP CRCE), publishedadvice	
	ecommended the adoption inthe UK of	on limiting public exposure to	
	he EMF exposure guidelines published	electromagnetic fields. The advice	
	y ICNIRP in 1998. These guidelines	recommended the adoption in the UK of	
a	so form the basis of a 1999 EU	the EMF exposure guidelines published by	
R	ecommendation on public exposure	ICNIRP in 1998. These guidelines also	
a	nd a Directive on occupational	form the basis of the Control of	
e	xposure.Resulting from these	Electromagnetic Fields at Work	
re	ecommendations, Government policy is	Regulations 2016. Resulting from these	
	nat exposure of thepublic should	recommendations, government policy is	
	omply with the ICNIRP (1998)	that exposure of the public should comply	
0	uidelines in terms of the EU	with the ICNIRP (1998) guidelines.	
	ecommendation. The electricity	The electricity industry has agreed to	
	dustry has agreed to follow this policy.	followthis policy. Applications should	
	pplications should show evidence of	show evidence of this compliance as	
th	hiscompliance as specified in 2.10.9	specified in 2.10. <u>11.<mark>9 below</mark>.</u>	
b	elow		
P	aragraph 2.10.6 states:	Paragraph 2.9.5613.6 (replaces	
	he balance of scientific evidence over	adopted EN-5paragraph 2.10.6) states:	
	everal decades of research has not	The balance of scientific evidence over	
	roven a causal link between EMFs and	several decades of research has not	
	ancer or any other disease. The HPA	proven a causal link between EMFs and	
	RCE keeps under review emerging	cancer or any other disease. The NIHP	
	cientific research and/or studies that	CRCE keeps under review emerging	
	naylink EMF exposure with various	scientific research and/or studies that	
	ealth problems and provides advice to	may link EMF exposure with various	





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the Department of Health on the possible need for introducing further precautionary measures.	health problems and provides advice to the Department of Health and Social Care on the possible need for introducing further precautionary measures.	
Paragraph 2.10.7 states: The Department of Health's Medicines and Healthcare Products Regulatory Agency (MHRA) does not consider thattransmission line EMFs constitute a significant hazard to the operation of pacemakers.	Paragraph 2. <u>9.57 13.7</u> (no change to adopted EN-5 paragraph 2.10.7).	
Paragraph 2.10.8 states: There is little evidence that exposure ofcrops, farm animals or natural ecosystems to transmission line EMFs has any agriculturally significant consequences.	Paragraph 2. <u>9.5813.8</u> (no change top adoptedEN-5 paragraph 2.10.8).	
Paragraph 2.10.9 states: This NPS does not repeat the detail of theICNIRP 1998 guidelines on restrictions orreference levels nor the 1999 EU Recommendation. Government has developed with the electricity industry a Code of Practice, "Power Lines: Demonstrating compliance with EMF public exposure guidelines – a voluntary Code of Practice", published in February 2011 that specifies the evidence acceptable to show compliance with ICNIRP (1998) in terms of the EU Recommendation. Before granting consent to an overhead line application, the IPC should satisfy itself that the proposal is in accordance with the guidelines, considering the evidence provided by the applicant and any other	Paragraphs 2.1 <u>1.8 and 2.11.9</u> <u>3.11</u> (replaces adopted EN-5paragraph 2.10.9) states: This NPS does not repeat the detail of the ICNIRP 1998 guidelines on restrictions or reference levels. Government has developedwith the electricity industry a Code of Practice, 'Power Lines: Demonstrating compliance with EMF public exposure guidelines – a voluntary Code of Practice', published in February 2011 that specifies theevidence acceptable to show compliance with ICNIRP (1998) guidelines. Before granting consent to an overhead line application, the Secretary of State should be satisfied that the proposal is in accordance with the guidelines, considering the evidence provided by the Applicant and any other	
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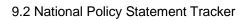
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relevant evidence. It may also ne take expert advice from the Depa ofHealth.		
Paragraph 2.10.10 states: There is no direct statutory provise the planning system relating to protectionfrom EMFs and the construction of new overhead pow lines near residential or other occo buildings. However, the Electricity Safety, Quality and Continuity Regulations 2002 set out the min height, position, insulation and protection specifications at which conductors can bestrung between towers to ensure safe clearance of objects. The effect of these requirements should be that power lines at or below 132kV will comp the ICNIRP 1998 basic restriction although the IPC should be satisf that this is thecase on the basis of evidence produced as specified in Code of Practice.	ver upied / imum of er ly with s, ied f the	
Paragraph 2.10.11 states: Industry currently applies optimal phasing25 to 275kV and 400kV overheadlines voluntarily wherever operationally possible, which help minimise the effects of EMF. The Government has developed with industry a voluntary Codeof Pract "Optimum Phasing of high voltage double-circuit Power Lines – A Voluntary Code of Practice"26, published in February 2011 that of the circumstances where industry and willoptimally phase lines with	change to adoptedEN-5 paragraph 2.10.11). s to lice, e lefines can	



