

NATIONAL POLICY STATEMENT COMPLIANCE TRACKER

Drax Bioenergy with Carbon Capture and Storage

The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations, 2009 - Regulation 5(2)(q)

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TABLE OF CONTENTS

1.	INTRODUCTION	2
2.	ADOPTED NATIONAL POLICY STATEMENTS	4
3.	DRAFT NATIONAL POLICY STATEMENTS	63

PLATES

Plate 1 - Extract from the CHP-R Guidance (Environment Agency, 2013)
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TABLES

Table 1 - Adopted National Policy Statement Compliance Tracker	.4
Table 2 - Draft National Policy Statement Compliance Tracker 6	33

1. INTRODUCTION

- 1.1.1. This National Policy Statement tracker has been prepared by WSP UK Limited on behalf of Drax Power Limited ('the Applicant') to support the application for a Development Consent Order ('DCO Application') relating to the Drax Bioenergy with Carbon Capture and Storage Project.
- 1.1.2. Under section 104 of the Planning Act 2008 ('PA2008'), National Policy Statements ('NPSs') are the primary policy framework on which the Secretary of State ('SoS') makes decisions on whether Nationally Significant Infrastructure Projects (NSIPs) should be consented. For projects such as the Proposed Scheme, they will also be considered as an important and relevant consideration where section 105 of the PA2008 applies. Compliance of the Proposed Scheme with the applicable policies within the relevant adopted NPSs is assessed in the policy appraisal table below. It is noted that references to the Infrastructure Planning Commission ('IPC') in the NPS policies referenced below have been replaced with reference to the SoS.
- 1.1.3. In this case, the relevant NPSs are the Overarching NPS for Energy ('EN-1') and the NPS for Renewable Energy Infrastructure ('EN-3'), prepared in 2011 by the Department of Energy and Climate Change ('DECC'), now BEIS.
- 1.1.4. The Government is currently undertaking a review of the existing energy NPSs to ensure they reflect current energy policy, and to ensure the planning policy framework can deliver investment in the infrastructure needed for the transition to net zero. The draft NPSs of relevance are Draft Overarching Energy NPS (EN-1) and Draft National Policy Statement for renewable energy infrastructure (EN-3), and accordingly are considered below.
- 1.1.5. The purpose of the planning policy assessment contained in Tables 1 and 2 below, is to determine whether the Proposed Scheme, as a whole, would accord with the relevant planning policy framework and would therefore be acceptable in planning terms.
- 1.1.6. Table 1 considers adopted NPSs EN-1 and EN-3, and demonstrates how the Proposed Scheme complies with the relevant policies.
- 1.1.7. Table 2 considers the emerging NPSs EN-1 and EN-3, and as per Table 1, assesses compliance of the Proposed Scheme with the relevant draft policies.
- 1.1.8. In Table 2, under the second column titled "Emerging Policy Text Detailing Changes", changes between the existing policies in the adopted versions of the relevant NPSs (EN-1 and EN-3) and the draft policies within the equivalent emerging NPSs (EN-1 and EN-3) are shown as 'tracked changes'. This ensures that text proposed for removal or insertion in the draft NPSs is clearly identifiable against the adopted policies, in order to allow easy identification of any proposed policy changes.

- 1.1.9. This first version of the National Policy Statement tracker largely replicates the content of the Planning Statement, and therefore, in addition to the request 'clean' version, we submit a tracked version, in order to show updates from the original submission. Please note the following in respect of the tracked changes:
 - In Table 1, under the third column titled "Compliance with NPS" and in Table 2, under the third column titled "Assessment of Changes of Relevance", the tracked version of this document shows changes to the relevant text provided in the submitted Planning Statement (APP-032).
 - For the rows in Table 1 which detail compliance with Parts 2 to 4 of EN-1 and Parts 2.5.30, 2.4 and 2.3 of EN-3 (i.e. up to page 33 of this report), this text is extracted from Chapter 4 of the Planning Statement, and tracked changes show the meaningful changes to the content of this assessment (i.e. omitting formatting, paraphrasing and updates to document references).
 - For the rows in Table 1 which detail compliance with Part 5 of EN-1 and the remaining policies in Part 2.5 of EN-3, and for the whole of Table 2 (i.e. page 33 onwards of this report), this text is lifted directly from Appendices B.1 and C.1 of the Planning Statement, and all tracked changes are shown to those tables (ie including formatting, paraphrasing and updates to document references).
- 1.1.10. This approach has been taken to this first version of the National Policy Statement tracker, and moving forward tracked changes will only be made to the final column to account for any updates.
- 1.1.11. Tables 1 and 2 assess the Proposed Scheme against adopted and emerging national policy, inclusive of the proposed change accepted at the discretion of the Examining Authority ('ExA') on 05 December 2022. Note, this accounts for some of the changes to the NPS assessment within the Planning Statement.
- 1.1.12. This National Policy Statement tracker will be reviewed and updated if required throughout the course of the examination.

ADOPTED NATIONAL POLICY STATEMENTS 2.

Table 1 assesses the Proposed Scheme against EN-1 and EN-3. The assessment considers both the 'assessment principles' and 'generic impacts' policies in EN-1. The technology-specific information parts of EN-3 have also been assessed below and the relevant part of the NPS is referenced. The assessment undertaken below is inclusive of the proposed changes accepted at the discretion of the ExA, as detailed in the Proposed Change Application Report ('PCAR') (AS-045).

Policy	Policy Text	Compliance with NPS
Technical Considerations for the SoS when Determining Biomass/Waste Combustion Plant Applications: Flexibility in the Project Details (Part 2.5 of EN-3)	Paragraph 2.5.30 of EN-3 states: Generic information on flexibility is set out in Section 4.2 of EN-1. The SoS 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 consent has been granted. Where some details have not been included in the application to the SoS, 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 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 properly assessed. In this way the maximum-adverse case scenario will be assessed and the SoS should allow for this uncertainty in its consideration of the application and consent.	Section 2.5.30 of EN-3 details the need for flexibility in the a Statement ('ES') has therefore sought to define the principle allow the likely significant effects on the environment to be a identified. In some respects, it has not been possible to fix details of th submission and subsequent examination of the Application has been sought to allow the Proposed Scheme to be delived delivering it with sufficient scope for value engineering throut techniques. This is, for example, to allow for unforeseeable be incorporated in the final design. Flexibility is also required Carbon Humber ('ZCH') cluster. Flexibility is required in rela Plans (AS-073) to allow for either National Grid Carbon Limits, with the Proposed Scheme pipeline running to the edin Schedule 1 (Authorised Development) of the Draft DCO (The design of the Proposed Scheme therefore requires a ne future selection of the preferred technology in the light of proonce a DCO is made. In this respect, the Applicant has ado and has assessed through the Environmental Impact Assess and design parameters. Summary As flexibility is required, the Applicant has assessed the effect the ES, in line with paragraph 2.5.30 of EN-3. The Applicant therefore considers the ES has been underta 2.5 of EN-3 and therefore complies with the policy.
Government Policy on Energy and Energy Infrastructure (Part 2 of EN-1)	 Paragraph 2.2.5 – 2.2.7 of EN-1 states: The UK economy is reliant on fossil fuels, and they are likely to play a significant role for some time to come. Most of our power stations are fuelled by coal and gas. The majority of homes have gas central heating, and on our roads, in the air and on the sea, our transport is almost wholly dependent on oil. However, the UK needs to wean itself off such a high carbon energy mix: to reduce greenhouse gas emissions, and to improve the security, availability and affordability of energy through diversification. Under some of the illustrative 2050 	Part 2 of EN-1 outlines the policy context for the developmer reflecting the Government's commitment to meeting key goa energy security and affordability. Paragraph 2.2.6 of Part 3 of EN-1 states that the UK needs reduce Greenhouse Gas ('GHG') emissions, amongst other reducing GHG emissions in line with paragraph 2.2.6, suppor reaching carbon emission reductions.

Table 1 - Adopted National Policy Statement Compliance Tracker

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

application process. The Environmental les of the Proposed Scheme in sufficient detail to assessed and the mitigation measures to be

the Proposed Scheme in advance of the n and therefore flexibility is required. Flexibility vered within the requirements of contractors ough innovative design and / or construction le technological advancements and efficiencies to ed to allow for the future connection to the Zero lation to Work No. 2 area as shown on the Works mited's ('NGCL') new carbon dioxide delivery or to be located elsewhere outside of the Order edge of the Order Limits. This flexibility is set out (AS-076).

necessary degree of flexibility to allow for the prevailing policy, regulatory and market conditions lopted the principles of the 'Rochdale Envelope' essment ('EIA') maximum 'worst case' dimensions

ffects the Proposed Scheme could have within

taken in accordance with the requirements of Part

nent of nationally significant energy infrastructure, oals relating to carbon emission reductions,

is to wean itself off its high carbon energy mix to er things. The Proposed Scheme will assist in porting the Government's commitment to

Policy	Policy Text	Compliance with NPS
	pathways, electricity generation would need to be virtually emission-free, given that we would expect some emissions from industrial and agricultural processes, transport and waste to persist. By 2050, we can expect that fossil fuels will be	Paragraph 2.2.7 of EN-1 goes on to emphasise the significant emissions continue at their current levels, with paragraph 2.2 impacts of climate change, <i>"global emissions must start falling"</i>
	scarcer, but will still be in demand, and that prices will therefore be far higher. Further, the UK's own oil and gas resources will be depleting and, worldwide, the costs and risks of extracting oil in particular will increase.	Paragraph 2.2.11 acknowledges that the energy sector can be change objectives.
	 Continuation of global emissions, including greenhouse gases like carbon dioxide, at current levels could lead average global temperatures to rise by up to 6°C by the end of this century. This would make extreme weather events like floods and droughts more frequent and increase global instability, conflict, public health-related deaths and migration of people to levels beyond any recent experience. Heat waves, droughts, and floods would affect the UK. Paragraph 2.2.11 of EN-1 states: This NPS also sets out how the energy sector can help deliver the Government's climate change objectives by clearly setting out the need for new low carbon energy infrastructure to contribute to climate change mitigation. Paragraph 2.2.20 of EN-1 states: It is critical that the UK continues to have secure and reliable supplies of electricity as we make the transition to a low carbon economy. To manage the risks to achieving security of supply we need: ~ sufficient electricity capacity (including a greater proportion of low carbon generation) to meet demand at all times. Electricity cannot be stored so demand for it must be simultaneously and continuously met by its supply. This requires a safety margin of spare capacity to accommodate unforeseen fluctuations in supply or demand ~ reliable associated supply chains (for example fuel for power stations) to meet demand as it arises; 	 Paragraph 2.2.20 of EN-1 states that it is critical that the UK transitions to a low carbon economy. To manage risks, the U greater quantity of low carbon generation, and a mix of techn Paragraph 2.2.22 of EN-1 explains that the nearly all consum sources if the UK is to meet emissions targets. Paragraph 2.2 pursue Carbon Capture and Storage ('CCS') (amongst other fossil fuels, particularly unabated combustion. <i>Summary</i> The Proposed Scheme provides an opportunity to assist the <i>mix to reduce GHG emissions</i>" and aid the Government in m delivering new low carbon energy infrastructure, in line with p response which the Proposed Scheme offers to government Planning Statement (APP-032) and the Needs and Benefits 3. The Proposed Scheme will add to the mix of technologies so the UK's energy security objectives, whilst overall contributin that <i>"all consumed electricity will need to be from low carbon targets</i>". Based on the above, the Applicant considers that the Propose of Part 2 of EN-1.
	 a diverse mix of technologies and fuels, so that we do not rely on any one technology or fuel14. Diversity can be achieved through the use of different technologies and multiple supply routes (for example, primary fuels imported from a wide range of countries); and 	
	 there should be effective price signals, so that market participants have sufficient incentives to react in a timely way to minimise imbalances between supply and demand. 	
	Paragraph 2.2.22 of EN-1 states:	
	Looking further ahead, the 2050 pathways show that the need to electrify large parts of the industrial and domestic heat and transport sectors could double demand for electricity over the next forty years. It makes sense to switch to electricity where practical, as electricity can be used for a wide range of activities (often with better efficiency than other fuels) and can, to a large extent,	

cant adverse effects which will arise if global 2.2.8 confirming that to avoid the most dangerous *lling as a matter of urgency*".

help the Government in delivering their climate

IK has reliable, secure supplies of electricity as it e UK needs sufficient electric capacity, including a chnologies and fuels, amongst other things.

umed electricity will need to be from low carbon 2.2.23 goes on to state that the Government will her technologies), to reduce its dependence on

ne UK to *"to wean itself off its high carbon energy* meeting its climate change objectives through h paragraphs 2.2.6 and 2.2.7 of EN-1. The int strategies is considered in further detail in the ts Statement (APP-033).

sought to reduce carbon emissions and assist in ting to the assertion at paragraph 2.2.22 of EN-1 on sources if the UK is to meet emissions

osed Scheme accords with the relevant policies

Policy	Policy Text	Compliance with NPS
	 be scaled up to meet demand. To meet emissions targets, the electricity being consumed will need to be almost exclusively from low carbon sources. Contrast this with the first quarter of 2011, when around 75% of our electricity was supplied by burning gas and coal. Paragraph 2.2.23 of EN-1 states: The UK must therefore reduce over time its dependence on fossil fuels, particularly unabated combustion. The Government plans to do this by improving energy efficiency and pursuing its objectives for renewables, nuclear power and carbon capture and storage. However some fossil fuels will still be needed during the transition to a low carbon economy 	
The Need for New Nationally	Paragraphs 3.1.1 to 3.1.4 of EN-1 state:	Paragraph 3.1.1 of Part 3 of EN-1 emphasises the need for r
Significant Energy Infrastructure	The UK needs all the types of energy infrastructure covered by this NPS in order to achieve energy security at the same time as dramatically reducing greenhouse gas emissions.	projects to achieve energy security as well as dramatically re Proposed Scheme comprises the construction of new, nation form of CCS, which has been specifically designed to approx
Projects (Part 3 of EN-1)	It is for industry to propose new energy infrastructure projects within the strategic framework set by Government. The Government does not consider it appropriate for planning policy to set targets for or limits on different technologies.	gas emissions produced during the combustion of biomass in is a dramatic reduction of carbon emissions and will result in gases. The Proposed Scheme therefore directly addresses to paragraphs of Part 3 of EN-1, and substantial weight should
	The SoS should therefore assess all applications for development consent for the types of infrastructure covered by the energy NPSs on the basis that the Government has demonstrated that there is a need for those types of infrastructure and that the scale and urgency of that need is as described for each of them in this Part.	decision making, in line with paragraph 3.1.4 of EN-1. The consideration of the need for the Proposed Scheme is a Benefits Statement (APP-033). <i>Summary</i>
	The SoS should give substantial weight to the contribution which projects would make towards satisfying this need when considering applications for development consent under the Planning Act 2008.	Based on the above, the Applicant considers that the Propos of Part 3 of EN-1.
	Paragraph 3.2.2 states:	
	As we move towards 2050 the ways in which we use energy will be transformed. We need to become less dependent on some forms of energy, as new and innovative low carbon technologies and energy efficiency measures are taken up. We also shall become more dependent on others – for example, demand for electricity will increase if we electrify large parts of transport, heating and industry.	
	Paragraph 3.2.3 of EN-1 states:	
	This Part of the NPS explains why the Government considers that, without significant amounts of new large-scale energy infrastructure, the objectives of its energy and climate change policy cannot be fulfilled. However, as noted in Section 1.7, it will not be possible to develop the necessary amounts of such infrastructure without some significant residual adverse impacts. This Part also shows why the Government considers that the need for such infrastructure will often be urgent. The SoS should therefore give substantial weight to	

or new nationally significant energy infrastructure reducing GHG emissions in the UK. The ionally significant energy infrastructure in the roximately 95% of carbon dioxide from the flue is in Units 1 and 2 at the Drax Power Station. This in overall negative emissions of greenhouse is the 'urgent need' set out in the above Id therefore be accorded by the SoS in their

addressed in further detail in the Needs and

osed Scheme accords with the relevant policies

Policy	Policy Text	Compliance with NPS
	considerations of need. The weight which is attributed to considerations of need in any given case should be proportionate to the anticipated extent of a project's actual contribution to satisfying the need for a particular type of infrastructure.	
	Paragraph 3.3.5 of EN-1 states:	
	The UK is choosing to largely decarbonise its power sector by adopting low carbon sources quickly. There are likely to be advantages to the UK of maintaining a diverse range of energy sources so that we are not overly reliant on any one technology (avoiding dependency on a particular fuel or technology type). This is why Government would like industry to bring forward many new low carbon developments (renewables, nuclear and fossil fuel generation with CCS) within the next 10 to 15 years to meet the twin challenge of energy security and climate change as we move towards 2050.	
General Points	Paragraph 4.1.2 of EN-1 states:	Secretary of State Decision Making
(Part 4.1 of EN-1)	Given the level and urgency of need for infrastructure of the types covered by the energy NPSs set out in Part 3 of this NPS, the SoS should start with a presumption in favour of granting consent to applications for energy NSIPs. That presumption applies unless any more specific and relevant policies set out in the relevant NPSs clearly indicate that consent should be refused. The presumption is also subject to the provisions of the Planning Act 2008 referred to at paragraph 1.1.2 of this NPS	Paragraph 4.1.2 of EN-1 highlights the urgent need for energy presumption in favour of granting development consent for any more specific and relevant policies set out in the relevant refused or any of the considerations referred to in section apply. n considering applications for energy NSIPs, and in partic
	1.1.2 of this NPS. Paragraph 4.1.3 – 4.1.4 of EN-1 states:	their benefits, paragraph 4.1.3 of EN-1 states that the SoS s and the potential adverse impacts of the NSIP, as well as ar
	In considering any proposed development, and in particular when weighing its adverse impacts against its benefits, the SoS should take into account:	Within this context, paragraph 4.1.4 of EN-1 directs the SoS economic benefits and adverse impacts nationally, regionally
	 its potential benefits including its contribution to meeting the need for energy infrastructure, job creation and any long-term or wider benefits; and its potential adverse impacts, including any long-term and cumulative adverse impacts, as well as any measures to avoid, reduce or compensate 	Chapter 6 of the Planning Statement (APP-032) provides an benefits of the Proposed Scheme, demonstrating that the Pr substantial benefits and that these clearly outweigh its dis- benefits and that these clearly outweigh its dis- (APP-033) provides a further assessment of the need for, an
	for any adverse impacts. In this context, the SoS should take into account environmental, social and economic benefits and adverse impacts, at national, regional and local levels. These may be identified in this NPS, the relevant technology-specific NPS, in the application or elsewhere (including in local impact reports). Paragraph 4.1.5 of EN-1 states:	Whilst paragraph 4.1.5 of EN-1 confirms that matters that the relevant to decision making on energy NSIPs may include to the primary policy documents take precedence in the event matters. Chapter 5 of the Planning Statement provides an as the Proposed Scheme with local planning policy, and the Proposed Scheme within Table 2 of this National Policy S
	Other matters that the SoS may consider both important and relevant to its decision-making may include Development Plan Documents or other	As the Proposed Scheme is considered to accord with the p and other national and local policy, there is no conflict betwee
	documents in the Local Development Framework. In the event of a conflict	Requirements
	 between these or any other documents and an NPS, the NPS prevails for purposes of SoS decision making given the national significance of the infrastructure. Paragraph 4.1.7 of EN-1 states: 	Regarding requirements, paragraph 4.1.7 of EN-1 states the development consent that are <i>"necessary, relevant to planni consented, enforceable, precise, and reasonable in all other</i>

ergy infrastructure and reiterates that there is a r energy NSIPs. The presumption applies unless ant NPS clearly indicate that consent should be 104(4) to (8) of the Planning Act 2008 ('PA2008')

ular when weighing their adverse impacts against should take into account the potential benefits any mitigative measures proposed.

S to take into account environmental, social and ally and locally.

an assessment of the key benefits and dis-Proposed Scheme would have a number of -benefits. The Needs and Benefits Statement and the benefits of, the Proposed Scheme.

the SoS may consider both important and local development plan documents, the NPSs as nt of a conflict between the NPSs and other assessment and appraisal of the accordance of Proposed Scheme is assessed against the Statement Compliance Tracker.

policies contained within EN-1, the other NPSs ween the NPS(s) and other matters.

he SoS should only impose requirements for ning, relevant to the development to be er respects."

Policy Policy Text	Compliance with NPS
The SoS should only impose requirements in relation to a development consent that are necessary, relevant to planning, relevant to the development to be consented, enforceable, precise, and reasonable in all other respects. The SoS should take into account the guidance in Circular 11/95, as revised, on "The Use of Conditions in Planning Permissions" or any successor to it. Paragraph 4.1.8 of EN-1 states: The SoS may take into account any development consent obligations that an applicant agrees with local authorities. These must be relevant to planning, necessary to make the proposed development, fairly and reasonably related in scale and kind to the proposed development, fairly and reasonably related in scale and kind to the proposed development, and reasonable in all other respects. Paragraph 4.1.9 of EN-1 states: In deciding to bring forward a proposal for infrastructure development, the applicant will have made a judgement on the financial and technical viability of the proposed development, within the market framework and taking account of Government interventions. Where the SoS considers, on information provided in an application, that the financial viability and technical teabibility of the proposal has been properly ascessed by the applicant it is unlikely to be of relevance in SoS decision making (any exceptions to this principle are dealt with where they arise in this or other energy NPSs and the reasons why financial viability or technical feasibility is likely to be of relevance explained).	respect to the detailed design of the Proposed Scheme, as w decommissioning, in order to appropriately mitigate and mana the scheme. The draft requirements include: a. Timeframe in which to commence development; b. Approval of phasing of construction; c. Notification to the relevant planning authority at certain sta d. Written approval required; e. Approval and amendment of details pursuant to the requir f. Detailed design of the Proposed Scheme; g. Detailed landscaping and biodiversity mitigation and enha h. Design of external lighting during operation; i. Design of highway accesses during construction; j. Surface water drainage design and management; k. Flood risk mitigation; l. Management of contaminated land risk; m. Archaeology; n. The preparation and implementation of a Construction Tra-

n Schedule 2 of the Draft DCO (AS-076) in well as its construction, operation and anage adverse effects throughout the lifetime of

stages of development;

uirements;

nancement proposals;

Environmental Management Plan (CEMP); Traffic Management Plan (CTMP); Norkers Travel Plan (CWTP);

ning Environmental Management Plan; and ning Traffic Management Plan.

r, relevant to planning, relevant to the asonable in all other respects, in accordance

ts submitted to the Examining Authority ('ExA') ker), provide the justification and necessity for

ols to ensure that Proposed Scheme is ce with the measures proposed to ensure that fects any worse than those set out in the ES.

account any development consent obligations 990 (as amended by section 174 of the PA2008) ligations must meet similar tests to requirements

le in planning terms;

Policy	Policy Text	Compliance with NPS
		c. Directly related to the proposed development;
		d. Fairly and reasonably related in scale and kind to the prope
		e. Reasonable in all other respects."
		The Applicant's EIA of the Proposed Scheme has identified so mitigation. Mitigation measures have been embedded into the secured through the requirements in Schedule 2 to the Draft I
		In addition, heads of terms for a development consent obligat included in the Heads of Terms for a Section 106 Agreement obligations:
		 a. Ecological Off-Site Improvement Works and River Habitat and scrub at Arthurs Wood and Fallow Field, providing eco supporting the delivery of biodiversity net gain ('BNG') for of off-site River Habitat to deliver BNG; b. Local Employment Scheme – this will be submitted for app opportunities for the use of local suppliers and contractors to access training opportunities); and c. Local Liaison Committee – a local liaison committee to be during the construction and operational period with local re relating to the construction and operation of the Proposed
		The Applicant considers that the above obligations meet the t (as explained above). The obligations are relevant to planning arising from the Proposed Scheme or enhance and secure po example, the proposed ecological enhancements contain con and the Local Liaison Committee is a measure seeking to add In addition, the Local Employment Scheme seeks to assist in Scheme (such as job generation and associated economic be economy. For these reasons, the obligations are also necess in planning terms and therefore directly related to the Propose
		The Applicant considers that the obligations are fairly and real Proposed Scheme, and based on the aforementioned reason aspects.
		The Applicant is in ongoing discussions with SDC and NYCC to enter into a Section 106 Agreement to secure their delivery North Yorkshire Council ('NYC') will be established on 1 April to the DCO Application and negotiation of the Section 106 Ag for entering into the Agreement with the Applicant, as the Loc Order Limits are located. In any event, the Section 106 agree to take over responsibilities from NYCC and SDC.

posed development; and

some environmental effects that would require the design of the Proposed Scheme or are ft DCO (AS-076).

ation agreement with SDC and NYCC are nt (AS-016). This covers the following

<u>at</u> – this includes new and enhanced woodland ecological compensation and mitigation and or the Proposed Scheme; as well as the delivery

approval prior to commencement (including ors, and developing opportunities for local people

be established by the Applicant in order to liaise I residents and organisations about matters and Scheme.

e tests set out under paragraph 4.1.8 of EN-1 ing as they all seek to mitigate adverse impacts positive impacts of the Proposed Scheme. For ompensatory planting to mitigate habitat loss, address potential impacts on residential amenity. in delivering the benefits of the Proposed benefits), so that they directly impact the local ssary to make the Proposed Scheme acceptable osed Scheme.

easonably related in scale and kind to the ons, are therefore appropriate in all other

C regarding the above obligations and expects ery over the course of the examination. The new ril 2023. As such, subject to timescales relating Agreement, the new NYC could be responsible ocal Authority for North Yorkshire where the eement entered into will make provision for NYC

Policy	Policy Text	Compliance with NPS
		Financial Viability and Technical Feasibility
		Paragraph 4.1.9 of EN-1 states that "Where the SoS consider that the financial viability and technical feasibility of the proper applicant it is unlikely to be of relevance in SoS decision makes
		In this case, the Applicant has taken commercial and financial proceed with the Proposed Scheme. The Applicant currently situated on part of the land within the Order Limits. The decise Drax Power Station complements the Applicant's ongoing we outcomes of energy generation. Four existing biomass units pulverised fuel boilers, capable of burning different biomass to managed forests is already used to generate electricity.
		The Proposed Scheme would involve the installation of post- capture carbon dioxide from up to two existing 660-megawat units at the Drax Power Station (Unit 1 and Unit 2). The insta- extension to the Existing Drax Power Station (of which bioma as post-combustion carbon capture as the carbon dioxide is combustion of biomass in Units 1 and 2. The Proposed Sche of the carbon dioxide from the flue gas from these two Units. processing and compression before being transported via a southern North Sea. Transport and storage infrastructure will submitted by other parties.
		The Hydrogen Low Carbon Pipeline ('HLCP') intends to esta transport carbon dioxide and hydrogen to facilitate Carbon C the ambition of the ZCH Partnership to create the world's firs
		National Grid Ventures ('NGV') consulted on potential pipelin March 2022 announced the preferred route corridor, which w Holderness coast. The preferred route is based on connectin stations in the Humber region at Drax, Keadby, British Steel,
		Most recently, the detailed route was consulted on in Autumr of the HLCP are as follows:
		 a. Winter 2022 / early-2023 - Consideration of consultation f b. Early to mid-2023 – submission of DCO application to PIN c. 2023 / early-2024 – DCO examination and determination d. Autumn 2024 – Construction begins; and e. 2026 – Earliest completion date.
		NGV is part of the East Coast Cluster ('ECC') bid, combining submitted to the department of Business Energy and Industri cluster sequencing consultation. BP, as lead transportation a responsibility for the end-to-end full chain process and assoc

lers, on information provided in an application, posal has been properly assessed by the aking ..."

cial matters into consideration and decided to y owns the Drax Power Station, which is cision to install carbon capture technology at work to explore more sustainable means and s at Drax Power Station are converted s fuels, and biomass sourced from sustainably

st-combustion carbon capture technology to att electrical ('MWe') biomass power generating tallation of this technology constitutes an nass Units 1 and 2 form part), and is referred to s captured from the flue gas produced during the neme is designed to remove approximately 95% s. The carbon dioxide captured will undergo a proposed new pipeline for storage under the *v*ill be consented through separate applications

ablish a pipeline network in the region to Capture Use and Storage ('CCUS'), supporting rst net zero industrial cluster.

line route corridors in autumn 2021, and in will run from Drax Power Station to the sing to major industrial emitters and power el, Killingholme and Saltend.

nn 2022. Anticipated timescales for the delivery

n feedback and finalisation of the proposal; PINS; n process;

ng Humber and Teesside regions, as recently strial Strategy ('BEIS') as part of the CCUS n and storage operator for this cluster, have sociated Endurance store offshore. NGV's role in

Policy	Policy Text	Compliance with NPS
		the deployment of CCUS at scale in the Humber means that Power Station is key. The HLCP network is the proposed infr by the Proposed Scheme to the interface at landfall with the the Endurance saline aquifer for storage. NGV's interest rela project and HLCP, which includes the proposed carbon dioxi
		The Government's policy objective, which is detailed in the P be net zero by 2050 and includes the objective to use CCUS Point Plan' (HM Government, 2020), committed to deploy CC the mid-2020s. In October 2021, the Government has identified CCUS following a successful bid to BEIS.
		Paragraph 4.1.9 of EN-1 requires applicants to have made a feasibility of their proposed development, within the market fr interventions. Where financial and technical feasibility have b are unlikely to be relevant to the SoS's decision-making. Any where they arise in EN-1 or other energy NPSs and the reaso feasibility is likely to be of relevance are explained.
		In this case the Applicant has taken commercial and financia proceed with the Proposed Scheme, as set out in the Fundin DCO Application. The Funding Statement demonstrates that Proposed Scheme and any compulsory acquisitions necessa
		It is therefore considered that the Proposed Scheme, and its paragraph 4.1.9 of EN-1.
		Summary
		Paragraph 4.1.2 of EN-1 highlights the urgent need for energ UK commitment to achieve net zero by 2050 highlights the ur as will be delivered via the Proposed Scheme. CCS was des ('CCC') (an independent, statutory body established under the in order to achieve UK net-zero by 2050.
		Furthermore, the DCO Application demonstrates in the Fund Scheme is financially feasible, in accordance with paragraph
		When weighed against the benefits of the Proposed Scheme Statement (APP-033)), which include but are not limited to ca opportunities and ecological enhancements, the Applicant co the Proposed Scheme are clearly outweighed, and suitably n
		The proceeding assessment of national policy demonstrates that consent of the Proposed Scheme should be refused, and to in section 104(4) to (8) of the PA2008 apply. A presumption should therefore be taken, in accordance with paragraph 4.1
		The Applicant therefore considers that the Proposed Scheme of EN-1.

at close working with emitters, such as Drax afrastructure for transporting the carbon captured e offshore pipelines for onward transportation to lates to the interfaces between the BECCS xide export connection and associated works.

Planning Statement (APP-032) is for the UK to S to achieve net zero. The Prime Minister's '10 CCUS in a minimum of two industrial clusters by ified ECC as one of the clusters to deliver

a judgement as to the financial and technical framework and taking account of Government been properly assessed by the applicant, these by exceptions to this principle are dealt with sons why financial viability or technical

ial matters into consideration and decided to ing Statement (AS-082) submitted to support the at the Applicant can fund the construction of the sary.

ts objectives, satisfy the policy set out in

rgy infrastructure. The current climate crisis and urgent need for carbon reducing infrastructure, escribed by the Committee on Climate Change the Climate Change Act 2008) as a 'necessity'

nding Statement (AS-082) that the Proposed of 4.1.9 of EN-1.

ne (as detailed further in the Needs and Benefits carbon negative emissions, employment considers that any potential adverse impacts of mitigated.

es that there are no NPS policies which indicate and demonstrates that no considerations referred tion in favour of granting the Proposed Scheme .1.2 of EN-1.

ne accords with the relevant policies of Part 4.1

Policy	Policy Text	Compliance with NPS
Policy Environmental Statement (Part 4.2 of EN-1)	 Policy Text Paragraph 4.2.1 of EN-1 states: All proposals for projects that are subject to the European Environmental Impact Assessment Directive74 must be accompanied by an Environmental Statement (ES) describing the aspects of the environment likely to be significantly affected by the project75. The Directive specifically refers to effects on human beings76, fauna and flora, soil, water, air, climate, the landscape, material assets and cultural heritage, and the interaction between them. The Directive requires an assessment of the likely significant effects of the proposed project on the environment, covering the direct effects of the proposed project on the environment, covering the direct effects and any indirect, secondary, cumulative, short, medium and long-term, permanent and temporary, positive and negative effects at all stages of the project, and also of the measures envisaged for avoiding or mitigating significant adverse effects. Paragraph 4.1.2 of EN-1 states: [] the SoS will find it helpful if the applicant sets out information on the likely significant negative effects would be avoided or mitigated. This information could include matters such as employment, equality, community cohesion and well-being. Paragraph 4.1.3 of EN-1 states: For the purposes of this NPS and the technology-specific NPSs the ES should cover the environmental, social and economic effects arising from preconstruction, construction, operation and decommissioning of the project Paragraph 4.1.4 of EN-1 states: When considering a proposal the SoS should satisfy itself that likely significant effects, including any significant residual effects taing account of any proposed mitigation measures or any adverse effects of those measures, have been adequately assessed. In doing so the SoS should also examine whether the assessment distinguishes between the project stages and identifies any mitigation measures at those stages Paragraph 4.	Compliance with NPS Paragraph 4.1.2 of EN-1 states that all proposals subject to accompanied by an ES which specifically details the aspect affected by the project. Paragraphs 4.2.2 - 4.2.11 of EN-1 provide further guidance. The DCO Application for the Proposed Scheme is accompan been prepared in accordance with the EIA Regulations 2017 Proposed Scheme taking into account the proposed mitigati the Proposed Scheme as follows: a. Construction; b. Operational; and c. Decommissioning. The ES has been informed by the EIA Scoping Report (APF where there is potential for significant impacts. The EIA Sco 2021 and was consulted upon with the relevant LPAs. An E from PINS, on behalf of the SoS, on 26 February 2021. Appendix 4.2 (Scoping Opinion Responses) of the ES (APP PINS EIA Scoping Opinion (APP-116). In accordance with EN-1, the submitted ES assesses the lik and states how effects are being avoided and mitigated. The Commitments ('REAC') (AS-092) submitted with the DCO A measures in detail. The ES distinguishes between the consi decommissioning of the Proposed Scheme, and also asses and is therefore in accordance with the policy contained in p Paragraph 4.2.7 of EN-1 notes that it may not be possible a proposal to have been settled in precise detail and that the I knowledge, what the maximum extent of the proposed deve Description) of the ES (APP-038), contains an explanation c certain buildings for which the final dimensions cannot be de assesses the worst case scenario in terms of environmenta The level of flexibility is controlled by the Draft DCO (AS-070 Schedule 1 of the Draft DCO (which describes the Proposed Constructed within the corresponding areas of the Works Pla the approval of the detailed design of the Proposed Scheme design principles and the maximum parameters included in Paragraph 4.2.7 of EN-1 also states that applicants should o which are yet to be finalised. In the case of the Proposed Scheme develoes the inalised. In the case of the Proposed Scheme advancements and efficiencies which may emerge

o the European EIA Directive must be cts of the environment likely to be significantly

e on the matters the ES needs to address.

anied by an ES (APP-037 - APP-055) which has 17, assessing the Likely Significant Effects of the ation measures, and distinguishing the stages of

P-115) which identifies the environmental topics coping Report was issued to PINS on 18 January EIA Scoping Opinion (APP-116) was received

P-118) demonstrates that the ES is based on the

ikely significant effects of the Proposed Scheme, he Register of Environmental Actions and Application sets out the proposed mitigation struction and operational phases and sets the intra and interproject cumulative effects, paragraphs 4.2.1, 4.2.4 and 4.2.5 of EN-1.

at the time of the application for all aspects of the ES should set out, to the best of the Applicant's velopment may be. At Chapter 2 (Site and Project of the works and sets out the parameters for determined at this stage. Therefore, the ES al effects, and the maximum design parameters.

76), in that it requires that the works packages in ed Scheme authorised by the DCO) can only be Plans (AS-073). It also includes a requirement for ne, requiring such detailed design to align with in the Draft DCO.

I explain why there are elements of the proposal Scheme, a degree of flexibility is required at er and to allow for any unforeseen technological acorporated into the final design of the Proposed he to be delivered within the requirements of meering through innovative design and / or

Policy	Policy Text	Compliance with NPS
	 application which elements of the proposal have yet to be finalised, and the reasons why this is the case. Where some details are still to be finalised the ES should set out, to the best of the applicant's knowledge, what the maximum extent of the proposed development may be in terms of site and plant specifications, and assess, on that basis, the effects which the project could have to ensure that the impacts of the project as it may be constructed have been properly assessed. Paragraph 4.1.9 of EN-1 states: Should the SoS determine to grant development consent for an application where details are still to be finalised, it will need to reflect this in appropriate development consent requirements. [] Paragraph 4.1.11 of EN-1 states: In this NPS and the technology-specific NPSs, the terms 'effects', 'impacts' or 'benefits' should be understood to mean likely significant effects, impacts or benefits. 	construction techniques. In accordance with paragraph 4.2.2 significant socio-economic effects of the Proposed Scheme is and Socio-Economics) of the ES (APP-052). Further, in accordance with EN-1, the Chapter 18 (Cumulativ possible effects of the Proposed Scheme and how they could planned or consented developments. The effects of the Prop (Summary of Significant Effects) of the ES (APP-055). As noted above, the REAC (AS-092) sets out how mitigation licenses, S106 obligations or requirements in Schedule 2 of the Summary The above demonstrates that an EIA has been undertaken ir and that the supporting ES submitted with the DCO Application of EN-1. The above also explains that an EIA Scoping Report (APP-1 the submission of the DCO Application, and that the ES has received in response (APP-116). Not all precise details of the Proposed Scheme are finalised set out above and measures for how these details is secured EN-1. The ES considers likely significant effects at all stages of the and decommissioning), both in isolation and in terms of cummers of Part 4.2 of EN-1.
Habitats and Species Regulations (Part 4.3 of EN-1)	Paragraph 4.3.1 of EN-1 states: Prior to granting a development consent order, the SoS must, under the Habitats and Species Regulations79, (which implement the relevant parts of the Habitats Directive and the Birds Directive80 in England and Wales) consider whether the project may have a significant effect on a European site, or on any site to which the same protection is applied as a matter of policy, either alone or in combination with other plans or projects. [] The applicant should seek the advice of Natural England and/or the Countryside Council for Wales, and provide the SoS with such information as it may reasonably require to determine whether an Appropriate Assessment is required. In the event that an Appropriate Assessment is required, the applicant must provide the SoS with such information as may reasonably be required to enable it to conduct the Appropriate Assessment. This should include information on any mitigation measures that are proposed to minimise or avoid likely effects.	 Paragraph 4.3.1 of EN-1 states that: <i>"…in their decision-making, the SoS must consider whether a European Site, or any site to which the same protection is ap combination with other plans and projects. This consideration Habitats and Species Regulations 2017. It also requires appl (NE) and provide the SoS with such information as may be reappropriate Assessment is required."</i> Paragraph 4.3.1 also confirms that in the event that an Appromust provide the SoS with such information as may reasonal Appropriate Assessment. This should include information on minimise or avoid likely adverse effects. The DCO Application includes a Habitats Regulations Assess Screening Matrices (APP-191) and information to inform an Appropriate).

.2 of EN-1, an assessment of the likely is contained at Chapter 16 (Population, Health

tive Effects) of the ES (APP-054) considers the uld interact cumulatively with the effects of other oposed Scheme are summarised in Chapter 19

on is secured (i.e. through various consents and f the DCO).

in accordance with the EIA Regulations 2017, tion meets the requirements set out in Part 4.1

115) has been submitted to the PINS prior to s been based on the PINS EIA Scoping Opinion

d at this stage, however the reasons for this are ed are explained, in line with paragraph 4.2.7 of

ne Proposed Scheme (construction, operational nulative impacts, and as explained above,

osed Scheme accords with the relevant policies

er a project may have a significant effect on a applied as a matter of policy, either alone or in ion must be made under the Conservation of oplicants to seek the advice of Natural England e reasonably required to determine whether an

propriate Assessment is required, the Applicant hably be required to enable it to conduct the on any mitigation measures that are proposed to

essment ('HRA') report (APP-185) including HRA n Appropriate Assessment (APP-185 – APP-

Policy	Policy Text	Co	mpli	iance with NPS
		Eu	rope	A report concludes that some likely significant effects an Sites, and mitigation measures to address each of ed and set out in detail within the information to inform
				ely significant effects identified on European Sites for t ation with other Plans and Projects, alongside the proj
		a.	Lo: i.	ss and disturbance of functionally-linked land during: Hedgerow planting will be carried out in March of This would be at the end of the core wintering/pas be October to March inclusive), minimising potent functionally-linked land on wintering/passage SPA
		b.	Em	nissions of dust:
			i.	The implementation of a CEMP developed from the conjunction with the ES. The CEMP is secured thro
		c.	Inc	reased risk of pollution from increased sediment load:
			i.	The implementation of a CEMP and Decommission ('DEMP') developed from the REAC and secured vi DEMP will include a series of measures to avoid an sediment loading, including adherence to good prace for works which may increase sediment loading of S and inspections;
		d.	Inc	reased risk of pollution from accidental releases of wa
			i.	The implementation of a CEMP and DEMP as above avoid and manage the risk of increased pollution from adherence to good practice guidance, the use of Me potential to generate water-borne pollutants, and pr
		e.	Inc	reased risk of visual disturbance:
			ii.	The implementation of a CEMP and DEMP as above minimise potential visual disturbance effects;
			iii.	The erection of hoardings to reduce visual effects, visual secured via the CEMP;
			iv.	The implementation of a detailed lighting strategy w be substantially in accordance with the Draft Lightin Application, which includes measures in relation to increases in illumination of functionally-linked land t interests;
			v.	iv. The implementation of a number of measures to which are set out in the REAC and is secured via th

ts have been identified on a number of of the identified impact pathways are therefore m an Appropriate Assessment.

the construction phase, both alone and inroposed mitigation measures are:

of whichever calendar year(s) it is completed. assage bird season (which is typically taken to ntial effects of loss and disturbance of PA and Ramsar bird species.

he REAC (AS-092) which is submitted in rough a requirement in Schedule 2 of the DCO; ıd:

oning Environmental Management Plan via a requirement in the DCO. The CEMP and and manage the risk of increased pollution from actice guidance, the use of Method Statements Site drainage, and procedures for monitoring

vater-borne pollutants:

ove, which include a series of measures to from water-borne pollutants, including Method Statements for managing works with procedures for monitoring and inspections;

ove, which will include measures to avoid or

which is also detailed in the REAC and is

within the CEMP (as set out in the REAC), to ting Strategy (APP-184) submitted with the DCO o biodiversity to avoid or minimise potential that could be used by European Site qualifying

to be completed specifically in relation to otter, the CEMP and DEMP.

Policy	Policy Text	Compliance with NPS
		The likely significant effects identified for the operational pha proposed mitigation measures, are summarised as follows:
		 a. Emissions of treated flue gas to air: i. The following operational changes to the Main Stack e reduce the contribution to acid deposition at the identi Proposed Scheme scenario:
		 Reduce SO2 emissions by 40% compared to the Best A Assessment Level (EAL), applied to the two BECCS Bio
		~ Increase exit temperature of flue gases from the BECCS
		 The above measures primarily bring benefits in reducing beneficial effects in terms of contribution to nitrogen dep with Proposed Scheme scenario;
		 b. Accidental releases of water-borne pollutants: ii. A Detailed drainage design, substantially in accordance ('SWDS') at Appendix 12.3 (Existing Drainage System Strategy) of the ES (APP-162) will minimise the potent secured by a requirement included in Schedule 2 of the secured by a requirement included in Schedu
		When considering the impact of the Proposed Scheme with t HRA concludes that the Proposed Scheme (alone) will have the European Sites for which likely significant effects were id
		In respect of cumulative impact, the HRA concludes that the any adverse effects on the integrity of any European Sites, a plans and projects.
		The Applicant has held discussions with Natural England and Proposed Scheme and is in active discussions with Natural E report, with the aim of setting out matters that are agreed in a
		Summary
		A HRA report informed by the Scoping Opinion and the advice assessing any potentially significant effects on European Site
		The HRA report concludes that the Proposed Scheme will no integrity of any European Sites assessed, either in isolation of
		The Applicant therefore considers the Proposed Scheme is in 4.3 of EN-1.
Alternatives (Part 4.4 of EN-1)	Paragraph 4.4.1 – 4.4.2 of EN-1 states: As in any planning case, the relevance or otherwise to the decision-making process of the existence (or alleged existence) of alternatives to the proposed development is in the first instance a matter of law, detailed guidance on which falls outside the scope of this NPS. From a policy perspective this NPS does not	Paragraph 4.4.2 states that the NPS does not contain a gene that Applicants are obliged to include information about the n also states that specific legislative requirements for the SoS be identified in the ES by the Applicant. It also confirms that policy requirement to consider alternatives."

nase of the Proposed Scheme, alongside the

c emissions parameters will be implemented to ntified sensitive habitats arising in the With

- Available Technology (BAT) Environmental Biomass Units; and
- CS Units from 80°C to 100°C.
- ng acidification effects, and also have minor eposition and NH3 concentrations arising in the

ance with the Surface Water Drainage Strategy ems and Proposed Surface Water Drainage ential impact of water-borne pollutants. This is the Draft DCO.

n the above mitigation measures applied, the re no adverse effects on the integrity of any of identified.

e Proposed Scheme is not predicted to result in as a result of in-combination effects with other

nd the Environment Agency ('EA') over the I England and the EA in respect of the HRA n a Statement of Common Ground ('SoCG').

vice received from Natural England and the EA ites accompanies the DCO Application.

not give rise to any adverse effects on the or in combination with other projects.

in accordance with the relevant policies of Part

neral requirement to consider alternatives, but main alternatives considered within the ES. It S to consider alternatives, and that these should t *"the relevant energy NPSs may impose a*

Policy	Policy Text	Compliance with NPS
	 contain any general requirement to consider alternatives or to establish whether the proposed project represents the best option. However: applicants are obliged to include in their ES, as a matter of fact, information about the main alternatives they have studied. This should include an indication of the main reasons for the applicant's choice, taking into account the environmental, social and economic effects and including, where relevant, technical and commercial feasibility; in some circumstances there are specific legislative requirements, notably under the Habitats Directive, for the SoS to consider alternatives. These should also be identified in the ES by the applicant; and in some circumstances, the relevant energy NPSs may impose a policy requirement to consider alternatives (as this NPS does in Sections 5.3, 5.7 and 5.9). 	 EN-1 does this in sections 5.3, 5.7 and 5.9 in relation to avoid geological conservation interests, flood risk and development respectively. The Applicant has considered the reasonable alternatives with the objectives for the Proposed Scheme which are set out in (including the location for the above ground infrastructure). The set out within Chapter 3 (Consideration of Alternatives) of the Chapter 3 sets out the main reasons for the Applicant's choice and economic effects and including, where relevant, technical As a result of the conclusions of the HRA documentation and of alternatives in the legislative context of those regimes has The following alternatives have been considered for the Proposel Alternative development sites. c. Alternative technologies. e. Alternative Construction transport routes. f. Alternative Construction Laydown Areas. This is in accordance with the relevant policy contained withit EIA Regulations 2017, which states that an ES should include "A description of the reasonable alternatives, and an indication taking into account the effects of the development on the embody of the effects of the development on the embody of the effects of the development on the embody.
Criteria for "Good	Paragraph 4.5.1 of EN-1 states:	Overview
Design" for Energy Infrastructure (Part 4.5 of EN-1 and Part 2.4 of EN- 3)	The visual appearance of a building is sometimes considered to be the most important factor in good design. But high quality and inclusive design goes far beyond aesthetic considerations. The functionality of an object — be it a building	Based on the relevant policies of Part 4.5 of EN-1 and Part 2 design of the Proposed Scheme has evolved in the lead up t out the likely landscape and visual impacts of the Proposed S proposed. This section also explains the approach adopted in access to the Site. The Consultation Report (APP-018) and the supporting chap been undertaken in relation to the Proposed Scheme and ho have not been taken into account, and the reasons for doing

oiding significant harm to biodiversity and ent within nationally designated landscapes,

which could be considered to realistically achieve in the Needs and Benefits Statement (APP-033) The assessment of reasonable alternatives is he ES (APP-039).

bice, taking into account environmental, social cal and commercial feasibility.

nd the WFD Screening Report, no consideration as been required.

posed Scheme:

hin EN-1, as well as regulation 14(2)(d) of the ude:

applicant, which are relevant to the proposed tion of the main reasons for the option chosen, nvironment".

out in the context of alternatives to the ves) of the ES (APP-039), which can meet the senefits Statement (APP-033).

ne accords with the relevant policies of Part 4.4

2 of EN-3, this section demonstrates how the to the submission of the DCO Application, sets Scheme, and explains mitigation measures I in relation to both temporary and permanent

apters of the ES set out what consultation has now the key issues and comments raised have or ig so.