high magnetic field levels may still occur immediately above the cable. It is not theGovernment's policy that power lines should be undergrounded solely for the purpose of reducing exposure to EMFs. Although there may be circumstances where the costs of	Paragraph 2.1 <u>1.12</u> 3.13 (replaces adopted EN-5paragraph 2.10.12) states: Undergrounding of a line would reduce the level of EMFs experienced, but high magnetic field levels may still occur immediately above the cable. It is not the government's policy that power lines should be undergrounded solely for the purpose of reducing exposure to EMFs.	
infrastructure on aviation, the IPC should take account of statutory technical safeguarding zones defined in accordance with Planning Circular 01/03, Paragraph 2.10.14 states:	Paragraph 2. <u>11.13 and 2.11.14</u> <u>13.14</u> (replaces adopted EN-5paragraph 2.10.13) states: In order to avoid unacceptable adverse impacts of EMFs from electricity network infrastructure on aviation, the Secretary of State will take account of statutory	



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shows a basic decision tree for dealing with EMFs from overhead power lines towhich the IPC can refer.	technical safeguarding zones defined in accordance with Planning Circular 01/0318, or any successor, when considering recommendations for DCO applications. More detail on this issue can be found in Section 5.5 of EN-1. Where a statutory consultee on the safeguarding of technical facilities identifies a risk that the EMF effect of electricity network infrastructure would compromise the effective and safe operationof such facilities, the potential impact and siting and design alternatives will need to have been fully considered as part of the application. Paragraph 2.1 <u>1.15</u> 3.15 (no change to adoptedEN-5 paragraph 2.10.14).	
 Paragraph 2.10.15 states: The applicant should have considered thefollowing factors: Height, position, insulation andprotection (electrical or mechanical as appropriate) measures subject to ensuring compliance with the Electricity Safety, Quality and Continuity Regulations 2002; that optimal phasing of high voltage overhead power lines is introduced wherever possible andpracticable in accordance with theCode of Practice to minimise effects 	Paragraph 2.1 <u>0.11</u> 3.9 (no change to replaces adopted EN-5 paragraph 2.10.15). The applicant should consider the following factors: • height, position, insulation and protection (electrical or mechanical as appropriate) measures subject to ensuring compliance with the Electricity Safety, Quality and Continuity Regulations 2002; • that optimal phasing of high voltage overhead power lines is introduced wherever possible and practicable in accordance with the Code of Practice to minimise EMFs; and • any new advice emerging from the	





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of EMFs; and	Department of Health and Social Care relating to government policy for EMF	
any new advice emerging from		
the Department of Health	exposure guidelines.	
relatingto Government policy		
for EMF exposure guidelines.		
However, where it can be shown that theline will comply with the current public exposure guidelines and the policy on phasing, no further mitigation should be necessary.		
Paragraph 2.10.16 states: Where EMF exposure is within the relevant public exposure guidelines, re- routeing a proposed overhead line purelyon the basis of EMF exposure, or undergrounding a line solely to further reduce the level of EMF exposure are unlikely to be proportionate mitigation measures.	Paragraph 2. <u>10.13_13.10 (no change to adoptedEN-5 paragraph 2.10.16).</u>	