Policy	Policy Text	Compliance with NPS
	development will often limit the extent to which it can contribute to the enhancement of the quality of the area.	It is noted that this section of the Planning Statement and th content that may otherwise be assessed in a separate Desig
	Paragraph 4.5.3 states:	The PPG 'Making an application' (UK Government, 2021) (v Country Planning Act 1990) states that a Design and Access
	In the light of the above, and given the importance which the Planning Act 2008 places on good design and sustainability, the SoS needs to be satisfied that	
	energy infrastructure developments are sustainable and, having regard to regulatory and other constraints, are as attractive, durable and adaptable (including taking account of natural hazards such as flooding) as they can be. In	b) demonstrate the steps taken to appraise the context of th of the development takes that context into account.
	so doing, the SoS should satisfy itself that the applicant has taken into account both functionality (including fitness for purpose and sustainability) and aesthetics (including its contribution to the quality of the area in which it would be located)	A development's context refers to the particular characterist. These will be specific to the circumstances of an individual a should be tailored accordingly.
	as far as possible. Whilst the applicant may not have any or very limited choice in the physical appearance of some energy infrastructure, there may be opportunities for the applicant to demonstrate good design in terms of siting relative to existing landscape character, landform and vegetation. []	Design and Access Statements must also explain the applic Local Plan policies have been taken into account. They must to access issues, and how the outcome of this consultation Applicants must also explain how any specific issues which
	Paragraph 4.5.4 of EN-1 states:	development have been addressed." Design and Access Statements are not a requirement for NS
	For the SoS to consider the proposal for a project, applicants should be able to demonstrate in their application documents how the design process was conducted and how the proposed design evolved. Where a number of different designs were considered, applicants should set out the reasons why the favoured choice has been selected. In considering applications the SoS should take into account the ultimate purpose of the infrastructure and bear in mind the	(Applications: Prescribed Forms and Procedure) Regulation nature of the Proposed Scheme and the Site, a separate De to be necessary for this DCO Application. This approach has stage. Therefore, the following sections, in addition to the De contents required by the PGG as set out above.
	operational, safety and security requirements which the design has to satisfy. Paragraph 2.4.2 of EN-3 states:	The Design Framework has been prepared in response to P includes a response from NYCC which 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.	"Site Design - I would support consideration of the original of Landscape and Mitigation Report (para. 10.2.3). Given the sic changes that have taken place since the original report, I wo for the site. This strategy should explain how the current app context of the site as a whole, for the overall composition of materials, aiming to reduce overall massing, visual coalesce
		The Design Framework therefore provides a guide for the de within the Drax Power Station Site for the Proposed Scheme the Design Framework are included in the REAC (AS-092). (AS-076) requires the approval of the detailed design of the submitted for approval must be in accordance with the "desi also an additional requirement requiring that the Proposed S principles" more generally.
		Consultation
		The details of the Proposed Scheme have been subject to c stakeholders and the LPAs. Chapter 9 (Landscape and Visu of the relevant consultation undertaken in support of the pre

the Design Framework (APP-195) cover the sign and Access Statement.

(with respect to applications under the Town and ess Statement must:

een applied to the proposed development; and

the proposed development, and how the design

stics of the application site and its wider setting. I application and a Design and Access Statement

licant's approach to access and how relevant oust detail any consultation undertaken in relation on has informed the proposed development. In might affect access to the proposed

NSIPs under The Infrastructure Planning ons 2009 ('APFP Regulations'), and due to the Design and Access Statement is not considered has been agreed with PINS at the pre-application Design Framework (APP-195), cover the

PINS EIA Scoping Opinion (APP-116), which

I design intent as set out by AE Weddle's 1966 e scale of the existing Drax site and the significant would like to see a clear revised design strategy pplication achieves principles of 'good design' in of site structures, massing, layout, colour and cence and site clutter."

detailed design of the soft and hard landscaping me. The landscaping design principles set out in). A requirement in Schedule 2 of the draft DCO the Proposed Scheme. The detailed design esign principles" included in the REAC. There is I Scheme be in accordance with the "design

comprehensive consultation with the public, sual Impact) of the ES (APP-045) contains details reparation of the assessment. The Consultation

Policy	Policy Text	Compliance with NPS
		Summary Table 9.1 in Chapter 9 provides a summary of the consultees to the statutory consultation on the Preliminary En APP-027 for the Non-Technical Summary of the PEIR) and h landscape and visual impacts of the Proposed Scheme have the consultation undertaken are also set out in the Consultation
		Study Area Context
		As detailed in Chapter 2 of this Planning Statement, the Site Station and is, therefore, largely within an industrialised lands comprises agricultural land interspersed with small settlement of the ES (APP-45) reports the outcome of the assessment of from the Proposed Scheme on Landscape Character and Vis
		It contains a detailed appraisal of the existing landscape chan Power Station (design by A E Weddle), which gave considerativity visual clutter and achieve a simple design and symmetry. The structures was considered to be of utmost importance.
		Part 9.7 of Chapter 9 (Landscape and Visual Amenity) of the characterisation at national, county and local level. This inclu- baseline landscape features and the value of the landscape in and sensitivity to change. A 3km study area from the Order L assessed. The study area is shown in Figure 9.4 of the ES (A professional judgement, previous experience on the Drax Re massing of the Proposed Scheme. Beyond this distance, sign
		The topography of the landscape is relatively flat, with small, west, north-east and south-west including Hambleton Hough 10 km from the Order Limits) and Brayton Barff (55 m AOD a to the northwest, High Eggborough and Great Heck (approxin south-west. Barlow Mound to the west of Drax Power Station 1970's using residual materials from Drax Power Station.
		Regarding vegetation, the landscape of the study area is channel hedgerow trees and small woodland blocks.
		In planning terms, the Proposed Scheme is industrial by natu context within which it is proposed to be located (i.e. within a acknowledged that due to the relatively flat topography of the visible for several kilometres and, therefore, careful design of
		The LVIA assesses the following:
		 a. The sensitivity of the landscape resource and visual recept. b. The magnitude of change; and c. The significance of effect based on a comparison of the smagnitude of change.

e consultation responses from statutory Environmental Information Report ('PEIR') (see how comments from those consultees on the ve been addressed by the Applicant. Details of ation Report (APP-018).

te is within and adjacent to the Drax Power ndscape, although the surrounding environment ents. Chapter 9 (Landscape and Visual Impact) t of likely significant environmental effects arising /isual Amenity.

naracter and the design of the 1960's Drax eration to the need to reduce visual coalescence, The setting and treatment of the buildings and

the ES (APP-045) describes the landscape cludes a detailed description of the existing e resource, as well as the level of susceptibility r Limits for any landscape or visual impact was (APP-101). This was based on a combination of Repower DCO and an analysis of the height and ignificant effects are not anticipated.

III, isolated areas of high ground to the northgh (approximately 40 m AOD and approximately and approximately 7 km from the Order Limits) ximately 9-10 km from the Order Limits) to the on is a distinct local landmark, formed in the

naracterised by intermittent hedgerow and

ature and is considered to be appropriate for the an established industrial area). However, it is he Site and its surrounds, Drax Power Station is of the Proposed Scheme is very important.

eptors;

sensitivity of the resource / receptor against the

Policy	Policy Text	Compliance with NPS
		As aforementioned in paragraph 2.1.9 of the Planning Staten permission for the demolition of the redundant FGD Plant and Station (2020/0994/FULM). The decommissioning and demo scheduled to take place prior to the start of the construction of of Absorber Units 1, 2 and 3 will take place following the com cumulative impact resulting from this consent is therefore tak assessment. The full methodology is set out in Chapter 9 (La 045).
		In terms of design, the Design Framework (APP-195) sets ou the Proposed Scheme to date in accordance with paragraph Framework is to <i>"establish a design framework and strategy</i> <i>site context and historic design guidance, so as to deliver the</i> <i>and visual mitigation and integration."</i>
		In summary, the Design Framework sets out the following:
		 a. An overview of the Drax Power Station, including its curren consents and details of existing landscaping and colour sets. b. Details of the Proposed Scheme, including a project descareas, functions associated with the Proposed Scheme at precedented imagery; c. Design principles applicable to the detailed design of the Requirement), relating to siting, massing, appearance, lar sustainability; and d. An overview of relevant planning por Scheme complies with these policies.
		In terms of access, Chapter 5 (Traffic and Transport) of the E Power Station Site for any operational related traffic, includin continue to use the existing access junctions off the A645 an and non-HGV traffic.
		During the construction phase, two temporary construction si created to the East Construction Laydown Area and parking
		Access is detailed further in Chapter 5 (Traffic and Transport
		Consideration of Alternatives and Development of the Pl
		As noted above, Chapter 3 (Consideration of Alternatives) of that have been considered before arriving at the Proposed S 4.5.4 of EN-1. Given the nature of the Proposed Scheme, i.e technology to existing biomass generating units, geographica not considered viable and alternate sites were therefore not of Chapter 3 of the ES). In particular and amongst other reason location for National Grid Transport and Storage Infrastructur Proposed Scheme, in this location, would form part of the EC Statement (APP-032).

ement (APP-032), the Applicant has full planning ind associated restoration works at Drax Power nolition work of Absorber Units 4, 5 and 6 are n of the Proposed Scheme, whilst the demolition impletion of the Proposed Scheme. The aken into account within the landscape Landscape and Visual Impact) of the ES (APP-

out the iterative design process undertaken for h 4.5.4 of EN-1. The aim of the Design y to ensure the Scheme responds to the existing he best possible outcomes in terms of landscape

rent functions, historic design guidance, existing schemes;

scription and overview of the Proposed Scheme and details relating to architectural form and

e Proposed Scheme (via the REAC and a DCO andscape, biodiversity, climate change and policy and legislation and how the Proposed

ES (APP-041) confirms that access to the Drax ing Heavy Goods Vehicles (HGV) and AIL, will and New Road, which can accommodate HGV

site accesses from the public highway will be g areas.

ort) of the ES (APP-041).

Proposed Scheme

of the ES (APP-039) sets out the alternatives Scheme design, in accordance with paragraph e. retrofitting post combustion Carbon Capture cally distant alternative power station sites were t considered further (for reasons set out within ons, the Site has been identified as a suitable ure that is to be part of the ZCH project, and the ECC proposals detailed within the Planning

Policy	Policy Text	Compliance with NPS
		With regard to alternative layouts considered, Chapter 3 of the consideration has been given to the location of the Carbon C required for the Proposed Scheme (including Solvent Storag Wastewater Treatment Plant). It is demonstrated that ultimate is the most suitable for its purpose.
		Other alternative design options considered relate to the extension of the
		Effects and Mitigation
		Chapter 9 (Landscape and Visual Amenity) of the ES (APP-0 effects on sensitive receptors as a result of the Proposed Sc explained at Appendix 9.4 (Sensitive Receptors) of the ES (A Receptor Plan) of the ES (APP-099). Sensitive receptors inc receptors such as Landscape Character Area ('LCA') 6: Dem as well as visual receptors such as residents living in propert people travelling along the PRoW and recreational users of t
		The preliminary assessment of likely significant effects identi (significant) effects on a number of sensitive visual receptors decommissioning of the Proposed Scheme. No adverse land construction phase and decommissioning, and no adverse effects phase of the Proposed Scheme.
		Design and mitigation measures are proposed to reduce the
		In respect of design, the Proposed Scheme has sought to re- out the removal of existing, natural habitats such as those in Power Station through changes in Order Limits. This is detail Other primary mitigative measures include the implementation secured through a requirement in Schedule 2 of the DCO (At lighting scheme should substantially accord with the Draft Lig DCO Application. The lighting design will relate to permanent Proposed Scheme.
		Consideration has also been given to the materials and color the Design Framework (APP-195), and explained in Chapter been selected for the exterior of major buildings / structures I historic design guidance, known colours used within the Drax site visits. As aforementioned, the approval of the detailed de through a requirement in Schedule 2 of the DCO (AS-076). T must be in accordance with the hard and soft landscaping "d

the ES (APP-039) demonstrates that robust Capture Plant and associated infrastructure ge and Make-up System and Carbon Capture ately, the final design for the Proposed Scheme

tent of the Order Limits. Key areas within the ruction Laydown Area and the Drax Power and evolutions to remove land no longer required and the key design considerations are set out in 39). Visual impact was also a consideration in

-045) details the likely significant environmental cheme. The sensitive receptors identified are (APP-15) and shown on Figure 9.2 (Visual clude, but are not limited to, landscape rwent Valley and Site Fabric such as vegetation, erties with views of land within the study area, the River Ouse.

tified a number of moderate adverse rs during the construction phase and ndscape effects are identified during the effects are predicted during the operational

e visual impact on the Proposed Scheme.

retain vegetation where possible, by designing n the north and north-eastern area of the Drax ailed within the OLBS (document reference 6.6). tion of a sensitive lighting scheme. This is AS-076). The requirement states that the final Lighting Strategy (APP-184) submitted with the ent lighting required for the operation of the

our palette to be implemented. This is detailed in er 9, where it states that the colour palette has s has been selected based on a combination of ax Power Station and observations made during design of the Proposed Scheme is secured The detailed design submitted for approval 'design principles'' (set out in the Design

Policy	Policy Text	Compliance with NPS
		Framework and included in the REAC (AS-092)). There is als detailed design of the Proposed Scheme.
		In terms of secondary mitigation, mitigative planting is propose Construction Laydown Area for the purpose of visual screening filtering of views towards the East Construction Laydown for f Site and for occupiers of nearby residential properties during be achieved is set out in the OLBS (AS-094). A number of mit REAC (AS-092) and is secured through the requirements in S DEMP. These measures will mitigate visual impact during the and include, but are not limited to, protecting the root zones of hoardings around the construction compounds and laydown a compounds to their original use following completion of const following decommissioning.
		Where vegetation will be removed to facilitate the construction compensatory planting such as hedgerows and tree planting. (Landscape and Visual Amenity) of the ES (AS-045), the OLE Biodiversity Mitigation Plan) of the OLBS (APP-181) and the
		With the mitigation measures applied, Chapter 9 (Landscape concludes that whilst the overall visual impact of the Propose remain moderate adverse (significant). All effects will be temp
		Balance of Significant Landscape and Visual Effects and
		In the context of landscape and visual amenity, there will be a associated with the Proposed Scheme during the construction development, as set out in Chapter 9 (Landscape and Visual
		However, the negative effects must be balanced with the ben the contribution to meeting the UK's net zero target), which a Statement and in the Needs and Benefits Statement (APP-03
		It is again noted that the EN-1 acknowledges that " the nate will often limit the extent to which it can contribute to the enhance does not set an expectation that development proposals will be improve landscape and visual character.
		Accordingly, the priority in design terms is to reduce, rather the impacts where possible
		Summary
		In light of the above and as set out in Chapter 9 of the ES (AS Scheme is sensitively designed and minimises adverse lands represents good design.

also an additional requirement relating to the

osed along the eastern boundary of the East ning. The intention is to provide additional or footpath users east of the Drax Power Station og construction. Details of how the planting will mitigation measures are also set out in the on Schedule 2 of the DCO for a CEMP and he construction phase and decommissioning s of retained vegetation, the erection of on areas, and returning laydown areas and site estruction of the Proposed Scheme, and

ion of the Proposed Scheme, mitigation includes g. Further details are set out in Chapter 9 LBS (AS-094), and Figure 1 (Landscape and e Design Framework (APP-195).

be and Visual Amenity) of the ES (AS-045) sed Scheme will be reduced, the effects would mporary.

nd Benefits of the Proposed Scheme

e significant, temporary, negative visual effects ion phase and decommissioning of the al Amenity) of the ES (APP-045).

enefits of the Proposed Scheme (in particular are summarised in Section 6.2 of this Planning 033).

ature of much energy infrastructure development hancement of the quality of the area." The NPS II be concealed from views, nor that they will

than prevent, adverse landscape and visual

AS-045), it is considered that the Proposed dscape and visual effects, and therefore

Policy Text	Compliance with NPS
	In accordance with policies of EN-1, the Proposed Scheme h informed by responses from consultees and supporting docu Scheme has evolved to reduce impact.
	The Applicant therefore considers the Proposed Scheme is the policies of Part 4.5 of EN-1 and Part 2.4 of EN-3.
Paragraph 4.6.1 of EN-1 states: Combined Heat and Power (CHP) is the generation of usable heat and electricity in a single process. [] Paragraph 4.6.6 of EN-1 states: Under guidelines issued by DECC (then DTI) in 200685, any application to develop a thermal generating station under Section 36 of the Electricity Act 1989 must either include CHP or contain evidence that the possibilities for CHP have been fully explored to inform the SoS's consideration of the application.	If this DCO Application were for a new generating station, the Combined Heat and Power ('CHP') Statement in accordance Guidance (Department of Trade and Industry, 2006) and also 2013). However, the Proposed Scheme relates to the installa existing generating plant; it does not relate to the development requirement to provide a CHP Statement as part of a DCO A
	Paragraph 4.6.1 of EN-1 states: Combined Heat and Power (CHP) is the generation of usable heat and electricity in a single process. [] Paragraph 4.6.6 of EN-1 states: Under guidelines issued by DECC (then DTI) in 200685, any application to develop a thermal generating station under Section 36 of the Electricity Act 1989 must either include CHP or contain evidence that the possibilities for CHP have

has been subject to a detailed LVIA which was cuments detail how the design of the Proposed

therefore considered to accord with the relevant

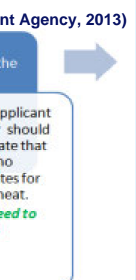
he Applicant would be required to submit a ce with paragraph 4.6.1 of EN-1 and 2006 CHP so the CHP-R Guidance (Environment Agency, llation of a carbon capture extension to an nent of a new generating station. The Application for an extension to an existing nor the aforementioned Guidance.

sessment') was undertaken by the Applicant to cy ('EA') to confirm whether or not a CHP ne Assessment concluded that from a solely CHP assessment. During the pre-application nent did not need to be undertaken.

was no merit in carrying out a CHP assessment

haximise heat recovery and so only low-grade le for district heating purposes. This means the HP from the outset.

vironment Agency, 2013), there are two criteria ucting the three test Best Available Technique ss. If an applicant can demonstrate that the two demonstrate CHP Readiness.



Policy	Policy Text	Compliance with NPS
		The two criteria are assessed as follows:
		 a. The New Power / Energy for Waste ('EfW') Plant is not reabove, during operation of the proposed post combustion generated in the plant is recovered and so only a low-grather plant, which is not considered suitable for district heat. b. There are no opportunities for the supply of heat. As part the recently made Drax Repower DCO (PINS Reference currently no viable heat loads available within the region technically feasible for CHP. An updated search has been tool (BEIS, 2022) and it has confirmed the findings of the
		Summary
		The Applicant has assessed the feasibility of CHP in accordance the associated CHP and CHP-R Guidance. The Applicant do Proposed Scheme. Regardless, the above assessment has extension is not suitable to be CHP-R due to the low-grade R opportunities for the supply of heat.
		As stated above, the EA raised no concerns with this approa Proposed Scheme is therefore considered to accord with the
Carbon Capture and	Paragraph 4.7.1 – 4.7.4 of EN-1 states:	CCS
Storage (CCS) and Carbon Capture	Carbon Capture and Storage (CCS) is an emerging technology that enables carbon dioxide that would otherwise be released to the atmosphere to be	Paragraph 4.7.2 of EN-1 confirms that there are three types
Readiness (CCR)	captured and permanently stored. It can be applied to any large point source of	a. a. Pre-combustion capture;
(Part 4.7 of EN-1)	carbon dioxide, such as fossil fuel power stations or other industrial processes	b. b. Post-combustion capture; and
	that are high emitters. Carbon capture technologies are able to remove up to 90% of the carbon dioxide that would otherwise be released to the atmosphere	c. c. Oxy-fuel combustion. The Proposed Scheme will utilise post-combustion capture,
	and offers the opportunity for fossil fuels to continue to be an important element	"Post-combustion capture: this uses solvents to scrub CO2 of
	of a secure and diverse low carbon energy mix.	a concentrated gas stream by a regeneration process. Post-
	The chain of CCS has three links: capture of carbon, transport, and storage. There are three types of capture technology:	coal generating stations."
	\sim Pre-combustion capture: this method involves reacting fuel with oxygen or	Paragraph 4.7.2 also states: "The chain of CCS has three lin
	air, and in some cases steam, to produce a gas consisting mainly of carbon monoxide and hydrogen. The carbon monoxide is reacted with more steam in a catalytic shift converter to produce more hydrogen and CO_2 . The CO_2 is then separated and the hydrogen is used as fuel in a combined cycle gas	As set out in paragraph 1.3.1 of the Planning Statement (AP 'capture of carbon' link. The transport and storage 'links' will applications by third parties, such as by NGCL, and include HLCP project, to accommodate the transportation of carbon storage site under the North Sea ('storage link'). This is in line

National Policy Statement Compliance Tracker

required to be CHP or CHP-R. As outlined on plant, all heat supplied to the plant and rade heat (warm condensate) is available from eating purposes.

art of the CHP assessment completed as part of e EN010091), it was determined that there are n which would make it commercially or en undertaken using the BEIS online heat map ne Drax Repower DCO are still valid.1

dance with the above paragraph 4.6 of EN-1 and does not consider CHP to be relevant to the s demonstrated that the post-combustion plant heat available, additionally, there are no

oach during the pre-application engagement. The he relevant policies of Part 4.6 of EN-1.

s of carbon capture technology:

, which paragraph 4.7.2 defines as follows:

out of flue gases. The CO2 is then released as st-combustion capture is applicable to pulverised

links: capture of carbon, transport, and storage."

PP-032), the Proposed Scheme relates to the ill be the subject of separate consent e the construction of a pipeline as part of the on dioxide ('transport link') to the Endurance line with paragraph 4.7.3 of EN-1, which states:

¹ The heat map tool identifies small industrial heat loads in the neighbouring region of Barlow but the area is specified as the lowest intensity (MWh/km2) i.e. small heat loads scattered across a large area and so not suitable for a CHP Scheme. This has been verified by the Applicant as they understand to be no viable opportunities for supply of heat to industry within close proximity to the facility. Three large industrial heat loads were identified further afield and were investigated as part of the Drax Repower DCO but all three were deemed non-viable. (Due to either high process temperature requirements or the complexity and distance (>6km) required to supply the heat meant unjustifiably high commercial costs). The conclusion that there is no suitable CHP opportunity is only further augmented for heat supply from a post-combustion carbon capture plant as only low grade heat is available.

Policy	Policy Text	Compliance with NPS
	turbine generating station. For coal, this method is based on integrated coal gasification combined cycle (ICGCC) technology.	"Once carbon dioxide has been captured, it is then compress stored in deep geological formations, such as depleted oil ar
	 Post-combustion capture: this uses solvents to scrub CO₂ out of flue gases. The CO₂ is then released as a concentrated gas stream by a regeneration process. Post-combustion capture is applicable to pulverised coal generating stations. 	majority of locations thought to be best suited to storage of C Paragraph 4.7.4 explains whilst the Government's encourage of CCS technology initially focussed on coal-fired power stat than other fuels:
	 Oxy-fuel combustion: in this process, fuel is burnt in an oxygen/ CO₂ mixture rather than air to produce a flue gas that is predominantly CO₂. With coal 	"CCS will also be required for other combustion generating s therefore extended the demonstration programme to include
	the technology would be deployed with a suitably modified pulverised coal combustion system, whilst with gas it could be used with a combined cycle system.	Paragraphs 4.7.5 to 4.7.9 relate to the requirement for all constant stations to be carbon capture ready, and the pipeline infrastrassociated storage.
	Once carbon dioxide has been captured, it is then compressed and transported, before being permanently stored in deep geological formations, such as	
	depleted oil and gas fields and saline aquifers. In the UK, the majority of locations thought to be best suited to storage of CO ₂ are located offshore.	Paragraphs 4.7.10 to 4.7.17 of EN-1 relate to CCR which is Proposed Scheme relates to the installation of carbon capture
	The Government has taken a number of steps to facilitate and encourage the demonstration of CCS technology. The demonstration programme described in	CCR.
	3.6.5 focused initially on coal-fired power stations. This is because the emissions from coal generation are substantially higher than from other fuels, including gas; the projected increase in coal use globally creates a greater urgency to tackling emissions from coal; tackling emissions from coal first	Summary The Proposed Scheme seeks the installation of post-combus been designed to remove approximately 95% of the carbon of the four generating units at Drax Power Station.
	makes most economic sense because of the greater emissions intensity; and new coal generating stations would contribute to the diversity and security of UK energy supplies as we make the transition to a low carbon mix. However, CCS will also be required for other combustion generating stations in future and	The technology therefore has the potential to exceed the ass above. The Proposed Scheme aligns with the Government's therefore accords with paragraph 4.7.4 of EN-1 (notwithstand coal-fired power stations).
	the Government has therefore extended the demonstration programme to include gas-fired generating stations.	Based on the above, the Applicant considers that the Propos of Part 4.7 of EN-1.
Climate Change Adaptation (Part 4.8 of EN-1	Paragraph 4.8.1 – 4.8.2 of EN-1 states: [] This part of the NPS sets out how applicants and the SoS should take the effects of climate change into account when developing and consenting	An assessment of likely significant environmental effects in r Scheme to climate change hazards, and an outline of the pro- provided in Chapter 14 (Climate Change Resilience) of the E
and Part 2.3 of EN- 3)	and Part 2.3 of EN- infrastructure. While climate change mitigation is essential to minimise the most	 The climate resilience assessment identifies the following set a. Carbon Capture Plants (this includes the additional infrast Plants); b. Existing Infrastructure; c. Road improvements; d. Appillant works (including pite lighting infrastructure, end)
	Climate change is likely to mean that the UK will experience hotter, drier summers and warmer, wetter winters. There is a likelihood of increased flooding, drought, heatwaves and intense rainfall events, as well as rising sea levels. Adaptation is therefore necessary to deal with the potential impacts of these changes that are already happening.	 d. Ancillary works (including, site lighting infrastructure, emellighting and cameras, fencing); and e. Habitat Provision Area. The assessment identifies that the above sensitive receptors operational phase of the Proposed Scheme by climate change.

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

essed and transported, before being permanently and gas fields and saline aquifers. In the UK, the f CO2 are located offshore."

agement and steps to facilitate the demonstration ations as their emissions are substantially higher

g stations in future and the Government has de gas-fired generating stations."

commercial scale fossil fuelled generating structure required to carry carbon dioxide to the

s not relevant to this DCO Application, as the ture plant and therefore overrides the need to be

oustion carbon capture technology, which has n dioxide from the flue gas emitted from two of

assumed figures set out in paragraph 4.7.1 t's encouragement of CCS technology, and anding that this policy predominantly relates to

osed Scheme accords with the relevant policies

relation to the vulnerability of the Proposed proposed design and mitigation measures is ES (APP-050).

sensitive receptors within the Proposed Scheme:

astructure associated with the Carbon Capture

mergency lighting, security infrastructure e.g.,

ors have the potential to be affected during the ange through the following climate variables:

Policy	Policy Text	Compliance with NPS
	 Paragraph 4.8.5 – 4.8.6 of EN-1 states: New energy infrastructure will typically be a long-term investment and will need to remain operational over many decades, in the face of a changing climate. Consequently, applicants must consider the impacts of climate change when planning the location, design, build, operation and, where appropriate, decommissioning of new energy infrastructure. The ES should set out how the proposal will take account of the projected impacts of climate change. While not required by the EIA Directive, this information will be needed by the SoS. The SoS should be satisfied that applicants for new energy infrastructure have taken into account the potential impacts of climate change using the latest UK Climate Projections available at the time the ES was prepared to ensure they have identified appropriate mitigation or adaptation measures. This should cover the estimated lifetime of the new infrastructure. Paragraph 2.3.2 of Part 3.2 of EN-3 states: Biomass generating stations are likely to be proposed for coastal or estuarine sites where climate change is likely to increase risks from flooding or rising sea levels, for example. In such cases applicants should, in particular, set out how the proposal would be resilient to: effects of rising sea levels and increased risk from storm surge; increased risk of flooding; impact of higher temperatures; and increased risk of drought affecting river flows. 	 a. Precipitation; b. Temperature; c. Wind; d. Humidity; and e. Sea level rise. Following mitigation, the residual climate resilience effects of 'minor adverse' (i.e., not significant) for the following potentia a. Carbon Capture Plants: i. Flooding of the Carbon Capture Plants and supportion ii. Faster rate of deterioration of materials from increation. Deterioration of material structure and fabric; b. Existing Structures: i. Increased wind loading on Main Stack compromisin. ii. Faster rate of deterioration of materials from increation. Summary To conclude, Chapter 14 (Climate Change Resilience) of the climate change in the design of the proposed new energy inf 4.8.5 of EN-1. Through this consideration, potential effects a through various adaptive measures, in line with paragraph 4. Chapter 14 (Climate Resilience) of the ES also considers ho flooding, drought, the impact of rising temperatures and the oparagraph 2.3.2 of EN-3, and the chapter concludes that the climate change on the operational phase of the Proposed Scheme EN-1 and Part 2.3 of EN-3.
Grid Connection (Part 4.9 of EN-1)	Paragraph 4.9.1 of EN-1 states: The connection of a proposed electricity generation plant to the electricity network is an important consideration for applicants wanting to construct or extend generation plant. In the market system, it is for the applicant to ensure that there will be necessary infrastructure and capacity within an existing or planned transmission or distribution network to accommodate the electricity generated. The applicant will liaise with National Grid who own and manage the transmission network in England and Wales or the relevant regional Distribution Network Operator (DNO) to secure a grid connection. It may be the case that the applicant has not received or accepted a formal offer of a grid connection from the relevant network operator at the time of the application, although it is likely to have applied for one and discussed it with them. This is a commercial risk the applicant may wish to take for a variety of reasons, although the SoS will want	Part 4.9 of EN-1 provides policy in respect of the connection network. At paragraph 4.9.1, EN-1 notes that the grid connect electricity network is an important consideration for applicant to ensure that there will be the necessary infrastructure and transmission or distribution network to accommodate the ele Paragraph 4.9.1 also emphasises that <i>"The applicant will liai the transmission network in England and Wales or the releva (DNO) to secure a grid connection."</i> This paragraph further m has not yet received or accepted a formal grid connection off although it is likely to have applied for one and discussed it w there is no obvious reason why a grid connection might not be A Grid Connection Statement (APP-036) has been submitted The Grid Connection Statement confirms that the Proposed 3 National Transmission System ('NTS'). This is because the F

of the Proposed Scheme were deemed to be tial effects:

porting infrastructure; rease in UV radiation e.g., brittleness, fading;

ising the structural integrity; rease in UV radiation e.g., brittleness, fading;

he ES (APP-050) has considered the impact of infrastructure, in accordance with paragraph are demonstrated to be sufficiently mitigated 4.8.2 and 4.8.5 of EN-1.

now the Proposed Scheme will be resilient to e effects of rising sea levels, in line with nere will be no adverse effects arising from Scheme.

ne accords with the relevant policies of Part 4.8 of

on of a proposed generation plant to the grid nection point of a generating station to the ants. The NPS highlights that it is for the applicant d capacity within an existing or planned electricity generated.

iaise with National Grid who own and manage evant regional Distribution Network Operator r notes that it may be the case that an Applicant offer at the time of submitting an application, t with them. The SoS will want to be satisfied that of be possible.

ted to the ExA to support the DCO Application. d Scheme does not require connection to the e Proposed Scheme comprises Combined Power

Policy	Policy Text	Compliance with NPS
	to be satisfied that there is no obvious reason why a grid connection would not be possible.	Turbines which will be connected through new distribution vo BECCS plant equipment. The new distribution voltage infras- part of the DCO Application.
		In addition to the above, an alternate secondary electrical su would be required to ensure uninterruptable operation of the Combined Power Turbines is not available. The connection w insulated switchgear which is located in the south-eastern pa enable this connection, upgrade works would be required to infrastructure at the 132 kV air insulated switchgear and pose demonstrates that a connection to the existing substation is to Statement states that <i>"At present, the design, installation, op responsibility of the Applicant (part of Work No. 1F within the</i>
		The Applicant has liaised with National Grid as required by p Applicant and various NG entities (National Grid Carbon Lim Electrical Transmission) is being prepared to ensure both pa facilitate the required upgrade works to enable an increase in SoCG will be progressed and submitted prior to the start of the aware of any reason why an upgrade to the existing grid imp accordance with paragraph 4.9.1.
		Summary
		The Grid Connection Statement (APP-036) confirms that the are technically feasible and that the necessary contractual ag works is being secured.
		The Applicant is liaising with NG and a SoCG is being prepa Grid ESO and National Grid Electrical Transmission.
		The Applicant therefore considers that the Proposed Scheme Part 4.9 of EN-1.
Pollution Control and Other Environmental Regulatory Regimes (Part 4.10 of EN-1)	Paragraph 4.10.1 of EN-1 states: The connection of a proposed electricity generation plant to the electricity network is an important consideration for applicants wanting to construct or extend generation plant. In the market system, it is for the applicant to ensure that there will be necessary infrastructure and capacity within an existing or planned transmission or distribution network to accommodate the electricity generated. The applicant will liaise with National Grid who own and manage the transmission network in England and Wales or the relevant regional Distribution Network Operator (DNO) to secure a grid connection. It may be the case that the	Paragraph 4.10.1 and 4.10.2 of Part 4.10 of EN-1 states that quality, water quality, land quality or noise and vibration may pollution control regulation under the pollution control framew A number of other consents and licences, including a variation for the Drax Power Station, will or may be required to build a out in the Other Consents and Licences report (APP-035) su

voltage infrastructure to be constructed near the astructure will be installed by the Applicant as

supply from the 132 kV air insulated switchgear ne Proposed Scheme when power from the n would be made at the existing 132 kV air part of the existing Drax Power Station Site. To to the existing NGET owned substation ossibly the adjacent 400 kV substation. This s technically feasible. The Grid Connection operation and maintenance of the works is the he Order)."

y paragraph 4.9.1, and a SoCG between the imited, National Grid ESO, and National Grid parties are in agreement of the key matters to a in import capacity to Drax Power Station. The f the examination. As such, the applicant is not inport capacity would not be possible, in

he required electrical connection upgrade works agreement with NGESO to secure the upgrade

pared with National Grid Carbon Limited, National

me is in accordance with the relevant policies of

at discharges or emissions which affect air ay be subject to separate, but complementary, ework or other consenting and licensing regimes. tion to the existing Environmental Permit ('EP') and operate the Proposed Scheme, and are set submitted with the DCO Application.

Policy Policy	Text	Compliance with NPS
application interest application interest be poss Paragri The platiniterest public allow of to proviacceptation prevenion of substilevel. I guard at Paragri In const whether impacts themse control land dir enforce duplication Paragri Many Permitti require Enviror authori to meetine Solice the Solice be inclading MMO, conserier enviror timely encour	ant has not received or accepted a formal offer of a grid connection from evant network operator at the time of the application, although it is likely applied for one and discussed it with them. This is a commercial risk the ant may wish to take for a variety of reasons, although the SoS will want eatisfied that there is no obvious reason why a grid connection would not	 Compliance with NPS Paragraph 4.10.3 of EN-1 goes on to state that in considerin SoS should focus on whether the development itself an accer that use, rather than the control of processes, emissions and Paragraph 4.10.3 of EN-1 also states that the SoS: <i>"should work on the assumption that the relevant pollution or regulatory regimes, including those on land drainage, water applied and enforced by the relevant regulator".</i> Paragraph 4.10.7 of EN-1 states that the SoS: <i>"should be satisfied that development consent can be gratimpacts. Working in close cooperation with EA and/or the polodies, such as the MMO, Natural England, the Countryside water and sewerage undertakers, the SoS should be satisfied developments, that:</i> The relevant pollution control authority is satisfied that pounder the pollution control authority is satisfied that go under the pollution when the proposed development is added wo particularly in relation to statutory environmental quality lill Regarding the first bullet point above, consultation has been authorities as is detailed in further in this Table below, in the Scoping Opinion (APP-116), and also within each relevant construction. Importantly paragraph 4.10.8 of EN-1 states that the SoS should prever consents or ilcences, or other consents, will not subse The Applicant is not aware of any reason which would prever consents from subsequently being granted. Summary Through consultation with the relevant pollution control author paragraph 4.10.7 of EN-1. The Applicant notes that the Proposed Scheme will require a submitted a Other Consents and Licenses report (APP-035) are likely to be required during the construction and operatic

ing an application for development consent, the ceptable use of the land is, and on the impacts of nd discharges themselves.

control regime and other environmental er abstraction and biodiversity, will be properly

anted taking full account of environmental pollution control authority, and other relevant de Council for Wales, Drainage Boards, and fied before consenting any potentially polluting

ootential releases can be adequately regulated

d the site are not such that the cumulative effects ould make that development unacceptable limits."

en undertaken with the relevant pollution control ne Consultation Report (APP-018), the PINS EIA c chapter of the ES.

he ES demonstrates that there are no existing would make the development unacceptable when In addition, the CEMP which is secured via a control emissions and pollution during

should not refuse consent on the basis of any relevant necessary operational pollution sequently be granted.

vent the relevant permits, licences, or other

horities, the Applicant has sought to ensure that llution control framework in accordance with

e a series of other consents and licenses and has 5) which sets out in detail what other consents tional phases, and decommissioning of the

Policy	Policy Text	Compliance with NPS
	 Paragraph 4.10.7 of EN-1 states: The SoS should be satisfied that development consent can be granted taking full account of environmental impacts. Working in close cooperation with EA and/or the pollution control authority, and other relevant bodies, such as the MMO, Natural England, the Countryside Council for Wales, Drainage Boards, and water and sewerage undertakers, the SoS should be satisfied, before consenting any potentially polluting developments, that: the relevant pollution control authority is satisfied that potential releases can be adequately regulated under the pollution control framework; and the effects of existing sources of pollution in and around the site are not such that the cumulative effects of pollution when the proposed development is added would make that development unacceptable, particularly in relation to statutory environmental quality limits Paragraph 4.10.8 of EN-1 states: The SoS should not refuse consent on the basis of pollution impacts unless it has good reason to believe that any relevant necessary operational pollution control permits or licences or other consents will not subsequently be granted. 	The Applicant is not aware of any reasons why any permits, or where required. Based on the above, the Applicant considers that the Propos of Part 4.10 of EN-1.
Safety (Part 4.11 of EN-1)	 Paragraph 4.11.1 of EN-1 states: HSE is responsible for enforcing a range of occupational health and safety legislation some of which is relevant to the construction, operation and decommissioning of energy infrastructure. Applicants should consult with the Health and Safety Executive (HSE) on matters relating to safety. Paragraphs 4.11.2 – 4.11.3 of EN-1 state: Some technologies, for example the use of salt caverns for underground gas storage, will be regulated by specific health and safety legislation. The application of these regulations is set out in the technology-specific NPSs where relevant. Some energy infrastructure will be subject to the Control of Major Accident Hazards (COMAH) Regulations 1999. These Regulations aim to prevent major accidents involving dangerous substances and limit the consequences to people and the environment of any that do occur. COMAH regulations apply throughout the life cycle of the facility, i.e. from the design and build stage through to decommissioning. They are enforced by the Competent Authority comprising HSE and the EA acting jointly in England and Wales (and by the HSE and Scottish Environment Protection Agency acting jointly in Scotland). The same principles apply here as for those set out in the previous section on pollution control and other environmental permitting regimes. Paragraph 4.11.4 of EN-1 states: Applicants seeking to develop infrastructure subject to the COMAH regulations should make early contact with the Competent Authority. If a safety report is required it is important to discuss with the Competent Authority the type of 	Chapter 17 (Major Accidents and Disasters) of the ES (APP-6 the Proposed Scheme to the risk of major accidents and/or d Regulations 2017. In accordance with the relevant policies of EN-1, the Applicar relating to safety, and, as set out in part 17.3 of Chapter 17 (I Consultation Report (APP-018) submitted alongside the DCC and matters raised in HSE's Section 42 Consultation Comme Chapter 17 of the ES confirms that the Proposed Scheme is of following risk events: <u>Construction Phase and Decommissioning</u> a. Fluvial flooding; b. Major Accident Hazard (MAH) Chemical Sites; c. Dam breaches; d. Transport accidents - road; and e. Flood defence failure. <u>Operational Phase</u> a. Fluvial flooding; b. MAH Chemical Sites; c. Dam breaches; d. Air pollution accidents; and e. Flood defence failure.

s, consents or licenses would not be granted,

osed Scheme accords with the relevant policies

P-053) addresses the potential vulnerability of disasters ('MA&D') as required by the EIA

cant has consulted with the HSE on matters (MA&D) of the ES (APP-053), and in the CO Application. No objection has been raised ments have been addressed.

is considered to be potentially vulnerable to the

Policy	Policy Text	Compliance with NPS
	information that should be provided at the design and development stage, and what form this should take. This will enable the Competent Authority to review as much information as possible before construction begins, in order to assess whether the inherent features of the design are sufficient to prevent, control and	The above potential MA&D Events are assessed to potential Dioxide Processing and Compression Plant. Both sections o Station Site. The assessment is set out at Appendix 17.2 (Er (APP-172).
	mitigate major accidents. The SoS should be satisfied that an assessment has been done where required and that the Competent Authority has assessed that it meets the safety objectives described above.	The Risk Event types to which the Proposed Scheme is not Long List of potential major accident(s) and / or disaster(s) e Accidents and Disasters Long List) of the ES (APP-171).
		The assessment at Appendix 17.2 (Risk Record) of the ES (the Proposed Scheme may be vulnerable to during the cons three MA&D Events are identified with the potential to impac
		The MA&D assessment adopts a different assessment appro- mitigation measures are collectively considered at the same events to which the Proposed Scheme may be vulnerable ar practical ('ALARP').
		Therefore, Chapter 17 (MA&D) of the ES (APP-053) confirme measures (presented in Appendix 17.2 of the ES) as put forv considered that the identified potential construction, operatio accident(s) and / or disaster(s) events would all be managed
		Therefore, the assessment concludes that there is no likely r as based on the information currently available in other relev anticipated to be ALARP.
		Summary
		The above demonstrates that the Applicant has taken all release appropriate safety provisions.
		The Applicant therefore considers it has been sufficiently der with the relevant policies of Part 4.11 of EN-1.
Hazardous	Paragraph 4.12.1 of EN-1 states:	Paragraph 4.12.1 of EN-1 states that all establishments wish
Substances (Part 4.12 of EN-1)	All establishments wishing to hold stocks of certain hazardous substances above a threshold need Hazardous Substances consent. Applicants should consult the HSE at pre-application stage93 if the project is likely to need hazardous substances consent. Where hazardous substances consent is applied for, the SoS will consider whether to make an order directing that hazardous substances consent shall be deemed to be granted alongside making an order granting	substances above a certain threshold require Hazardous Sul state that applicants should consult the HSE at the pre-applic consent. As stated in above, HSE has been consulted on the (APP-018) sets out the details of HSE's consultation respons as does Chapter 17 (MA&D) of the ES (APP-053).
	development consent94. The SoS should consult HSE about this.	As set out in the Other Consents and Licences report (APP- may be required for storage of chemicals/hazardous materia the ES details that the Applicant confirmed to HSE that an ap

ially impact upon the BECCS Plant, Carbon of plant are located within the Drax Power Environmental Statement Risk Record) of the ES

ot considered to be vulnerable, are shown in the events provided in Appendix 17.1 (Major

6 (APP-172) identifies two MA&D Events which nstruction phase and decommissioning, and act the operational phase.

broach from other topic chapters whereby all the time to determine whether potential MA&D are managed to be as low as reasonably

ms that based on the assumptions and mitigation prward in other relevant ES chapters, it is tional and decommissioning phase major ed to be ALARP.

y requirement for secondary mitigation measures, evant ES chapters, it is deemed that the risks are

elevant matters into account to provide

lemonstrated that the Proposed Scheme accords

shing to hold stocks of certain hazardous Substances Consent (HSC). EN-1 goes on to plication stage if a project is likely to need such the Proposed Scheme. The Consultation Report onse and how the Applicant has responded to it,

P-035) submitted with the DCO Application, HSC rials in relation to the BECCS units. Chapter 17 of application for HSC will be submitted, if required.

Policy	Policy Text	Compliance with NPS
		Nevertheless, embedded mitigation for the Proposed Schem submitted to SDC for approval prior to construction works co- implemented during the construction phase and would detail human health and the environment from contamination and requirement in Schedule 2 of the Draft DCO (AS-076) secure CEMP, to be submitted to and approved by SDC, prior to the <i>Summary</i> The Applicant considers that the Proposed Scheme accords hazardous substances, as the Applicant has undertaken the by EN-1 and taken all relevant matters into account to provid and precaution.
		The Applicant therefore considers the Proposed Scheme is 4.12 of EN-1.
Health (Part 4.13 of EN-1)	 Paragraph 4.13.1 of EN-1 states: Energy production has the potential to impact on the health and well-being ("health") of the population. Access to energy is clearly beneficial to society and to our health as a whole. However, the production, distribution and use of energy may have negative impacts on some people's health. Paragraph 4.13.2 of EN-1 states: As described in the relevant sections of this NPS and in the technology specific NPSs, where the proposed project has an effect on human beings, the ES should assess these effects for each element of the project, identifying any adverse health impacts, and identifying measures to avoid, reduce or compensate for these impacts as appropriate. The impacts of more than one development may affect people simultaneously, so the applicant and the SoS should consider the cumulative impact on health. Paragraph 4.13.4 of EN-1 states: New energy infrastructure may also affect the composition, size and proximity of the local population, and in doing so have indirect health impacts, for example if it in some way affects access to key public services, transport or the use of open space for recreation and physical activity. 	 Paragraph 4.13.1 of EN-1 states that "Energy production has being ("health") of the population." Paragraph 4.13.2 goes on to state that proposals which have effects assessed by the ES for each element of the project, i measures to avoid, reduce or compensate the impacts as ap Paragraph 4.13.2 also states that cumulative impacts of hearmore than one development could affect people simultaneous Paragraph 4.13.4 states: <i>"The direct impacts on health may include increased traffic, waste and substances, noise, exposure to radiation, and incomposition of the particular Chapters 6 (Air Quality) (APP-042) 11 (Ground Conditions) (APP-047), 16 (Population, Health at (Cumulative Effects) (APP-054)).</i> Chapter 6 (Air Quality) of the ES (APP-042) confirms that the the Proposed Scheme will have no significant effect on local mitigation measures detailed in Appendix 6.2 (Construction approace). These mitigation measures would be include requirement in Schedule 2 of the Draft DCO (AS-076). The aphase of the Proposed Scheme will have no significant effect on local mitigation necessition nor cumulatively. With regard to noise, Chapter 7 (Noise and Vibration) of the environmental effects for noise or vibrations have been idem sensitive receptors with regard to construction, operational approximation.

eme will be set out in a CEMP, which will be commencing. The approved CEMP would be ail measures for the prevention of impacts to d the control of hazardous substances. A ures the preparation and implementation of a he commencement of development.

ds with Part 4.12 of EN-1 with regard to ne relevant pre-application consultation required vide appropriate hazardous substance storage

s in accordance with the relevant policies of Part

as the potential to impact on the health and well-

ave effects on human beings should have said t, identifying any adverse health impacts and appropriate.

ealth should be considered, as the impacts of ously.

e, air or water pollution, dust, odour, hazardous ncreases in pests."

ocal residents and users of adjacent land has v-topic basis within the ES chapters as 2), 7 (Noise and Vibration) (APP-043),

and Socio-Economics) (APP-052) and 18

the construction phase and decommissioning of cal air quality subject to the implementation of n and Decommissioning Dust Assessment) of the ded in the CEMP, which is secured by a e assessment also confirms that the operational ect on local air quality with respect to human

e ES (APP-043) assesses that no significant entified for the Proposed Scheme on nearby and decommissioning works or traffic. Any noise nd suitably mitigated through the CEMP which is

Policy	Policy Text	Compliance with NPS
		secured by a requirement in Schedule 2 of the Draft DCO (A enhancement measures are proposed.
		Chapter 11 (Ground Conditions) of the ES (APP-047) sets of through the CEMP, which will be implemented to mitigate risk measures such as appropriate stockpile segregation, location requirements for construction workers to wear PPE, amongs
		Chapter 18 (Cumulative Effects) of the ES (APP-054) confirm projects, has the potential for temporary, adverse effects dur noise and changes in landscape. Ultimately, these impacts a the implementation of mitigation measures in the CEMP and
		Chapter 16 (Population, Health and Socio-economics) of the be a temporary slight adverse cumulative effect on increased facilities, and access to development land and businesses du relevant other developments and the Proposed Scheme. How
		As such, combined with the benefits of local employment opp Proposed Scheme, which are set out in detail within Chapter Table, the overall combined effect for the Proposed Scheme positive, and the slight, temporary adverse effects identified for Scheme are considered by the Applicant to be outweighed by sustainable job generation.
		Information on sustainable job generation is set out in further 16 of the ES.
		Summary
		The above assessment demonstrates that the Applicant has provide appropriate mitigation for potential impacts to human relevant chapters of the ES noted above. Cumulative impacts with paragraph 4.13.2.
		The Proposed Scheme is therefore considered by the Applic 4.13 of EN-1.
Common Law Nuisance and Statutory Nuisance (Part 4.14 of EN-1)	Paragraph 4.14.2 states: It is very important that, at the application stage of an energy NSIP, possible sources of nuisance under section 79(1) of the 1990 Act and how they may be mitigated or limited are considered by the SoS so that appropriate requirements can be included in any subsequent order granting development consent. (See Section 5.6 on Dust, odour, artificial light etc. and Section 5.11 on Noise and vibration.)	In line with APFP Regulation 5(2)(f), paragraph 4.14.2 of EN- application stage of an energy NSIP, possible sources of nuis Environmental Protection Act 1990 ('EPA'), and how they ma the SoS so that appropriate requirements can be included in consent.

AS-076). As a result, no design, mitigation or

out the mitigation measures which are secured risks to human health. This includes specific rions and containment measures and gst others.

rms the Proposed Scheme, in combination other uring the construction phase due to construction are temporary, and Chapter 18 considers that ind visual screening will reduce the effects.

he ES (APP-052) concludes that there may also sed demand for accommodation and community during the construction phase between the lowever, this would not be significant.

opportunities in the area generated by the ter 16 of the ES (APP-052) and below within this ne on health for the construction phase would be d for the construction phase of the Proposed I by the positive cumulative impacts of

er detail further below in this Table and Chapter

as taken all applicable matters into account to an health and wellbeing, as set out in the acts have also been considered, in accordance

icant to accord with the relevant policies of Part

N-1 states that it is very important that, at the uisance under section 79(1) of the nay be mitigated or limited, are considered by in any subsequent order granting development

Policy	Policy Text	Compliance with NPS
		The Applicant has prepared and submitted a Statutory Nuisa the requirements of APFP Regulation 5(2)(f) and paragraph whether the Proposed Scheme could cause a statutory nuisa
		The only matter addressed by the ES which has been assess Scheme and which may have a bearing on the EPA is visual Section 3 of the Statutory Nuisance Statement (APP-034) the significant visual amenity effects that would constitute 'nuisan identified secondary mitigation measures.
		Other potential nuisance aspects have been considered in S and through embedded mitigation no statutory nuisance effe
		As noted above, the operation of the Proposed Scheme wou to the existing Environmental Permit.
		Summary
		Based on the reasons set out above, the Applicant considers with Part 4.14 of EN-1, as the Applicant has taken all applica provide appropriate mitigation where necessary. The Applica to be in accordance with the relevant policies of Part 4.14 of
Security Considerations (Part 4.15 of EN-1)	Paragraph 4.15.1 of EN-1 states: National security considerations apply across all national infrastructure sectors. Overall responsibility for security of the energy sector lies with DECC. It works closely with Government security agencies including the Centre for the Protection of National Infrastructure (CPNI) to reduce the vulnerability of the most 'critical' infrastructure assets in the sector to terrorism and other national security threats. The Office for Civil Nuclear Security (OCNS) is the security regulator for the UK's civil nuclear industry. Paragraph 4.15.2 of EN-1 states: Government policy is to ensure that, where possible, proportionate protective security measures are designed into new infrastructure projects at an early stage in the project development. Where applications for development consent for infrastructure covered by this NPS relate to potentially 'critical' infrastructure, there may be national security considerations. Paragraph 4.15.4 of EN-1 states: The applicant should only include sufficient information in the application as is necessary to enable the SoS to examine the development consent issues and make a properly informed decision on the application.	Paragraph 4.15.1 of EN-1 explains that national security consinfrastructure sectors. Overall responsibility for security of the 4.15.2 of EN-1 notes that Government policy is to ensure that security measures are designed into new infrastructure at an applications for development consent for infrastructure related be national security considerations. Paragraph 4.15.4 states: <i>"The applicant should only include sufficient information in the [Secretary of State] to examine the development consent iss the application."</i> The Proposed Scheme would largely be located within the D subject to security management such as gate house control a control to buildings, remote monitoring (CCTV) and manned The Design Framework (APP-195) sets out other security meaning the provide a framework for Scheme for the operational phases. The production of the fine Local Authority is secured by a requirement in Schedule 2 of
		Summary
		The above assessment demonstrates that sufficient informat and that detailed measures are secured through requirement

sance Statement (APP-034) in order to satisfy n 4.14.2 of EN-1. This Statement considers sance.

essed as likely to be significant for the Proposed al amenity. However, it is demonstrated in hat the Proposed Scheme would have no ance' effects following the implementation of the

Section 4 of the Statutory Nuisance Statement ects are considered likely to occur.

ould be regulated by the EA through a variation

ers that the Proposed Scheme is in accordance cable matters into account to limit nuisance and cant therefore considers the Proposed Scheme of EN-1.

onsiderations apply across all national he energy sector lies with BEIS. Paragraph nat, where possible, proportionate protective an early stage in the project development. Where ite to potentially critical infrastructure, there may

the application as is necessary to enable the ssues and make a properly informed decision on

Drax Power Station Site, which is already of at the entrance to Drax Power Station, access d monitoring (patrolling and visibility.

measures which will be implemented at the Drax tegy (APP-184) is submitted with the DCO for the final lighting design for the Proposed final Lighting Strategy to be approved by the of the DCO (AS-076).

ation regarding security is provided at this stage, ents within Schedule 2 of the DCO.

Policy	Policy Text	Compliance with NPS
		The Applicant therefore considers that the Proposed Scheme Part 4.15 of EN-1.
Air Quality and Emissions (Part 5.2 of EN-1 and Part 2.5.37- 2.5.45 of EN-3)	 Paragraphs 5.2.6 and 5.2.7 of EN-1 state: Where the project is likely to have adverse effects on air quality the applicant should undertake an assessment of the impacts of the proposed project as part of the Environmental Statement (ES). The ES should describe: Any significant air emissions, their mitigation and any residual effects distinguishing between the project stages and taking account of any significant emissions from any road traffic generated by the project; The predicted absolute emission levels of the proposed project, after mitigation methods have been applied; Existing air quality levels and the relative change in air quality from existing levels; and Any potential eutrophication impacts. Paragraph 5.2.9 of EN-1 states: The SoS should generally give air quality considerations substantial weight where a project would lead to a deterioration in air quality limits. However, air quality considerations will also be important where substantial changes in air quality levels are expected, even if this does not lead to any breaches of national air quality limits. Paragraph 5.2.10 of EN-1 states: In all cases the SoS must take account of any relevant statutory air quality limits. Where a project is likely to lead to a breach of such limits the developers should work with the relevant authorities to secure appropriate mitigation measures to allow the proposal to proceed. In the event that a project will lead to noncompliance with a statutory limit the SoS should refuse consent. Paragraph 5.2.11 of EN-1 states: The SoS 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 	 (see Table 6.5 of APP-042), the maximum generated LDV f any road link are predicted to be below the respective IAQM outside of an AQMA. As such, the change in traffic arising fro have no effect on local air quality. The impact of potential en traffic has therefore been scoped out of the air quality ass Opinion dated 26 February 2021 (APP-116), provided that presented in the relevant chapters of the ES. <i>Construction Phase and Decommissioning</i> The Proposed Scheme has the potential to affect air quality dust, including PM₁₀, generated by construction phase and de the Proposed Scheme with the potential to cause dust soilin identified sensitive receptor locations within the construction emissions of dust and particulate matter are transported be could have an adverse impact on local air quality. Larger dust particles fall out of the atmosphere quickly after proximity to the source of emission. Dust, therefore, is unlike
	The policies at Part 2.5.37-2.5.45 of EN-3 relate to air quality and emissions considerations specific to biomass/ waste combustion plant. Paragraph 2.5.40 of EN-3 states:	 local air quality. However, its deposition on property and can may be perceived as amenity loss or damage caused, thus r are, however, temporary. The construction phase dust risk assessment therefore foce (not exceeding 10 μm in aerodynamic diameter), which are assessed with respect to human receptors. The dust and

me is in accordance with the relevant policies of

hapter 6 (Air Quality) of the ES (APP-042) reports mental effects arising from the Proposed Scheme on air quality as a result of the Proposed Scheme, that have been identified, reports the assessment tails the monitoring that should be carried out for eline and relative changes in concentrations as a ssion levels of the Proposed Scheme with primary

e ES describes any significant air emissions, their een the Proposed Scheme Stages (construction, f any significant emissions from any road traffic t emissions from construction traffic are expected hin and outside of the Selby AQMA. In addition, Scheme, as derived by the Transport Assessment / flows (28 AADT) and HDV flows (20 AADT) on QM / EPUK screening criteria for both within and from the construction and operational phases will emissions from construction and operational road ssessment, as agreed with PINS in the Scoping at appropriate evidence could be provided, as is

ty as a result of uncontrolled emissions of fugitive decommissioning phase activities associated with ling of properties and / or impact human health at on phase assessment study area (APP-068). If the beyond the Order Limits, the Proposed Scheme

ter initial release, and therefore tend to settle in kely to cause long-term or widespread changes to cars can cause 'soiling' and discolouration, which resulting in nuisance complaints. These impacts

cusses on levels of the smaller particles of dust e known as particulate matter (PM₁₀). These are d PM₁₀ sources include demolition, earthworks,

Policy	Policy Text	Compliance with NPS
	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 2.5.42 of EN-3 states: The pollutants of concern arising from the combustion of waste and biomass include NOx 14, Sox 15, particulates and CO ₂ . Paragraph 2.5.44 of EN-3 states: where a proposed biomass combustion generating station meets the requirements of LCPD and will not exceed the local air quality standards, the SoS should not regard the proposed biomass infrastructure as having adverse impacts on health. Paragraph 2.5.45 of EN-3 states: Abatement technologies should be those set out in the relevant sector guidance notes as produced by the 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 SoS does not need to consider equipment selection in its determination process.	 construction and trackout. The potential dust emission magn large' (for a variety of reasons set out in Chapter 6 of the ES Works associated with the Flood Compensation Area (FCA fugitive dust emissions during the construction phase. Howe receptors within 350m of the FCA Order Limits, (as defined by any impact can be suitably addressed through mitigative mea- would be required to excavate and move material within the s and short-term and, given the absence of high sensitivity re- there would be no change to impacts on local air quality. All FCA Order Limits and would not need to be transported off would be required to excavate and move material within the s and short-term, and, given the absence of high sensitivity re- there would be no change to impacts on local air quality. The findings of the dust risk assessment have informed the pri in the REAC (AS-092). Mitigation measures include, but are is secured by Schedule 2 (Requirements) of the DCO (AS-07 (AS-086) and Framework CWTP at Appendix 5.2 of the ES impacts associated with construction worker traffic HDV mov These plans will also be secured by a requirement in Schedu To summarise the construction phase and decommissionin measures detailed in Appendix 6.2 (Construction and Decom 126) and included in the REAC for the Proposed S decommissioning activities will have no significant effect on 1 When assessed against the relevant policies of EN-1 and El acceptable with regard to air quality effects during the constr Operational Phase The Proposed Scheme has the potential to affect air quality following: Emissions to air from the operation of the Proposed Sche and / or nitrogen-sensitive and acid-sensitive habitats at Operation Phase Assessment Study Area (APP-069); ar Cumulative emissions to air from the operation of the Proposed Sche and / or nitrogen-sensitive receptors within the Opera are set out in Chapter 18 (Cumulative Effects) of the ES Chapter 6 (Air Quality) of the ES (APP-042) concludes that er wil

nitude from each of these sources is classed as S (APP-042)).

CA) solution also have the potential to generate wever, given that there will be no high sensitivity by Institute of Air Quality Management guidance), easures. Whilst some non-road mobile machinery e site, emissions from these would be intermittent receptors within 350 m of the FCA Order Limits, all excavated material would be reused within the off site. Whilst some non-road mobile machinery e site, emissions from these would be intermittent receptors within 350 m of the FCA Order Limits,

proposed mitigation measures which are detailed e not limited to, a requirement for a CEMP which 076). An Outline CTMP at Appendix 5.1 of the ES S (APP-120) have been prepared to manage the ovements, and Abnormal Indivisible Loads (AIL). dule 2 of the DCO (AS-076).

ng impact, with the application of the mitigation mmissioning Dust Assessment) of the ES (APP-Scheme (AS-092), construction phase and local air quality.

EN-3, the Proposed Scheme is considered to be truction phase and decommissioning.

y during the operational phase as a result of the

heme with the potential to impact human health it identified sensitive receptors within the and

roposed Scheme and from other relevant / or nitrogen-sensitive and acid-sensitive ration Phase Study Area (cumulative impacts S (APP-054)).

emissions in the With Proposed Scheme scenario ptors.

ly and nationally designated habitat sites, when ing at full load and units 3 and 4 running at mid-

Scheme scenario alone will not result in receptors;

Policy	Policy Text	Compliance with NPS
		 Contributions to nitrogen deposition associated with emis alone will not result in significant air quality effects at the
		Acid deposition rates at sensitive habitats within the Low and SSSI, and SSSI designations at Breighton Meadows above 1% of the respective critical load with regard to the with Proposed Scheme scenario. The background levels habitats within these designated sites already exceed the associated Proposed Scheme Predicted Environmental be exceeded. Significant effects relating to acid deposition therefore cannot be screened out when considering the in Scheme alone; and
		 Acid deposition rates at all other international, national, a the 1% criterion and, therefore, emissions in the with Pro in significant air quality effects at those sites.
		To reduce potential impacts relating to acid deposition, mitig to the Main Stack emissions parameters were applied, withi constraints, to the 'With Proposed Scheme' scenario (the as Baseline and With Proposed Scheme and Other Projects sce
		~ Reduce SO ₂ emissions by 40%, applied to the CCS Bion
		~ Increase exit temperature of flue gases from the CCS Un
		The purpose of the above measures is to increase buoyancy in improving dispersion of all pollutants, and to reduce the cond the with Proposed Scheme scenario contribution to acid depo
		The proposed mitigation is demonstrated to reduce the maxir Thorne Moor SAC and SSSI, and Derwent Ings SSSI to belo
		The proposed mitigation is demonstrated to reduce the massenario alone at Lower Derwent Valley SAC and the SSSIs to 1.1% of the respective critical load at each of these sites, criterion. Chapter 8 (Ecology) of the ES (APP-044) concluinformation presented in the Habitats Regulations Assessment magnitude of the predicted impacts, effects on internationally to be negligible and not significant. It further concludes that Scheme scenario are minimal and would not lead to any predicted sites.
		In summary, the operational phase of the proposed scheme effects on ecological receptors.
		GHG Emissions
		Introduction
		Chapter 15 of the ES (APP-051) reports the outcome of the effects arising from the Proposed Scheme on climate, speci accords with both the EN-1 policies set out above, and the EI.

nissions in the with Proposed Scheme scenario le assessed ecological receptors;

wer Derwent Valley SAC, Thorne Moor SAC ws, Derwent Ings, and Barn Hill Meadows are the modelled Process Contribution ('PC') in the els of acid deposition at the relevant sensitive heir respective critical loads, therefore the I Concentration ('PEC') screening criterion will tion at the aforementioned designated sites e impacts of emissions from the Proposed

, and local designated sites assessed are below roposed Scheme scenario alone will not result

igation in the form of operational changes to the hin the tolerance of engineering and operational assessment presents concentrations for both the cenarios). The operational changes include:

omass Units; and

Jnits from 80°C to 103°C.

in the flue gases leaving the Main Stack, thereby ncentration of SO₂ being emitted, thus mitigating position at the identified sensitive habitats.

kimum impacts of the Proposed Scheme alone at low the 1% significance screening criterion.

haximum impacts in the with Proposed Scheme is at Breighton Meadows and Barn Hill Meadows s, representing marginal exceedances of the 1% cludes that based on air quality modelling and sment report (APP-185) and given the minimal ally and nationally designated sites are predicted nat the air quality impacts in the with Proposed perceptible changes in the condition of locally

e is not anticipated to have any likely significant

e assessment of likely significant environmental cifically greenhouse gas (GHG) emissions. This EIA Regulations 2017, which state *"The EIA must*"

Policy	Policy Text	Compliance with NPS
		identify, describe and assessthe direct and indirect sign onclimate" (Regulation 5(2))."
		Construction and Operational Phases
		The impact on climate assessment presented in Chapter 1 construction phase of the Proposed Scheme are likely to hav operation, however, the Proposed Scheme would result in budget (2028-2032) in comparison to the baseline scena emissions.
		No intra and inter-project adverse cumulative effects are anti a result of GHG emissions.
		Proposed Scheme Lifecycle
		The lifecycle of the Proposed Scheme has also been conside emissions for the Proposed Scheme are considered to have a emissions during operation occur over a longer timeframe adverse emissions, resulting in a net reduction in emissions i
		Mitigation
		Nevertheless, mitigation in the form of detailed design optimic outlined in PAS 2080 (BSI, 2016) are included, thus secured via the detailed design requirement in Schedule 2 of the DCC
		Other mitigative measures will be implemented during the co in the REAC and will be included within a CEMP which is se the DCO. The CEMP will include a variety of measures, such aligning with the carbon hierarchy outlined in PAS 2080 (BSI, Management Plan ('SWMP') and Materials Management Pla
		Summary
		The assessment of likely significant effect on air quality a undertaken in line with paragraphs 5.2.6 and 5.2.7 of EN-1, a of EN-1 and EN-3. the Applicant considers the Proposed S effects during all phases of development. The Proposed Sche Part 2.5.37-2.5.45 of EN-3policies of EN-1 and EN-3.
		Further information on ecological effects can be found below 044). The findings of the Habitats Regulations Assessment Application and accordance with NPS policy relating to biodiv
		With regard to GHG emissions, Chapter 15 concludes that the adverse effects during the construction phase of the Proposed measures are not quantifiable at this stage, as such, the res unchanged, and therefore are assessed to be moderate, sig As aforementioned, during operation, the Proposed Schem effect.

ignificant effects of the proposed development

15 identifies that the GHG emissions from the ave moderate, significant adverse effects. During n a reduction in emissions from the fifth carbon nario, due to the sequestration of operational

nticipated to arise from the Proposed Scheme as

ered, and Chapter 15 concludes that the lifecycle a significant beneficial effect as the sequestered e and are greater than the construction phase s in comparison to the baseline scenario.

nisation to reflect the carbon reduction hierarchy ed, in the REAC (AS_092), and are also secured CO (AS-076).

construction phase. These measures are set out secured through a requirement in Schedule 2 of ch as the use of efficient construction processes SI, 2016), and the implementation of a Site Waste an ('MMP').

arising from the Proposed Scheme has been and when assessed against the relevant policies Scheme is acceptable with regard to air quality neme therefore accords with Part 5.2 of EN-1 and

ow and in Chapter 8 (Ecology) of the ES (APPnt ('HRA') Report (APP-185) submitted with the diversity impacts are also considered below.

he proposed mitigation measures will reduce any ed Scheme, however, the impact of the mitigation esidual effects of the Proposed Scheme remain ignificant adverse in respect of GHG emissions. me is assessed to have a significant beneficial

Policy	Policy Text	Compliance with NPS
Biodiversity and	Paragraph 5.3.3 of EN-1 states:	Introduction
Geological Conservation (Part 5.3 of EN-1)	ES clearly sets out any effects on internationally, nationally and locally designated sites of ecological or geological conservation importance, on protected species and on habitats and other species identified as being of principal importance for the conservation of biodiversity. The applicant should provide environmental information proportionate to the infrastructure where EIA is not required to help the SoS consider thoroughly the potential effects of a	Chapters 8 (Ecology) of the ES (APP-044) and 11 (Ground C outcome of assessments undertaken of likely significant effe from the Proposed Scheme. A HRA report (APP-185) has all enable an appropriate assessment under the Conservation of amended) (the Habitats Regulations) of the Proposed Scheme
		Chapter 11 (Ground Conditions) of the ES (APP-047) reports significant environmental effects arising from the Proposed S geological conservation, Chapter 11 concludes that there are
	Paragraph 5.3.4 of EN-1 states:	Figure 11.1 (Ground Conditions Study Areas and Superficial
	The applicant should show how the project has taken advantage of opportunities to conserve and enhance biodiversity and geological conservation interests.	there would be no effects associated with geological cons below assessment therefore focusses on biodiversity con
	Paragraphs 5.3.6 to 5.3.11 of EN-1 state:	Construction Phase and Decommissioning
	In having regard to the aim of the Government's biodiversity strategy the SoS should take account of the context of the challenge of climate change: failure to address this challenge will result in significant adverse impacts to biodiversity. The policy set out in the following sections recognises the need to protect the most important biodiversity and geological conservation interests. The benefits	 Chapter 8 (Ecology) of the ES (APP-044) and Appendix 4 (E (AS-052) identifies the following likely significant effects for e and decommissioning of the Proposed Scheme: Permanent or temporary removal or disturbance of habit Power Station Site and East Construction Laydown Area
	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 SoS may take account of any such net benefit in cases where it can be demonstrated.	 Area; Habitat loss and disturbance for roosting, foraging and c reptiles, great crested newts, terrestrial invertebrate, gre
	As a general principle, and subject to the specific policies below, development should aim to avoid significant harm to biodiversity and geological conservation interests, including through mitigation and consideration of reasonable alternatives (as set out in Section 4.4 above); where significant harm cannot be avoided, then appropriate compensation measures should be sought.	 Potential to lead to infringement of the legislation prot Badgers Act (1992); Potential intermittent disturbance to breeding birds in Potential impact pathway affecting the local otter pope Potential spread of Himalayan balsam and Cotoneast
	In taking decisions, the SoS 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	To mitigate and compensate for the potential impacts on eco surveys and assessment would be required prior to construct to re-confirm the ecological baseline to ensure construction p
	environment.	Additionally, precautionary working methods, ecological super and vegetation clearance strategies and associated method
	The most important sites for biodiversity are those identified through international conventions and European Directives. The Habitats Regulations 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.	construction phase and would be included in the CEMP for the These measures to minimise and mitigate the impacts of corr in greater detail in the REAC (AS-092), and are secured via Limits, and via a Section 106 (S106) agreement for measure With the implementation of mitigation measures, the Propose likely residual significant effects at construction phase and de

Conditions) of the ES (APP-047) report the fects on biodiversity and geodiversity arising also been prepared to provide information to of Habitats and Species Regulations 2017 (as eme.

orts the outcome of the assessment of likely d Scheme on Ground Conditions. In terms of are no RIGS within the study area presented at ial Geology) of the ES (APP-108). Therefore, ervation as a result of the Proposed Scheme. The ervation impact only.

(Ecology Survey Technical Note) of the PCAR ecology associated with the construction phase

bitats within the Order Limits (i.e. within the Drax ea) and within the Off-Site Habitat Provision

- l commuting bats, breeding and wintering birds, reen-winged orchid
- ecting badgers and their setts (Protection of
- he wider woodland habitats of the FCA;
- lation via water drainage; and
- er sp.

cological receptors, a series of ecological uction taking place. This would include walkovers or phase mitigation remains appropriate.

pervision including toolbox talks, sensitive site of statements, would be required during the r the Proposed Scheme.

construction and decommissioning are recorded a a DCO requirement for land within the Order ares relating to land outside of the Order Limits.

bsed Scheme is assessed to have the following decommissioning:

Policy	Policy Text	Compliance with NPS
	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 National Nature Reserves are notified as SSSIs.	 A minor adverse effect in the short term on habitats and I and establishes during this period, and compensation me A minor adverse effect on breeding and wintering birds a A minor adverse, significant at a District scale in the short
	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 SoS 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 biodiversity or geological interest.	 A minor adverse, significant at a District scale in the short reaching their target condition on terrestrial invertebrates A minor adverse, significant impact at a County scale in the successful colonisation of the green-winged orchid reception. There will be no significant effects on Statutory Designated Statuting the construction phase and decommissioning. Construction noise is not anticipated to have any likely signification detailed further in Chapter 7 (Noise and Vibration) of the EStatution of the EStatution of the Statution of the Statution of the Estatution of the Statution of the Estatution o
	Paragraph 5.3.13 of EN-1 states: Sites of regional and local biodiversity and geological interest, which include Regionally Important Geological Sites, Local Nature Reserves and Local Sites, have a fundamental role to play in meeting overall national biodiversity targets; contributing to the quality of life and the well-being of the community; and in supporting research and education. The SoS should give due consideration to such regional or local designations. However, given the need for new infrastructure, these designations should not be used in themselves to refuse	 Impact on bats as a result of artificial lighting associated v could deter light-sensitive species of bat from using habit habitats that are adjacent to newly illuminated areas. As aforementioned above, based on air quality modelling an Chapter 8 (Ecology) of the ES (APP-044) and Chapter 6 (Air minimal magnitude of the predicted impacts, when mitigation nationally designated sites are predicted to be negligible and would not lead to any perceptible changes in the condition of
	 development consent. Paragraph 5.3.15 of EN-1 states: Development proposals provide many opportunities for building-in beneficial biodiversity or geological features as part of good design. When considering proposals, the SoS should maximise such opportunities in and around developments, using requirements or planning obligations where appropriate. Paragraph 5.3.17 of EN-1 states: 	In terms of primary mitigation, Chapter 3 (Consideration of A how alternate layouts were considered to minimise detrimen biodiversity. Consequently, refinements were made to the O trees and the River Ouse. In terms of mitigation proposed through design, no additiona mitigation measures outlined in Chapter 2 (Site and Project I required.
	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 SoS should ensure that these species and habitats are protected from the adverse effects of development by using requirements or planning obligations. The SoS should refuse consent where harm to the habitats or species and their habitats would result, unless the benefits (including need) of the development outweigh that harm. In this context the SoS should give substantial weight to any such harm to the detriment of biodiversity features of national or regional importance which it considers may result from a proposed development.	 Existing mature vegetation would be avoided and retaine Outline Landscape and Biodiversity Strategy - Volume 2 Mitigation Plan (APP-181) and Figure 2: Off-site Habitate Construction compounds and laydown and demolition and reduce visual effects due to the presence of construction

- d bats at a Local scale whilst planting matures neasures have reached their target condition;
- at a District scale in the short term;
- ort term prior to compensation measures es; and
- n the short term on vascular plants until eptor site.
- Sites of International and National Importance

nificant effects on ecological receptors. This is S (APP-043).

e operational phase are identified as:

d with operation of the Proposed Scheme which bitats that are newly illuminated including those

and information presented in the HRA report, Air Quality) of the ES (APP-042) and given the on is applied, effects on internationally and nd not significant with respect to air quality, and of locally designated sites.

Alternatives) of the ES (APP-039) demonstrates ental impacts on, and offer opportunities to, Order Limits, which minimised impact relating to

nal measures over and above the primary at Description) of the ES (APP-038) would be

and commitments are set out in the REAC (ASne DCO (AS-076)) for a CEMP with the following

ined wherever possible, as identified on the 2 - Figure 1: Landscape and Biodiversity ats Provision Area (APP-182);

areas would be surrounded by hoardings to on traffic, plant and equipment, as well as ind

would be returned to their original use.

Policy	Policy Text	Compliance with NPS
	 Paragraph 5.3.18 of EN-1 states: The applicant should include appropriate mitigation measures as an integral part of the proposed development. In particular, the applicant should demonstrate that: During construction, they will seek to ensure that activities will be confined to the minimum areas required for the works; During construction and operation best practice will be followed to ensure that risk of disturbance or damage to species or habitats is minimised, 	Relating to the potential impact on bats as a result of ex Scheme, a Draft Lighting Strategy (APP-184) has been pr mitigated through a sensitive lighting design. This will b Proposed Scheme, as secured by a Requirement. This external lighting to be installed for the purposes of const external lighting to be installed for the purposes of operati the CEMP. The detailed lighting strategy identified in the R within Schedule 2 of the draft DCO (AS-076). To mitigate the above-mentioned habitat loss for all relevant
	 including as a consequence of transport access arrangements; Habitats will, where practicable, be restored after construction works 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. 	compensatory habitats is proposed in an Off-Site Habitat Pro to as Arthur's Wood and Fallow Field, located to the west of t Order Limits at the Habitat Provision Area to the north of the the north of the East Construction Laydown Area. Indicative I enhancement proposals for these areas are provided in the O 2 of the OLBS (s APP-181 and APP-182), with a detailed stra stage in accordance with the outline strategy, as secured by a for details of the long-term management and maintenance of
		Operational Phase
		In regard to the operational phase of development, the Propo- likely residual significant effects with the implementation of m
		 A minor, positive effect on habitats at a Local scale in the A minor, positive residual effect significant at a Local sca wintering birds;
		$\sim~$ A minor, positive effect at a District scale in the long term
		There will be no significant effects on Statutory Designated S in the operational phase.
		Cumulative Impact
		In respect of cumulative impact, Chapter 18 (Cumulative Effe assessment of intra-project combined effects and inter-project in relation to ecology.
		At the construction phase and decommissioning, it is conclude applies appropriate mitigation measures via a CEMP (or simil measures, it is predicted that there would be no significant cu- features.
		At the operational phase of the Proposed Scheme, potential of with operational emissions to air, which include increased nition concentrations of NH ₃ . However, as stated above, Chapter 6 that Nitrogen (NO _x), Sulphur Dioxide (SO ₂) and ammonia (NH

ernal lighting during all phases of the Proposed epared which explains that impact on bats will be prepared at the detailed design phase for the will include a written scheme for the temporary uction, and a written scheme for the permanent on, to be approved by the relevant LPA as part of EAC is secured within the CEMP by a requirement

at ecological receptors, the provision of rovision Area outside the Order Limits, referred f the Drax Power Station, and also within the e Drax Power Station and an area of farmland to e landscaping and habitat creation and e OLBS (AS-094) as displayed on Figures 1 and trategy to be brought forward at detailed design y a DCO requirement. Please refer to the OLBS of these new habitat and landscape areas.

bosed Scheme is assessed to have the following mitigation measures applied:

- he long term;
- cale in the long term for bats and breeding and

rm for terrestrial invertebrates.

Sites of International and National Importance

fects) of the ES (APP-054) presents an ect cumulative effects for the Proposed Scheme

uded that provided each cumulative project nilar), including other specific mitigation cumulative effects on important ecological

al cumulative impacts are primarily associated hitrogen and acid deposition and elevated 6 (Air Quality) of the ES (APP-042) concludes NH₃) in the Proposed Scheme and Other

Policy	Policy Text	Compliance with NPS
		Projects scenario will lead to no significant effects from an air ecological receptors.
		Habitat loss and operational lighting as part of the Scotland to reference: 2021/0450/SCP) could disturb and displace import the Proposed Scheme. The lighting strategy for the Proposed in the DCO, and a sensitive lighting design, which will likely be as part of 2021/0450/SCP, would ensure disturbance and dis- minimised.
		The HRA report confirms that with mitigation measures appli adverse effect on the integrity of any of the European Sites a with other plans and projects.
		Therefore, no likely significant cumulative effect is identified.
		Summary
		In accordance with paragraph 5.3.3 of EN-1, the ES clearly so nationally and locally designated sites of ecological or geology species and on habitats and other species identified as being of biodiversity. In accordance with paragraphs 5.3.4 and 5.3. demonstrated how the project has sought to conserve and er consideration of alternatives and the proposed mitigation me
		Based on the above assessment and the information present (document APP-042), Chapter 8 (Ecology) of the ES (APP-042), (APP-053), Chapter 11 (Ground Conditions) of the ES (APP- considers the Proposed Scheme to accord with the relevant
Civil and Military Aviation and Defence Interests (Part 5.4 of EN-1)	 Paragraph 5.4.1 of EN-1 states: Civil and military aerodromes, aviation technical sites, and other types of defence interests (both onshore and offshore) can be affected by new energy development. Paragraph 5.4.2 of EN-1 states: UK airspace is important for both civilian and military aviation interests. It is essential that the safety of UK aerodromes, aircraft and airspace is not adversely affected by new energy infrastructure. Paragraph 5.4.10 of EN-1 states: Where the proposed development may have an effect on civil or military aviation and/or other defence assets an assessment of potential effects should be set out in the ES (see Section 4.2). Paragraph 5.4.11 of EN-1 states: 	No civil and military aviation and defence interests are expect is not anticipated that the Proposed Scheme will result in s Station. However, it is possible that lighting or other undetermined faregion. Therefore, the Consultation Report (APP-018) details thas been undertaken to seek views on aviation lighting and the Abs been undertaken to seek views on aviation lighting and the Leeds Bradford Airport; Sherburn-in-Elmet Airfield; Full Sutton Airfield; Burn Gliding Club; Doncaster Sheffield Airport; Humberside Airport; and

air quality perspective at the assessed

to England Green Link 2 Project (planning ortant ecological features assessed as part of ed Scheme, which is secured as a requirement be required in accordance with planning policy, displacement to important ecological features is

blied, the Proposed Scheme would not have an assessed, either on its own or in-combination

y sets out any effects on internationally, logical conservation importance, on protected ing of principal importance for the conservation .3.1.8 of EN-1, the ES has also clearly enhance biodiversity interests (through the neasures).

ented in Chapter 6 (Air Quality) of the ES -044), Chapter 18 (Cumulative Effects) of the ES P-047) and the HRA (APP-185), the Applicant nt policies of Part 5.3 of EN-1.

ected to be affected by the Proposed Scheme, as scale and massing changes to the Drax Power

factors may affect aviation operations within the s that consultation with the following local airfields d the potential for navigational hazard:

Policy	Policy Text	Compliance with NPS
Policy	Policy Text The applicant should consult the MoD, CAA, NATS and any aerodrome – licensed or otherwise – likely to be affected by the proposed development in preparing an assessment of the proposal on aviation or other defence interests. Paragraph 5.4.13 of EN-1 states: If any relevant changes are made to proposals during the pre-application and determination period, it is the responsibility of the applicant to ensure that the relevant aviation and defence consultees are informed as soon as reasonably possible. Paragraph 5.4.14 of EN-1 states: The SoS should be satisfied that the effects on civil and military aerodromes, aviation technical sites and other defence assets have been addressed by the applicant and that any necessary assessment of the proposal on aviation or defence interests has been carried out. In particular, it should be satisfied that the proposal has been designed to minimise adverse impacts on the operation and safety of aerodromes and that reasonable mitigation is carried out. It may also be appropriate to expect operators of the aerodrome to consider making reasonable changes to operational procedures. [] Paragraph 5.4.16 of EN-1 states:	Steps have been taken to consult with parties who may be im- with paragraph 5.4.11 of EN-1, however, no responses were Also, in line with paragraph 5.4.11 of EN-1, statutory consulta The Defence Infrastructure Organisation ('DIO'), on behalf presented in the Scoping Opinion in Appendix 1.2 of the objections relating to the Proposed Scheme. Further, CAA als nor do NATS. No changes relevant to aviation and defen application further to the initial statutory consultation underta As no civil and military aviation and defence interests are ex Proposed Scheme fully accords with the policy requirements
	lighting is requested on structures that goes beyond statutory requirements by any of the relevant aviation and defence consultees, the SoS should satisfy itself of the necessity of such lighting taking into account the case put forward by the consultees. The effect of such lighting on the landscape and ecology may be a relevant consideration.	
Flood Risk	Paragraph 5.7.4 of EN-1 states:	Introduction
(Part 5.7 of EN-1)	 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 5.7.5 of EN-1 states: The minimum requirements for FRAs are that they should: 	Chapter 12 (Water Environment) of the ES (APP-048) and significant environmental effects resulting from the Proposed flood risk, as well as water quality, groundwater, Water Fram A Flood Risk Assessment ('FRA') has been undertaken and 088 and AS-090). The FRA has been undertaken in accordar 1. The preparation of the FRA has involved significant of including the EA, NYCC, SDC and Selby Area IDB in line wit The FRA report summarises baseline flood risk information a during the construction phase and the lifetime of the design the design life of the Proposed Scheme. It also sets out po Proposed Scheme. The assessment undertaken informs miti The EA's Flood Map for Planning shows that the land within 1. and partially in Flood Zone 3 but benefiting from the existin
	 Be proportionate to the risk and appropriate to the scale, nature and location of the project; 	1, and partially in Flood Zone 3 but benefiting from the existin land having a less than 1 in 1000 (0.1%) annual exceedance p

mpacted by the Proposed Scheme, in accordance received from the airports and airfields.

tation was undertaken with NATS, MoD and CAA. f of MoD, confirm in their consultation response e ES (APP-116) that MoD has no safeguarding also raise no objections to the Proposed Scheme, fence consultees have been made during pretaken with these parties

expected to be affected, it is considered that the ts set out in section 5.4 of EN-1.

and its associated appendices assess the likely sed Scheme on the water environment, including mework Directive compliance and drainage.

nd is presented at Appendix 12.1 of the ES (ASance with requirements of paragraph 5.7.5 of ENconsultation with relevant Statutory Authorities with paragraphs 5.7.7 to 5.7.10 of EN-1.

and identifies flood risk to the Proposed Scheme gn, in addition to assessing potential risk beyond potential flood risk to other areas caused by the nitigation measures to be implemented.

n the Order Limits lies partially within Flood Zone ting flood defences. Flood Zone 1 corresponds to e probability ('AEP') of river or tidal flooding. Flood

Policy	Policy Text	Compliance with NPS
	 Consider the risk of flooding arising from the project in addition to the risk of flooding to the project; 	Zone 3 is defined as a land with a 1 in 100 (1%) or greater of a 1 in 200 (0.5%) or greater chance of flooding each year from the sector of th
	 Take the impacts of climate change into account, clearly stating the development lifetime over which the assessment has been made; 	Of the land within the Order Limits located in Flood Zone 3, area lies in Flood Zone 3b (considered to be a functional flo
	 Be undertaken by competent people, as early as possible in the process of preparing the proposal; 	this area from the River Ouse is therefore a combination of f
	 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; 	that the Proposed Scheme and its surroundings are protected the flood defences located along the banks of the River Ouse a breach of the flood defences. A breach of the existing floor regularly inspected and maintained by the EA.
	 Consider the vulnerability of those using the site, including arrangements for safe access; 	The Proposed Scheme is assessed to be at low risk of flood and sewers.
	\sim Consider and quantify the different types of flooding (whether from natural	Construction Phase
	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;	During the construction phase, the most likely potential sign breach in the existing flood defences, which could impa Construction Laydown Area. Construction workers, as we
	 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;	 Appointed contractor would sign up to the Environment date flood information and warnings;
	 Include the assessment of the remaining (known as 'residual') risk after risk reduction measures have been taken into account and demonstrate that this is acceptable for the particular project; 	 No works would be carried out within the northern and s Area when there is a risk of breach of the existing flood
	 Consider how the ability of water to soak into the ground may change with development, along with how the proposed layout of the project may affect 	 No stockpiles, no hazardous materials and / or site cabin northern and southern ends of East Construction Laydor
	drainage systems;	 Method Statement would be provided developed detailing plant equipment for a flood event (breach of the defence)
	 Consider if there is a need to be safe and remain operational during a worst case flood event over the development's lifetime; and 	practises, harmful substances and fuels.
	 Be supported by appropriate data and information, including historical information on previous events. 	These mitigation measures are contained in the REAC and in Schedule 2 to the DCO (AS-076)).
	Paragraphs 5.7.7 to 5.7.10 of EN-1 state:	Operational Phase
	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 reservoir owners and operators. Such discussions should identify the likelihood and possible extent and nature of the flood risk, help scope the FRA, and identify the information that will be required by the SoS to reach a decision on the application when it is submitted. The SoS	during its design life (25 years). The methodology was agree Hydraulic modelling is presented at Appendix K of the FRA scenario, breach flooding is predicted to impact land within the including the Electrical Switch Room Building, the eastern un Dioxide Processing and Compression Plant, the Carbon Ca Storage and Make-up System and the Carbon Dioxide Delivity
	should advise applicants to undertake these steps where they appear necessary but have not yet been addressed.	Consequently, the risk of flooding to the operational phase design. The sensitive infrastructure will be set 800mm about the DCO Requirement requiring the Proposed Scheme to provides sufficient mitigation for the sensitivity scenario

r chance of flooding each year from rivers; or with from the sea.

3, the majority lies in Flood Zone 3a, and a lesser floodplain) and extends to the banks of the River of the Proposed Scheme. The risk of flooding in f fluvial and tidal flooding. The EA have confirmed cted up to the present day 1 in 200 year event by ise. There is however residual risk associated with flood defences is unlikely to happen as they are

ding from surface water, ground water, reservoirs

ignificant flood risk identified is associated with a pact the northern and southern ends of East vell as construction material and plant would be mitigated by the following measures:

nt Agency's flood warning service to receive up to

- I southern ends of East Construction Laydown d defences (a significant flood event);
- bins, plant and equipment would be placed in the lown Area; and
- ling the procedures for securing the Site and ces), in particular with reference to safe working

nd is secured within the CEMP (via a requirement

ssess the risk of flooding to the Proposed Scheme greed with the EA prior to being undertaken. The RA (AS-088). During the design flood event (FT2) in the Order Limits and the proposed infrastructure, unit of Solvent Regeneration System, the Carbon Capture Wastewater Treatment Plant, the Solvent livery Terminal Compound.

Consequently, the risk of flooding to the operational phase of the Proposed Scheme is mitigated through design. The sensitive infrastructure will be set 800mm above the design flood levels and this is secured by the DCO Requirement requiring the Proposed Scheme to be carried out in accordance with the FRA. This provides sufficient mitigation for the sensitivity scenario and the breach event and is necessary as the

 Proposed Scheme is 'Essential Infrastructure' and must the in accordance with paragraph 5.7.24 of EN-1. A sensitivity assessment was also undertaken to assess the that required under standard Environment Agency guidance of Scheme. Should the design life be extended beyond the Environment Agency that the Applicant would manage the
 Plan / Emergency Operational Management Plan for the site safe shut down and evacuation of the areas of the Proposed. In any event, a shutdown of the Proposed Scheme would extension to the Existing Power Station, parts of which would preventing the operation of the Proposed Scheme. If, after 20 years of the Proposed Scheme's operating life, it would continue to operate, then discussions should comma appropriate time for assessment, design and interventions to Proposed Scheme along with the Existing Power Station. compliance which is secured by DCO Requirement. With regard to risk to human health, the FRA confirms that the plans in place to safely operate or shut down and evacuate which is considered sufficient. An increased built footprint at the Drax Power Station Site at a minor loss of floodplain. An overall floodplain storage volut Scheme and ensure this loss have no significant adverse i through the creation of the FCA to create additional floodplain for-volume basis as the floodplain is relatively flat within the The FCA will be maintained by Drax Power Ltd throughout the FCA remains suitable for the proposed use, as set out in The delivery of the FCA is therefore secured via a requirement will ensure that the Proposed Scheme will not result in a loss of flood waters elsewhere, as such no increase in flood risk. Potential surface water run-off benefits have also been ider will be generated as a result in the change in impermeable collected, stored and used within the cooling water process of from other areas of the Drax Power Station will also be c surface water drainage strategy which has been produced f 5.7.18 and is provided in Appendix 12.3 (Surface Water D secured pursuant to a DCO Requirement.

nerefore remain open should a flood event occur,

he impacts of increases in climate change beyond e or an extension to the design life of the Proposed he 25 year period, it has been agreed with the he risk by ensuring the Operational Management ite is implemented in a timely manner to ensure a ed Scheme that would be at risk of flooding.

d be required, in this scenario, given that it is an uld be at risk of flooding during these events, thus

it is considered likely that the Proposed Scheme mence with the Environment Agency to provide to occur, to facilitate the on-going operation of the h. This is set out in the Flood Risk Assessment,

he Drax Power Station has sufficient management e the Drax Power Station should this be required,

as a result of the Proposed Scheme will result in ume of 880sqm will be displaced by the Proposed e impact in terms of flood risk, it will be mitigated dplain. It has been agreed with the Environment ain compensation would be provided on a volumee Order Limits.

at the lifetime of the Proposed Scheme to ensure in the FRA which is secured by DCO Requirement. ment in Schedule 2 of the DCO (AS-076). The FCA ass of floodplain and there will be no displacement k offsite is expected.

entified as the additional surface water runoff that le areas as part of the Proposed Scheme will be is, with no increase in discharge off site, and runconnected, where feasible. This is detailed in the I for the Proposed Scheme in line with paragraph Drainage Strategy) of the ES (APP-162); and is

he requirements of the Sequential and Exception

on the following:

Policy	Policy Text	Compliance with NPS
	Preference should be given to locating projects in Flood Zone 1 in England or Zone A in Wales. If there is no reasonably available site in Flood Zone 1 or Zone A, then projects can be located in Flood Zone 2 or Zone B. If there is no reasonably available site in Flood Zones 1 or 2 or Zones A & B, then nationally significant energy infrastructure projects can be located in Flood	outside of the Drax Power Station. The Sequential Test Power Station. This approach has been agreed in princi
	Zone 3 or Zone C subject to the Exception Test. Consideration of alternative sites should take account of the policy on alternatives set out in Section 4.4 above.	
	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	(APP-039).
	probability of flooding than Flood Zone 3 or Zone C, the Exception Test can be	Based on the above, the Sequential Test is therefore satisfie
	applied. The test provides a method of managing flood risk while still allowing necessary development to occur.	
	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	The FRA considers all three parts of the Exception Test can b of EN-1, for the following reasons:
	infrastructure to remain operational during floods. It may also be appropriate to use it whereas 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 located on the alternative site(s).	production of energy, helping the Government achieve recognised urgent need. The Proposed Scheme will also
	All three elements of the test will have to be passed for development to be consented. For the Exception Test to be passed:	sector outweigh the minimal flood risk to the Proposed Scheme are detailed further in the Needs and Benefits
	 It must be demonstrated that the project provides wider sustainability benefits to the community that outweigh flood risk; 	 The permanent infrastructure to be constructed within t previously developed land; and
	 The project should be on developable, previously developed land or, if it is 	 The supporting FRA demonstrates the following:
	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	 The Proposed Scheme has been demonstrated to sensitive infrastructure being set 800mm above to Scheme to remain operational in the unlikely even
	 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. 	 The Proposed Scheme accounts for the vulnerab plans and procedures already in place, as a result operations; and The Proposed Scheme, with mitigation measures
	To satisfactorily manage flood risk, arrangements are required to manage surface water and the impact of the natural water cycle on people and property.	outside of the Order Limits. Based on the above, the requirements of the Exception Te
	Paragraphs 5.7.20 to 5.7.25 of EN-1 state:	paragraph 5.7.16 of EN-1.
	Site layout and surface water drainage systems should cope with events that	Cumulative Impact
	exceed the design capacity of the system, so that excess water can be safely stored on or conveyed from the site without adverse impacts.	With regard to cumulative effects, Chapter 18 (Cumulative identify any adverse impact on flood risk as a result of intra c
	The surface water drainage arrangements for any project should be such that the volumes and peak flow rates of surface water leaving the site are no greater	Guinnaiv

- g infrastructure and therefore cannot be located st area has therefore been limited to the Drax nciple with SDC in May 2021;
- ower flood zone areas at the Drax Power Station ne existing Drax Power Station; and
- ollowing consideration of functionality, ability to ace, and cannot, therefore, be relocated. The ter 3 (Consideration of Alternatives) of the ES

ied.

be satisfied, in accordance with paragraph 5.7.17

benefits to the community that outweigh flood provides a sustainable approach to the ve its Net Zero objectives, for which there is a also create employment opportunities and t targeting the delivery of 10% BNG as part of the be delivered. This is detailed further in the Needs nose relating to the decarbonisation of the energy ed Scheme. The benefits of the Proposed ts Statement (APP-033);

the Drax Power Station Site is developable,

I to be safe for its lifetime (25 years) through the e the design flood levels, enabling the Proposed ent of a breach of the flood defences;

ability of its users, with appropriate management It of the existing nature of the Drax Power Station

res applied, will not increase flood risk within or

Test are considered to be satisfied, in line with

ve Assessment) of the ES (APP-054) does not or inter-project cumulative effects.

Policy	Policy Text	Compliance with NPS
	than the rates prior to the proposed project, unless specific off-site arrangements are made and result in the same net effect.	Based on the above and the assessments set out in the Application, it is considered that the Proposed Scheme is in
	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. There may be circumstances where it is appropriate for infiltration facilities or attenuation storage to be provided outside the project site, if necessary, through the use of a planning obligation.	in Part 5.7 of EN-1. The Applicant therefore considers the Prorisk.
	The sequential approach should be applied to the layout and design of the project. More vulnerable uses should be located on parts of the site at lower probability and residual risk of flooding. Applicants should seek opportunities to use open space for multiple purposes such as amenity, wildlife habitat and flood storage uses. Opportunities should be taken to lower flood risk by reducing the built footprint of previously developed sites and using SuDS.	
	Essential energy infrastructure which has to be located in flood risk areas should be designed to remain operational when floods occur. In addition, any energy projects proposed in Flood Zone 3b the Functional Floodplain (where water has to flow or be stored in times of flood), or Zone C2 in Wales, should only be permitted if the development will not result in a net loss of floodplain storage, and will not impede water flows.	
	The receipt of and response to warnings of floods is an essential element in the management of the residual risk of flooding. Flood Warning and evacuation plans should be in place for those areas at an identified risk of flooding. The applicant should take advice from the emergency services when producing an evacuation plan for a manned 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.	
Historic	Paragraphs 5.8.8 to 5.8.15 of EN-1 state:	Introduction
Environment (Part 5.8 of EN-1 and 2.5.34 of EN-3)	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. As a minimum the applicant should have consulted the relevant Historic Environment Record (or, where the development is in English or Welsh waters, English Heritage or Cadw) and assessed the heritage assets themselves using expertise where necessary according to the proposed development's impact.	In accordance with paragraph 5.8.8 and 5.8.9 of EN-1, Cha a description and assessment of the significance of heritag Proposed Scheme. The Chapter then assesses the impact Consultation has been undertaken with Historic England assessment. Responses from the Applicant and consultees As agreed with HE and NYCC, a 10 km study area are assessment of medium to high value designated HAs only were considered in the 10 km study area. A smaller 1 kr assessed for HAs of low value. The study area is defined in ES (APP-105).
	Where a development site includes, or the available evidence suggests it has the potential to include, heritage assets with an archaeological interest, the applicant should carry out appropriate desk-based assessment and, where such desk-based research is insufficient to properly assess the interest, a field	Also agreed with HE and NYCC, a 500m study area has establish the known historic environment context and t archaeological remains. This was considered acceptable due carried out within the Order Limits, including a geophysical s

e supporting documents submitted with the DCO n accordance with the relevant policies contained Prosed Scheme is acceptable with regard to flood

apter 10 (Heritage) of the ES (APP-046) provides ge assets ('HA') and their settings affected by the ts of the Proposed Scheme on the identified HAs. ('HE'), NYCC and SDC which has informed the s are detailed in Chapter 10.

ound the Order Limits has been applied for the r. Therefore, only Grade I and II* Listed Buildings m study area around the Order Limits has been figure 10.1 (Designated Heritage Assets) of the

as been applied for non-designated HAs and to I the potential for previously unknown buried ue to the extensive archaeological work previously I survey and trial trench evaluation.

Policy	Policy Text	Compliance with NPS
	evaluation. Where proposed development will affect the setting of a heritage asset, representative visualisations may be necessary to explain the impact. The applicant should ensure that the extent of the impact of the proposed	The only HAs identified and scoped into the assessment are Limits and in the Habitat provision Area and the Off-site Hab unknown, and Drax Augustinian Priory (1016857) located out
	development on the significance of any heritage assets affected can be adequately understood from the application and supporting documents.	value). Construction Phase and Decommissioning
	In considering applications, the SoS 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:	The likely significant effects on HAs are only identified in decommissioning and are only identified to potentially impact could arise from groundworks in the ECLA and from any for and the Off-site Habitat Provision Area.
	 Evidence provided with the application; 	As the value / sensitivity of the buried HAs is unknown, this ha
	~ Any designation records;	depending on their Archaeological Interest. There is the poter
	 The Historic Environment Record, and similar sources of information; 	buried HAs located within the Habitat Provision Area and Eas and outside the areas of previous investigation, within the Or
	~ The heritage assets themselves;	ranging from negligible to moderate (depending on the value
	 The outcome of consultations with interested parties; and Where appropriate and when the need to understand the significance of 	Mitigation
	 Where appropriate and when the need to understand the significance of the heritage asset demands it, expert advice. 	To avoid the above impacts through design, any planting in th
	In considering the impact of a proposed development on any heritage assets,	as of 'high potential') would avoid the boundary of the Drax A
	the SoS should take into account the 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.	In respect of mitigation, a suitable watching brief will be agre ground disturbance works to ensure no archaeological remai archaeological work will be undertaken in consultation with
	The SoS should take into account the desirability of sustaining and, where	measures will be secured through a Written Scheme of Inv REAC and is secured by a requirement in the DCO (AS-076)
	appropriate, enhancing the significance of heritage assets, the contribution of their settings and the positive contribution they can make to sustainable communities and economic vitality. The SoS should take into account the desirability of new development making a positive contribution to the character	An Archaeological Clerk of Works (ACoW) will oversee all he their role and responsibilities will be included in the CEMP, w of the DCO.
	and local distinctiveness of the historic environment. The consideration of design should include scale, height, massing, alignment, materials and use. The SoS should have regard to any relevant local authority development plans or local impact report on the proposed development in respect of the factors set out in footnote 122.	Chapter 10 acknowledges that additional targeted site-based The scope and form will be agreed with the LPA archaeolo investigation, further mitigation may be required. This is requirement.
	There should be a presumption in favour of the conservation of designated heritage assets and the more significant the designated heritage asset, the greater the presumption in favour of its conservation should be. Once lost	Additionally, it is confirmed that should impacts occur on cur Ground HAs related to Drax Augustinian Priory (1016857), practicable.
	heritage assets cannot be replaced and their loss has a cultural, environmental, economic and social impact. Significance can be harmed or lost through alteration or destruction of the heritage asset or development within its setting. Loss affecting any designated heritage asset should require clear and convincing	With mitigation applied, thus and discovered buried HAs bein by recording and reporting, likely significant effects on HAs w moderate adverse (significant) depending on the value of the
	justification. []	Operational Phase
	Any harmful impact on the significance of a designated heritage asset should be weighed against the public benefit of development, recognising that the greater the harm to the significance of the heritage asset the greater the justification will	There will be no impact on HAs during the operational procession of the construction phase and decommissioning only.

e currently unknown buried HAs within the Order abitat Provision Area, whose sensitivity / value is utside of the Order Limits, (identified to be of high

in association with the construction phase and act unknown buried HAs. Likely significant effects orm of landscaping in the Habitat provision Area

has the potential to range from negligible to high, cential for moderate adverse impacts on unknown ast Laydown Area within the undisturbed ground, Order Limits. This would result in potential effects ie of the HA).

the Habitat Provision Area (i.e., an area identified Augustinian Priory (NHLE1016857).

reed by the Applicant with the LPA for any major ains are removed without record. In addition, any *v*ith the relevant Archaeological Advisor. These nvestigation ('WSI'). The WSI is included in the 6).

heritage aspects for the Proposed Scheme, and which is secured as a requirement in Schedule 2

ed archaeological investigation may be required. logical officers. Dependant on the results of this s secured as part of the aforementioned DCO

urrently unknown but nationally important Below-), preservation in-situ would be explored, where

ing subject to preservation in-situ or preservation would result in effects ranging from negligible to ne asset.

phase. Any potential impact is identified in the

Policy	Policy Text	Compliance with NPS
	be needed for any loss. Where the application will lead to substantial harm to or total loss of significance of a designated heritage asset the SoS should refuse consent unless it can be demonstrated that the substantial harm to or loss of significance is necessary in order to deliver substantial public benefits that outweigh that loss or harm.	<i>Cumulative Impact</i> No specific cumulative effects are anticipated for cultural Proposed Scheme. <i>Summary</i>
		 Under paragraph 5.8.15 of EN-1, any harm has to be weigher Proposed Scheme. In particular, paragraph 2.5.34 of EN-3 s role that large-scale renewable projects play in mitigating clin urgency of meeting the national targets for renewable energy benefits are summarised in Section 6.2 of this Planning State and Benefits Statement (APP-033). The benefits of the Propose Delivering a significant contribution to meeting the UK's Potential to ensure the generation of renewable power to Delivering a significant contribution to UK industrial decate Connecting to and acting as an important enabler of the Helping to deliver Government policies and commitment Comprising the efficient use of a brownfield site and infra energy infrastructure; and Job generation (see Chapter 16 (Population, Health and details). In light of these benefits, the potential adverse effects on unkn Unknown HAs have the potential to range from negligible to hout above, Chapter 10 concludes that the Proposed Schemengligible to moderate adverse (significant). Any adverse
	 public depository willing to receive it. Where appropriate, the SoS should impose requirements on a consent that such work is carried out in a timely manner in accordance with a written scheme of investigation that meets the requirements of this Section and has been agreed in writing with the relevant Local Authority (where the development is in English waters, the Marine Management Organisation and English Heritage, or where it is in Welsh waters, the MMO and Cadw) and that the completion of the exercise is properly secured. Where the SoS considers there to be a high probability that a development site may include as yet undiscovered heritage assets with archaeological interest, the SoS should consider requirements to ensure that appropriate procedures are in place for the identification and treatment of such assets discovered during construction. Paragraph 2.5.34 of EN-3 states: 	 Based on the above, the Applicant considers that the Propose harm' on the significance of any HA which may be id decommissioning. When considering the planning balance and weighing the beralongside the potential less that significant harm to unknown of the Proposed Scheme, especially in light of the current emission and decarbonise the industrial sector, greatly outwee Overall, the Proposed Scheme is considered to be in accordate of EN-1 and are therefore considered acceptable by the Applicant of the proposed scheme is considered to be in accordate of EN-1 and are therefore considered acceptable by the Applicant sector.

HAs during construction and operation of the

ned against the public benefit associated with the states the SoS should take consider the positive imate change, delivering energy security and the rgy supply and emissions reductions. The public atement and explained in detail within the Needs posed Scheme are numerous and include:

- s net zero by 2050 target;
- to millions of UK homes and businesses;
- carbonisation.
- e ZHC cluster;
- nts on CCS;
- frastructure that is already used in relation to

nd Socio-economics) of the ES (APP-052) for

known buried HAs is considered to be acceptable. b high value. Should any HAs be identified, as set heme could have adverse effects ranging from e effect could harm the significance of the HA. in line with a WSI (to be secured through a undertaken via a watching brief, in consultation ity of an ACoW, the Applicant considers that all suitable identification and treatment of any assets the Applicant seeks to ensure the significance of

osed Scheme will result in 'less than substantial identified during the construction phase and

benefits of the Proposed Scheme (set out above) on HAs, the Applicant considers that the benefits at climate crisis and UK's need to lower carbon weigh any harm which may occur.

dance with the policies contained within Part 5.8 pplicant with regard to the effect of the Proposed

Policy	Policy Text	Compliance with NPS
	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 SoS should take into account the positive role that large-scale renewable projects play 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.	
Landscape and	Paragraphs 5.9.5 to 5.9.8 of EN-1 state:	Introduction
Visual (Part 5.9 of EN-1 and Part 2.5.46 - 2.5.58 of EN-3) The in th in a inclustion proj polici	The applicant should carry out a landscape and visual assessment and report it in the ES. (See Section 4.2) A number of guides have been produced to assist in addressing landscape issues. 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 account of any relevant policies based on these assessments in local development documents in England and local development plans in Wales.	In accordance with paragraphs 5.9.5 to 5.9.7 of EN-1 and 2 landscape and visual impact assessment ('LVIA') at Chapte (APP-045). The assessment considers likely effects during landscape character and visual amenity of sensitive receptor policies, which are also assessed in this Appendix, below. Paragraphs 5.9.8 and 5.9.18 of EN-1 acknowledge that infrastructure is likely to have visual effects for many receptor
	The applicant's assessment should include the effects during construction of the	expectation that all proposed energy NSIPs will be complete
	project and the effects of the completed development and its operation on landscape components and landscape character.	In accordance with paragraph 5.8.17 of EN-1, the Propose landscape and views where possible for the sensitive receptor
	The assessment should include the visibility and conspicuousness of the project during construction and of the presence and operation of the project and potential impacts on views and visual amenity. This should include light pollution effects, including on local amenity, and nature conservation.	are set out in the Design Framework (APP-195) which sets of provides a framework for the principles of the detailed design the REAC (AS-092) and secured through a requirement in the
	Landscape effects depend on the existing character of the local landscape, its	Design measures include, but are not limited to:
	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	 The sensitive location and design of lighting to reduce im finalised in line with the Draft Lighting Strategy (APP-184 Careful consideration of materiality and colour; and Vegetation Enhancement.
		Construction Phase and Decommissioning
	to the landscape, providing reasonable mitigation where possible and appropriate. Paragraph 5.9.15 of EN-1 states:	There are no significant effects reported for landscape during regard to visual impact, moderate adverse (significant) effects sensitive receptors:
	The scale of such projects means that they will often be visible within many miles of the site of the proposed infrastructure. The SoS should judge whether any adverse impact on the landscape would be so damaging that it is not offset by	 Residents living in properties with western facing views Lane and Main Road);
	the benefits (including need) of the project.	~ Residents living in properties with eastern facing views
	Paragraph 5.9.16 of EN-1 states:	 Residents in properties with north-east facing views from
	In reaching a judgment, the SoS should consider whether any adverse impact is	 People travelling along PRoW with close proximity east Beople travelling along PRoW with could western facing
	temporary, such as during construction, and/or whether any adverse impact on the landscape will be capable of being reversed in a timescale that the SoS considers reasonable.	 People travelling along PRoW with south western facing Construction impacts on the above identified receptors will be mitigation measures. In terms of primary mitigation, the design

2.5.48 of EN-3, the Applicant has undertaken a pter 9 (Landscape and Visual Impact) of the ES ing all stages of the Proposed Scheme on the ors, as well as considering relevant local planning

that all proposed nationally significant energy ptors around proposed sites, therefore, there is no tely concealed from views.

osed Scheme has been designed to protect the tors identified. The design measures implemented s out the iterative design process undertaken and ign of the proposed Scheme, which are set out in the DCO (AS-076).

impacts on habitats and species. This will be 84) and is secured by a requirement in the DCO;

ng construction phase and decommissioning. With ects are anticipated for on the following identified

vs (Pear Tree Avenue, Wren Hall Lane, Carr

vs (Camela Lane / Clay Lane);

rom the settlement of Camblesforth;

stern facing views; and

ing views.

be mitigated through both primary and secondary esign of the Proposed Scheme has been carefully

Policy Policy Text	Compliance with NPS
Policy Text Paragraph 5.9.17 of EN-1 states: The SoS 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. Paragraph 5.9.18 of EN-1 states: All proposed energy infrastructure is likely to have visual effects for many receptors around proposed sites. The SoS will have to judge whether the visual effects on sensitive receptors, such as local residents, and other receptors, such as local residents, and other receptors, such as visitors to the local area, outweigh the benefits of the project. Coastal areas are particularly vulnerable to visual intrusion because of the potential high visibility of development on the foreshore, on the skyline and affecting views along stretches of undeveloped coast. Paragraph 2.5.48 of EN-3 states: The SoS 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 2.5.48 of EN-3 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 2.5.50 to 2.5.52 of EN-3 state: 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.	 Compliance with NPS considered by the Applicant and will be delivered in accord Design Framework, which are also included in the REAC. The DCO states that the design of the Proposed Scheme microproved in the REAC. These principles include the consider for the exterior of major buildings / structures has based on a colours used within the Drax Power Station Site and observed Additional measures are set out in the REAC, and will be desecured through a requirement in Schedule 2 to the DCO (AS limited to: Retaining existing vegetation wherever possible and prowithin the OLBS (AS-094) and identified on Figure 3 of the No works (including temporary) would be carried out with retained trees; and Construction compounds and laydown and demolition are visual effects resulting from construction traffic, plant and and construction of built form, and these areas will be reduces measures, however the effects will still remain moderate adv. Departional Phase There are no likely significant adverse effects identified for Proposed Scheme, in fact, the undergrounding of OHLs that result in a negligible beneficial effect, following construction. Chapter 9 (Landscape and Visual Amenity) of the ES (AF benefits to landscape character and visual amenity arising f landscape enhancements / planting proposed in the ELL Provision Area (as detailed in the OLBS (AS-094)). Cumulative Effects In terms of cumulative impact, the combined inter and intra-p that above (i.e. moderate adverse (significant), temporary and detail in Chapter 18 (Cumulative Effects) of the ES (APP-05-3 Summary In summary, following mitigation, there would be some mod the construction phase and decommissioning of the Proposed Scheme.

ordance with the design principles set out in the The detailed design requirement in Schedule 2 of must be in accordance with the design principles eration of colour palette, which has been selected a combination of historic design guidance, known vations made during site visits.

delivered through a CEMP and DEMP, both to be AS-076). Mitigation measures include, but are not

rotection of said vegetation roots (as detailed f the OLBS (APP-183) and;

ithin the canopy of the spread of existing

areas to be screened by hoardings to reduce and equipment, as well as demolition of existing returned to their original use following completion

es through application of the proposed mitigation dverse (significant). All effects will be temporary.

for landscape and visual impact arising from the nat currently cross over the A645 and A614 would n.

APP-045) also identifies indirect (not significant) from the Proposed Scheme through the various LA, Habitat Provision Area and Off-site Habitat

-project effects are expected to be no greater than and short term). Cumulative impact is explained in 954).

oderate adverse (significant) visual effects during osed Scheme, as set out in Chapter 9, as a result that:

jects will have effects on the landscape. Projects ential impact on the landscape. Having regard to a should be to minimise harm to the landscape, priate."

Policy	Policy Text	Compliance with NPS
		Therefore, it is acknowledged that due to their nature, NSIP impact, and having regard to paragraph 5.9.15 of EN-1, on adverse impact on visual amenity would be so damaging that need) of the Proposed Scheme, given that the urgent need achieve net zero by 2050 in the UK. The Applicant there acceptable in respect of landscape and visual impact, and the 5.9 of EN-1 and Part 2.5.46 - 2.5.58 of EN-3.
Land use including open space, Green infrastructure and Green Belt (Part 5.10 of EN-1 and Part 2.5.36 of EN-3)	 Paragraph 5.10.5 of EN-1 states: The ES (see Section 4.2) should identify existing and proposed land uses near the project, any effects of replacing an existing development or use of the site with the proposed project or preventing a development or use on a neighbouring site from continuing. Applicants should also assess any effects of precluding a new development or use proposed in the development plan. Paragraph 5.10.6 of EN-1 states: Applicants will need to consult the local community on their proposals to build on open space, sports or recreational buildings and land. Taking account of the consultations, applicants should consider providing new or additional open space including green infrastructure, sport or recreation facilities, to substitute for any losses as a result of their proposal. Applicants should use any up-to-date local authority assessment or, if there is none, provide an independent assessment to show whether the existing open space, sports and recreational buildings and land is surplus to requirements. Paragraph 5.10.8 of EN-1 states: Applicants should seek to minimise impacts on the best and most versatile agricultural land (defined as land in grades 1, 2 and 3a of the Agricultural Land Classification) and preferably use land in areas of poorer quality (grades 3b, 4 and 5) except where this would be inconsistent with other sustainability considerations. Applicants should also identify any effects and seek to minimise impacts on soil quality taking into account any mitigation measures proposed. For developments on previously developed land, applicants should ensure that they have considered the risk posed by land contamination. Paragraph 5.10.9 of EN-1 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 2.5.36 of EN-3 states: As most renew	 038) details the existing and proposed land uses within and a are the following: Drax Power Station Site – this area comprises land locat Construction Laydown Areas – these include the followin East Construction Laydown Area, which is predom The Drax Power Station Site Construction Laydown the Drax Power Station Site; Habitat Provision Area – this area consists of mainly ara Floodplain Compensation Area ('FCA') – this area comprises of floodplain due to construction of the Proposed S FCA comprises primarily species-poor semi-improved g scrub along the north, west and eastern field boundaries Overhead Line Areas - these areas comprise existing elewhich will be diverted to facilitate the delivery of AILs to setting. Land within the existing Drax Power Station will remain in operational phases of the Proposed Scheme. The East Construction Laydown Area will be used as a temp for laydown of plant, equipment and materials, light fabricat overflow car park during construction. This area will be reins construction period. A Soil Handling Management Plan ('S secure the Applicant's commitment to return the land the construction. Impact on agricultural land and associated mitig B of the Planning Statement (APP-032), which comprises a Plan Policy D12 (protection of agricultural land and soils). If the East Construction Laydown Area, which includes 8.5 ha or Subgrade 3b (non BMV) agricultural land During the construction

IPs are likely to have a landscape and / or visual on balance it is not considered that the predicted nat it would not be offset by the benefits (including ed to address the impact of climate change and erefore considers that the Proposed Scheme is I that it complies with the relevant policies of Part

- 2 (Site and Project Description) of the ES (APParound the Order Limits. Within the Order Limits
- ated within the existing Drax Power Station.
- minantly arable fields and hedgerow; and within wn Areas, which are several parcels of land within
- rable fields and hedgerows;
- prises land required to mitigate against the minor Scheme within the Drax Power Station Site. The grassland with intermittent scattered and dense es; and
- electrical and telecommunications overhead lines to the Site. These areas are set within an urban
- n industrial use throughout the construction and

mporary construction compound and will be used ation, storage of topsoil from the area and as an instated to arable use following completion of the (SHMP') is secured through the CEMP, and will to the same agricultural capability as before tigation is set out further in Table B.3 of Appendix an assessment of the Joint Minerals and Waste In summary, Chapter 11 (Ground Conditions) of tural land from construction activities is limited to a of Grade 2 Best and Most Versatile ('BMV') and uction phase, agricultural soils could be degraded

P, such as the preparation and implementation of pove, the CEMP is secured via a requirement in

Policy	Policy Text	Compliance with NPS
		Schedule 2 of the DCO. The SHMP will describe best pract handling, include details on stripping methods, stockpiling requ weather conditions during handling, seeding of stockpiles, completion of construction of the Proposed Scheme, the a hedgerow would be reinstated and enhanced to a species-ric flora. The hedgerow would be managed to ensure it remains a to enable a good condition hedgerow. Additional hedgerow ar eastern boundary of the East Construction Laydown Area, to the existing vegetation. This is set out in the OLBS (AS-094),
		With implemented mitigation, Chapter 11 concludes that there long-term slight adverse effect (not significant) on agricultural
		The Habitat Provision Area will be used to provide environment the OLBS (AS-094), including hedgerow planting, pond creat area would therefore change. The latter two means of mitigate relevant part of the Habitat Provision Area is seasonally water
		The Off-Site Habitat Provision Area comprises two areas outs Wood (northern section) and Fallow Field (southern section) ecological mitigation and compensation. These areas are of Provision Area and displayed within the blue line on Figure 1 (APP-058). The land uses in these areas will not change, but the Wood include enhancement of the existing woodland throug coppicing. Fallow Field proposals include allowing scrub to se and hedgerow to species rich, enhancing grassland to species are set out in the OLBS (AS-094) and the Heads of Terms for
		Outside of the Order Limits, the land use is predominantly ag PRoWs. Chapter 16 (Population, Health and Socio-Economic uses surrounding the Order Limits include private proper agricultural land, none of which would be affected in terms of Scheme.
		In line with paragraph 5.10.6 of EN-1, the local community with is, however, no plan to build on open space, sport and recreation and responses are set out in the Consultation Report (APP-0)
		Public Rights of Way
		With regard to land use effects covered by part 5.10 of EN- (APP-041) includes an assessment of likely significant effect recreational purposes. There are seven PRoW located with Figure 5.2 (Public Rights of Way Network) of the ES (APP-04 074). Non-motorised users of the PRoW and non-designated equestrians and vulnerable groups) are identified in Chapter 5 of the Proposed Scheme on traffic and transport.

actice methods to reduce impacts to soil during equirements, appropriate management (including s, stockpile heights etc) and reinstatement. On arable land would be reinstated. The western -rich hedgerow including a more diverse ground is at an appropriate width and structural diversity and tree planting would be completed along the to provide ecological and landscape benefits to 4), which is secured by DCO requirement.

ere is likely to be a direct, temporary, medium to ral land.

nental mitigation and compensation as outlined in eation and wetland planting. The land use in this igation and enhancements are proposed as the terlogged.

utside of the Order Limits, referred to as Arthur's on) that have been identified for the provision of e collectively referred to as the Off-Site Habitat e 1.3 (Off-Site Habitat Provision Area) of the ES t the land will be enhanced. Proposals for Arthur's ugh removal of invasive non-native species and o succeed to woodland, enhancing existing scrub ecies rich and creating hedgerow. Further details for a Section 106 Agreement (AS-016).

agricultural, with the main recreational use being nics) of the ES (APP-052) describes existing land perties, community facilities, businesses, and s of their use of land as a result of the Proposed

was consulted on the Proposed Scheme. There ation facilities. Details of the consultation process -018) submitted with the DCO Application.

N-1, Chapter 5 (Traffic and Transport) of the ES acts of the Proposed Scheme on PRoW used for ithin or adjacent to the Order Limits, shown on -063) and Access and Rights of Way Plans (ASted public routes (including pedestrians, cyclists, er 5 as sensitive receptors in respect of the effect

Policy	Policy Text	Compliance with NPS
		Construction plant and equipment located in works areas a impact on the amenity value of the paths. However, the impa- set out above, contained in the REAC (AS-092) and to be in to the DCO are considered to mitigate impact sufficiently, v Scheme will have no significant effects on PRoW users.
		It is also proposed to temporarily stop up path 35.6/6/1 which is for approximately two weeks, however Chapter 5 concludes the and Chapter 16 (Population, Health and Socio-Economics) of is unlikely to be a significant effect from the Proposed Scheme as PRoWs, leisure uses or tourism in the local area, and the out of the ES. This was agreed within the Scoping Opinion re the ES (APP-116).
		The PCAR (AS-45) confirms that a PRoW (AIRMF03) runs e affected during the construction phase at the point where duration, temporary diversion to PROW (AIRMF03) may be location. This will have a short duration impact on pedest intimidation. However, the short length and short duration of significant effects.
		Contamination
		In accordance with paragraph 5.10.8 of EN-1, the Applicant hat the majority of the Proposed Scheme is located on prevrisk is assessed in Chapter 11 (Ground Conditions) of the ES
		Mineral Resources
		With regard to paragraph 5.10.9 of EN-1, land in the Or Safeguarding Areas and buffer zones to the Safeguarding A Plan (2022), in addition to a Coalfield Consultation Area. The in the Planning Statement (APP-032).
		However, the built infrastructure to be developed by the developed land within the Drax Power Station only. Mineral and the Proposed Scheme will have no impact on this. The acceptable by the Applicant in respect of paragraph 5.10.9 of
		Summary
		Overall, the Applicant considers that the Proposed Scheme with land use including open space, green infrastructure and
		The above assessment of policy compliance demonstrates the uses near the project, any effects of replacing an existing de project or preventing a development or use on a neighbouri 5.10.5 of EN-1. It also confirms that consultation on the Procommunity in accordance with paragraph 5.10.8 of EN-1. Any mi

adjacent to the PRoWs may have a temporary pact will be short term, and mitigation measures included in the CEMP secured by a requirement which Chapter 5 concluding that the Proposed

h runs through the Off-site Habitat Provision Area that this will not have a significant adverse effect, of the ES (APP-052) further confirms that there me in relation to community land and assets such hat these elements have therefore been scoped received by PINS presented at Appendix 1.2 of

e east west to the north of the OHL1 and may be re PROW (AIRMF03) crosses the A645. Short e required during the construction phase at this estrian delay, pedestrian amenity and fear and of diversions are not assessed to result in any

has taken contamination risks into account, given eviously developed land. Potential contamination ES (APP-047).

Order Limits is located within various Minerals Areas in the Adopted Joint Minerals and Waste he relevant local planning policies are assessed

e Proposed Scheme is located on previously al resources are therefore already inaccessible, The Proposed Scheme is therefore considered of EN-1.

e is acceptable with regard to effects associated d Green Belt.

that the ES identifies existing and proposed land levelopment or use of the site with the proposed uring site from continuing, in line with paragraph roposed Scheme was undertaken with the local and that the Applicant has sought to minimise nineral resources will be safeguarded as required

Policy	Policy Text	Compliance with NPS
		by paragraph 5.10.9 of EN-1. The Proposed Scheme there 5.10 of EN-1.
Noise and	Paragraphs 5.11.4 to 5.11.6 of EN-1 state:	Introduction
Vibrations (Part 5.11 of EN-1)	Where noise impacts are likely to arise from the proposed development, the applicant should include the following in the noise assessment:	Chapter 7 (Noise and Vibration) of the ES (APP-043) rep significant environmental effects arising from the Propose
	 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 characteristics of the noise; 	construction and operational phases of the Proposed Sch impacts has been undertaken in accordance with the requir the relevant British Standards.
	 Identification of noise sensitive premises and noise sensitive areas that may be affected; 	The impact of noise and vibration as a result of the Propo identified have been set out above and are assessed within below assessment therefore focusses on impact on local res
	~ The characteristics of the existing noise environment;	Construction Phase and Decommissioning
	 A prediction of how the noise environment will change with the proposed development; 	During the construction phase and decommissioning, the Pro
	 In the shorter term such as during the construction period; 	to affect noise and vibration as a result of the following:
	 In the longer term during the operating life of the infrastructure at particular times of the day, evening and night as appropriate; 	 The likely noise effects arising from the Proposed Scher traffic; and
	~ An assessment of the effect of predicted changes in the noise environment	~ Likely noise and vibration effects arising from the constr
	 on any noise sensitive premises and noise sensitive areas; and Measures to be employed in mitigating noise. 	The PCAR (AS-045) identifies that the predicted noise levels the Significant Observed Adverse Effect Level (SOAEL) at the
	The nature and extent of the noise assessment should be proportionate to the likely noise impact.	of impact of moderate adverse for short periods of time. Ho longer than 10 days, with the duration of noisy works anticipa
	The noise impact of ancillary activities associated with the development, such as	significant in accordance with Paragraph 7.5.60 of Chapter which states:
	increased road and rail traffic movements, or other forms of transportation, should also be considered.	"Construction noise effects may be considered significant w magnitude of impact will occur for a duration longer than:
	Operational noise, with respect to human receptors, should be assessed using the principles of the relevant British Standards 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) 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 Standards and other guidance which also give examples of mitigation strategies. Paragraph 5.11.8 of EN-1 States: 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, bunds or noise barriers to reduce poise	a. 10 or more days or nights in any 15 consecutive days or n
		b. A total number of days exceeding 40 in any 6 consecutive
		The assessment therefore concludes that the noise and vibr and decommissioning would not be significant on local reside
		Operational Phase
		During the operational phase, the Proposed Scheme is ide
		vibration as a result of the following:
		 Likely noise effects arising from the Proposed Scheme of Likely noise effects arising from the operation of the post
		included in the Proposed Scheme. However, the assessment concludes that the effect would be

refore complies with the relevant policies of Part

eports the outcome of the assessment of likely sed Scheme on noise and vibration during the cheme. The assessment of noise and vibration uirements set out in 5.11.4 to 5.11.6 of EN-1 and

posed Scheme on sensitive ecological receptors in Chapter 8 (Ecology) of the ES (APP-044). The residents only.

roposed Scheme is identified to have the potential

eme construction phase and decommissioning

struction phase and decommissioning activities.

Is due to works associated with OHL1 may exceed the nearest sensitive receptors with a magnitude However, the duration of the activities will not be ipated to be less and therefore, the effects are not there 7 (Noise and Vibration) of the ES (APP-043),

where it is determined that a moderate or major

nights; or

ve months".

bration effects throughout the construction phase idents.

lentified to have the potential to affect noise and

operational traffic; and

st combustion carbon capture technology

be not significant on local residents.

Policy	Policy Text	Compliance with NPS
	Paragraph 5.11.9 of EN-1 states:	Mitigation
	The SoS should not grant development consent unless it is satisfied that the proposals will meet the following aims:	No significant effects have been identified for the Propose assessment undertaken. As such, no design, mitigation or er
	 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. 	However, good design is demonstrated by the Applicant, i Chapter 7 (Noise and Vibration) of the ES (APP-043) sets out and explains that the assessment considers Best Practicable be described and committed through the REAC (AS-092), a the DCO. For example, these measures include using only relevant national or international standards and directives, necessary, to provide acoustic screening at the earliest oppo
		Summary
		The Proposed Scheme therefore avoids significant adverse and would mitigate and minimise other adverse impacts on h commitments in the REAC. The Proposed Scheme will en- noise, which may contribute to improvements to health and qu not employed.
		The above information contained in Chapter 7 (Noise and Vib 045) demonstrates that the Proposed Scheme has been ass paragraphs 5.11.4 to 5.11.6 of EN-1, and that the Proposed 5.11.9 of EN-1 and is therefore acceptable in terms of noise
Socio-economics	Paragraph 5.12.2 of EN-1 states:	Introduction
(Part 5.12 of EN-1) Where the project is levels, the applicant assessment of these Paragraph 5.12.3 of	 Where the project is likely to have socio-economic impacts at local or regional levels, the applicant should undertake and include in their application an assessment of these impacts as part of the ES (see Section 4.2). Paragraph 5.12.3 of EN-1 states: This assessment should consider all relevant socio-economic impacts, which 	significant environmental effects arising from the Propose economics in accordance with paragraph 5.12.2 of EN- conditions in the areas surrounding the Order Limits in ac assessment has been undertaken in accordance with the red
	may include:	Construction Phase and Decommissioning
 infrastructure, including the provision of educational and visitor Effects on tourism; The impact of a changing influx of workers during the different construction, operation and decommissioning phases of the en infrastructure. This could change the local population dynamics alter the demand for services and facilities in the settlements not the construction work (including community facilities and physic infrastructure such as energy, water, transport and waste). The 	 The provision of additional local services and improvements to local infrastructure, including the provision of educational and visitor facilities; Effects on tourism; The impact of a changing influx of workers during the different 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 	 The following sensitive receptors are identified in respect of p Local economic receptors (i.e., working age individuals w provide services or accommodation, either through construction employees, and development land); and Community receptors (i.e., community land and assets). The assessment undertaken identifies that the likely signified sensitive receptors are the generation of direct, in This represents a beneficial economic effect as a result of the are therefore proposed.

sed Scheme following the noise and vibrations enhancement measures are proposed.

in accordance with paragraph 5.11.8 of EN-1. at the methodology of the assessment undertaken ble Means (BPM) as primary mitigation which will and secured as a requirement to Schedule 2 of hly plant conforming with, or that is better than, s, and using site hoardings and screens, where portunity.

e impacts on health and quality of life from noise n health and quality of life from noise through the ensure the effective management and control of quality of life compared to if such measures were

ibration) of the ES (APP-043) and the PCAR (ASssessed in accordance with the criteria set out in ed Scheme meets the aims set out in paragraph e and vibration effects.

e ES (APP-052) contains an assessment of likely sed Scheme on population, health and socio--1. It also details the existing socio-economic accordance with paragraph 5.12.4 of EN-1. The equirements of paragraphs 5.12.3 to 5.12.4 of EN-

f population, health and socio-economic impact:

within the study area, local businesses who may supply chain linkages or accommodation to

ificant effects of the Proposed Scheme on the indirect, and induced employment opportunities. the Proposed Scheme. No mitigation measures

Policy	Policy Text	Compliance with NPS
Policy	Policy Text Cumulative effects – if development consent 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 of EN-1 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 5.12.6 of EN-1 states: The SoS should have regard to the potential socio-economic impacts of new energy infrastructure identified by the applicant and from any other sources that the SoS considers to be both relevant and important to its decision. Paragraph 5.12.9 of EN-1 states: The SoS should consider whether mitigation measures are necessary to mitigate any adverse socio-economic impacts of the development. For example, high quality design can improve the visual and environmental experience for visitors and the local community alike.	Compliance with NPS The Proposed Scheme could generate an annual average of induced jobs (Vivid Economics Limited, 2021). Whilst the em construction phase and decommissioning, they will provide I Enhancement opportunities have also been identified, which suppliers and contractors, and through the provision of train local stakeholders. A Local Employment Scheme is secure the Applicant and the LPA to deliver this benefit. This obli Section 106 Agreement (AS-016) submitted with the DCO A Due to the level of deprivation present in some areas, the se to be medium. The magnitude of impact is considered to b construction jobs generated relative to the size of the SDC a Therefore, there is likely to be a direct, temporary, medium effect on the local economy. In terms of impact on community receptors, the works for T agricultural land, and the works for OHL1 take place within e However, given access for arable use is likely to be infrequ would be restricted. Furthermore, the existing accesses to anticipated there would be any significant effects generated For all works, where construction vehicles require access vi proposed that if any damage is caused to existing accesses are undertaken to maintain the condition of the access r commencement of works. This is included in the REAC (AS via a requirement in Schedule 2 of the DCO. Permanent rights within agricultural land for both the Of maintenance, repair or replacement would be minimal and re by existing Poles. It is not anticipated to restrict farming activ rise to any permanent effects for the farm businesses. As set out above, a PRoW (AIRMF03) runs east west to the one of the OHL construction access points where it crosses footpath users. The PCAR (AS-045) states concludes that a 3 may be required, but whilst this would have a short term impait it is not expected to give rise to a significant effect. The PCAR also identifies that the site boundary for Short Li Developments) (AS-013)) overlaps with the proposed Order employment development, it does not fall within an e

of 4,000 direct jobs, 1,600 indirect jobs and 2,500 nployment opportunities are temporary during the local and regional benefits.

h include the Applicant promoting the use of local ining opportunities through partnerships with key ed through the Section 106 Agreement between oligation is detailed in the Heads of Terms for a Application.

sensitivity of the receptors identified is considered be moderate at local level due to the number of and ERoY economy.

m-term moderate beneficial (significant) residual

TCL1 and OHL2 take place on the perimeter of existing agricultural land used for arable farming. quent (on a monthly basis), no farming activities to properties and land would be maintained or to undergrounding would be restored, so it is not d by the Proposed Scheme.

via existing accesses to properties and land, it is is arising from the works, that appropriate repairs road/track to the same as it was prior to the S-092) to be included in a CEMP that is secured

OHLs and TCL1 for the purposes of retention, represent a similar portion of land to that occupied ivities within the agricultural land holdings, or give

e north of OHL1. As the PRoW could overlap with es the A645, there may be temporary impacts on a short duration, temporary diversion to the PRoW pact on pedestrian delay and pedestrian amenity,

List ID44 (see Appendix 18.2 (Short List of Other er Limits for OHL2. Although Short List ID 44 is an loyment development allocation as per the East ause of the nature of the proposed works to OHLs, on allocated development land.

Policy	Policy Text	Compliance with NPS
		Operational Phase
		There are no significant operational phase effects on socio-e Scheme.
		Cumulative Impact
		A likely beneficial cumulative effect associated with direct, in has been identified for during the construction and oper developments and the Proposed Scheme including the adjated developments of an energy storage facility at Land off New Hales Lane, and the larger Scotland to England Green Link 22 slight adverse cumulative effect resulting from an increase facilities, and access to development land and businesse relevant other developments and the Proposed Scheme. The A detailed assessment of inter-project cumulative effects for 18 (Cumulative Effects) of the ES (APP-054), as well as Ap Stages 3 and 4 of the Assessment) of the ES (APP-176) and of the ES (APP-177), as required by paragraph 5.12.6 of EN
		Summary
		The assessment of socio-economic effects of the Proposed with the relevant policies of Part 5.12 of EN-1. Overall, the F terms of socio-economics and is therefore considered by the
Traffic and	Paragraph 5.13.2 of EN-1 states:	Introduction
Transport (Part 5.13 of EN-1)	The consideration and mitigation of transport impacts is an essential part of Government's wider policy objectives for sustainable development as set out in Section 2.2 of this NPS.	Chapter 5 (Traffic and Transport) of the ES (APP-041)
	Paragraph 5.13.3 of EN-1 states:	significant environmental effects arising from the Proposition assessment has been undertaken in accordance with paragr
	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/WebTAG methodology stipulated in Department for Transport guidance,	Identified sensitive receptors are shown at Figure 5.1 (Study 062) and include:
	or any successor to such methodology. Applicants should consult the Highways Agency and Highways Authorities as appropriate on the assessment and	
	mitigation.	 Non-motorised users of the surrounding highway network (Public Rights of Way Network) of the ES (APP-063), PR
	Paragraph 5.13.4 of EN-1 states:	pedestrians, cyclists and equestrians (and vulnerable gr
	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,	 Residents within the settlements of Camblesforth, I through these villages, change in traffic flows, and as
	walking and cycling, to reduce the need for parking associated with the proposal and to mitigate transport impacts.	the existing Drax Jetty) was considered as a sustainable train
	Paragraph 5.13.6 of EN-1 states:	iterative design process. This was discussed during statuto

-economics identified as a result of the Proposed

, indirect, and induced employment opportunities perational phases between the relevant other djacent Barlow Ash Mound proposal, the nearby w Road and a battery storage facility at Land off < 2 Project. There is also potential for a temporary sed demand for accommodation and community ses during the construction phase between the This will not be significant.

or the Proposed Scheme is presented in Chapter appendix 18.4 (Justification of Scoping In / Out of d Appendix 18.5 (Cumulative Assessment Matrix) N-1.

ed Scheme has been undertaken in accordance Proposed Scheme will have a positive impact in the Applicant to be acceptable.

ntified potential significant transport implications. , a transport assessment has been undertaken. reports the outcome of the assessment of likely posed Scheme on Traffic and Transport. The agraphs 5.13.3 and 5.13.4 of EN-1.

dy Area (Traffic and Transport)) of the ES (APP-

ithin the study area as shown on Figure 5.1 of the s;

vork within the study area as shown on Figure 5.2 PRoW and non-designated public routes, including groups); and

rax and Carlton in respect of the links that pass sessment of the effects.

ater-borne transport (utilising the River Ouse and ransport mode for AILs and other materials in the itory consultation with the relevant stakeholders.

Policy	Policy Text	Compliance with NPS
	A new energy NSIP may give rise to substantial impacts on the surrounding transport infrastructure and the SoS 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 SoS should consider requirements to mitigate adverse impacts on transport networks arising from the development, as set out below. Applicants may also be willing to enter into planning obligations for funding infrastructure and otherwise mitigating adverse impacts.	<i>abnormal indivisible loads</i> " when preparing their Application. Chapter 5 considers this guidance and confirms that transport discussions with National Highways, NYCC and ERoY. This Chapter 3 (Consideration of Alternatives) of the ES (APP Agreement in Principle to transporting AIL by using the 'Road was confirmed 20 April 2021. It was agreed that the sub
	Paragraph 5.13.8 states:	Construction Phase and Decommissioning
	Where mitigation is needed, possible demand management measures must be considered and if feasible and operationally reasonable, required, before considering requirements for the provision of new inland transport infrastructure to deal with remaining transport impacts.	the study area during the construction phase and decommiss
	Paragraph 5.13.10 of EN-1 states:	significant effects are identified on the aforementioned co
	Water-borne or rail transport is preferred over road transport at all stages of the project, where cost-effective.	~ Preparation and implementation of a CTMP to set our
	Paragraph 5.13.11 of EN-1 states:	impacts (as mentioned above). This is included in the R in the DCO. It will be informed by the Outline CTMP pres
	 The SoS 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 on-street HGV parking in normal operating conditions; and Ensure satisfactory arrangements for reasonably foreseeable abnormal 	 Preparation and implementation of a CWTP to main construction workers. This is included in the REAC and be informed by the Framework CWTP presented at App. The assessment concludes that the temporary construction enhanced management of the construction traffic, with robus in the Outline CTMP and Framework CWTP secured throworking with National Highways, NYCC, and East Riding of above mitigation measures applied, all residual effects for the traffic and transport as a result of the Proposed Scheme in is significant).
	disruption, in consultation with network providers and the responsible	Operational Phase
	police force.	Chapter 5 (Traffic and Transport) of the ES (APP-041) state operational phase of the Proposed Scheme commencing 20 Proposed Scheme will result in an overall net-reduction of o the Drax Power Station Site workforce at the time of baselin numbers generated will be significantly lower than the const effects of the operational phase of the Proposed Scheme to b
		No mitigation measures are therefore proposed in respect of
		Cumulative Impact
		Chapter 5 concludes that there could be significant cumulati delay at Junction 4 (M62 Junction 36) if all other committed

referred Policy Guidelines for the movement of n.

sport of AIL was discussed during pre-application his is described in further detail in Section 3.6 of PP-039). The outcome of the consultation was bad Option' and approval of the proposed strategy ubstantial infrastructure works, and construction onsiderations of the jetty option, outweighed the gressed.

e will be a temporary increase in traffic flows within ssioning as a result of the Proposed Scheme. The to severance, pedestrian amenity and fear and afety and AILs is also assessed. Some potential considerations; therefore mitigation is proposed

but management measures to mitigate transport REAC (AS-092) and is secured by a requirement resented at Appendix 5.1 of the ES (AS-086); and maintain and manage the method of arrival of and is secured by a requirement in the DCO. It will appendix 5.2 of the ES (APP-120).

ion impacts can be effectively mitigated through oust monitoring and reporting measures included rough a DCO Requirement. This would include of Yorkshire Council ('ERoY'). Therefore, with the the construction phase and decommissioning on a isolation are predicted to be neutral or slight (not

ates that very low traffic flows will result from the 2027 and the workforce required to operate the f circa 180 people in the workforce (compared to eline traffic flow data collection in 2018). Vehicle instruction phase. Chapter 5 considers the overall to be negligible (not significant).

of the operational phase of the Proposed Scheme.

ative effects relating to highway safety and driver ad developments are built out and the junction is

Policy	Policy Text	Compliance with NPS
		not upgraded. Junction 4 would operate over capacity in the the Proposed Scheme would increase driver delay in the 2 understood that a highway improvement and contribution mo the traffic impacts associated with committed developme Reference: 21/03027/STPLF). Further discussions are re understand the timescales and mechanism to upgrade Junc assess whether this would result in a reduced impact at the delay.
		Summary
		The above assessment demonstrates the assessment of im Proposed Scheme comply with the relevant policies of Part
		The Proposed Scheme alone will not result in traffic and construction and operational phases, nor decommissioning, be acceptable.
		However, the cumulative impacts of the Proposed Scheme in partnership with ERoY and National Highways to ensure be suitably mitigated during the construction phase and deco
Waste Management	Paragraph 5.14.6 of EN-1 states:	Introduction
(Part 5.14 of EN-1 and Part 2.5.64 - 2.5.83 of EN-3)	The applicant should set out the arrangements that are proposed for managing any waste produced and prepare a Site Waste Management Plan. The arrangements described and Management Plan should include information on the proposed waste recovery and disposal system for all waste generated by the development, and an assessment of the impact of the waste arising from development on the capacity of waste management facilities to deal with other waste arising in the area for at least five years of operation. The applicant should seek to minimise the volume of waste produced and the volume of waste sent for disposal unless it can be demonstrated that this is the best overall environmental outcome. Paragraph 5.14.7 of EN-1 states:	Chapter 13 (Materials and Waste) of the ES (APP-049) reporsignificant environmental effects arising from the Proposed S assessment has been undertaken in accordance with the reliconsiders both hazardous and non-hazardous waste. Assess relevant local waste policies (mentioned in paragraph 2.5.69 of the Planning Statement (APP-032). In line with paragraph Annual Monitoring Report published by Kirklees Council was Chapter (Yorkshire and Humber Aggregates Working Party, In accordance with paragraph 2.5.69 of EN-3, the assessment the waste hierarchy and the effect on relevant waste plans is Planning Statement (APP-032).
	 The SoS should consider the extent to which the applicant has proposed an effective system for managing hazardous and non-hazardous waste arising from the construction, operation and decommissioning of the proposed development. It should be satisfied that: Any such waste will be properly managed, both on-site and off-site; The waste from the proposed facility can be dealt with appropriately by the waste infrastructure which is, or is likely to be, available. Such waste arisings should not have an adverse effect on the capacity of existing waste management facilities to deal with other waste arisings in the area; and 	Chapter 13 explains that embedded mitigation has been app design to avoid and mitigate adverse impacts from material r and disposal of waste. 55,600 tonnes of aggregate imported retained for reuse as structural fill. In addition, earthworks ar construction (approximately 365,850 tonnes, albeit this may for reuse once excavated and chemically / geotechnically tes The assessment identifies that the Proposed Scheme has the result of consumption of natural and non-renewable resource decommissioning, and as a result of a reduction in landfill can decommissioning phases.

the 2026 Do Minimum assessment scenario and 2026 Do Something assessment scenario. It is nodel has been identified at Junction 4 to address ment, including Short List 44 (ERoY Planning required with ERoY and National Highways to nction 4 to accommodate planned growth, and to the junction regarding highway safety and driver

mpact, and proposed mitigation measures for the rt 5.13 of EN-1.

d transport related significant effects during the g, and is therefore considered by the Applicant to

e with other projects must be investigated further re impact on highway safety and driver delay can ecommissioning.

borts the outcome of an assessment of likely d Scheme on materials and waste. The relevant policies of EN-1 and EN-3, and essment of the Proposed Scheme against 69 of EN-3) is set out in Table B.1 of Appendix B oh 2.5.68 of EN-3, Chapter 13 confirms an as a data source used in the preparation of the y, 2018).

nent of the Proposed Scheme's conformity with is assessed in Table B.3 of Appendix B of the

pplied to the Proposed Scheme upfront through al resources consumption, and the generation ed to site for temporary piling platforms will be arisings generated (cut) will be reused during by alter subject to the suitability of the resource tested).

the potential to affect materials and waste as a rces during the construction phase and capacity during the constriction, operational and

Policy	Policy Text	Compliance with NPS
Policy	Policy Text ~ Adequate steps have been taken 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 5.14.9 states: 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 4.10 will apply. Paragraph 2.5.66 to 2.5.69 of EN-3 state: An assessment of the proposed waste combustion generating station should be undertaken that examines the conformity of the scheme with the waste hierarchy and the effect of the scheme on the relevant waste plan or plans where a proposal is likely to involve more than one local authority. 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.	 Compliance with NPS Sensitive receptors in respect of materials and waste are there Material resources (i.e., consumption impacts on materials results in depletion of natural resources)'; and Landfill void capacity (i.e., reductions in regional and nationand loss of resources, and temporary or permanent degrations of resources, and temporary or permanent degrations of the effect of the environment during construction; and
	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. 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 SoS.	 The preparation and implementation of a Materials Manareuse of both natural soils and Made Ground (contamina) The abovementioned management plans are included in the the DCO. <i>Operational Phase</i> There are no significant effects resulting from operational was mitigation measures are required.
		 Cumulative Impact Chapter 13 (Materials and Waste) of the ES (APP-049) explates Scheme in conjunction with other projects to result in cumulative regard to the depletion of natural resources and the generation (Cumulative Effects) of the ES (APP-054) and Appendices 18:18.4 (Justification of Scoping In / Out of Stages 3 and 4 of the APP-175 respectively). However, with the implementation of the below measures set resource consumption and waste generated from the Propose would not – within a regional context – be expected to result is specific measures include: Good and best practice measures for sustainable resource on sufficient capacity during the planning period. The assessment acknowledges that materials and waste data becoming available in future may result in further testing bein

erefore identified as:

als' immediate and long-term availability, and

tional infrastructure result in unsustainable use radation of the natural environment).

as a result of material resource consumption,

e consumption. Mitigation measures are ects of waste generation and disposal to a point include:

lanagement Plan ('SWMP') to manage and e to reduce waste and potential harm to the

nagement Plan ('MMP') to monitor the maximum nated or otherwise).

e CEMP which is secured as a requirement to

aste, therefore the Applicant considers no

blains that there is potential for the Proposed lative environmental impacts and effects with ation of waste. These are detailed in Chapter 18 18.3 (Intra-Project Effects Screening Matrix) and the Assessment) of the ES (s APP-175 and

et out in Chapter 13, the cumulative effects of osed Scheme and other proposed developments It in significant adverse cumulative effects. The

urce management; and

nue to plan for effective waste management and I.

ata from other proposed developments ing undertaken to assess cumulative impact.

Policy	Policy Text	Compliance with NPS
		Summary
		Overall, the Proposed Scheme at all stages will not have an a waste and is therefore considered by the Applicant to be acc
Water Quality and	Paragraph 5.15.2 states:	Introduction
Resources (Part 5.15 of EN-1 and Part 2.5.84 - 2.5.87 of EN-3)	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. (See	The Proposed Scheme has the potential to impact water reso decommissioning as a result of water quality of surface water operational phase as a result of water quality of surface water Chapter 12 (Water Environment) of the ES (APP-048) and its
	Section 4.2.). 5.15.3 states:	the likely significant environmental effects resulting from the lincluding flood risk, as well as water quality, groundwater, Wa
	The ES should in particular describe:	drainage.
	 The existing quality of waters affected by the proposed project and the impacts of the proposed project on water quality, noting any relevant 	Flood risk has been assessed separately above in this NPS considered below.
	existing discharges, proposed new discharges and proposed changes to	The assessment presented at Chapter 12 meets the requirer
 Existing water resources affected by the proposed project and the impacts of the proposed project on water resources, noting any relevant existing abstraction rates, proposed new abstraction rates and proposed changes to abstraction rates (including any impact on or use of mains supplies and reference to Catchment Abstraction Management Strategies); 	In accordance with paragraph 5.15.6 of EN-1, Chapter 12 of Plan/s have been used during the preparation of the Chapter Water Framework Directive ('WFD') (including Article 4.7); a the WFD Screening Note is presented at Appendix 12.2 of concludes that a full WFD assessment is not required for the screened in for assessment (Ouse from R Wharfe to Upper	
	 Existing physical characteristics of the water environment (including quantity and dynamics of flow) affected by the proposed project and any 	activities have been screened out and therefore further consi Construction Phase and Decommissioning
	impact of physical modifications to these characteristics; and	The identified preliminary likely significant effects for water er
	Any impacts of the proposed project on water bodies or protected areas	phase and decommissioning include:
		 Increased risk of pollution from increased sediment load
	Paragraph 5.15.6 of EN-1 states:	 Increased Risk of Pollution to Surface Water Features from and Hazardous Substances and increased turbidity of groups
Management Plans and meets the requirements of the Water Directive (including Article 4.7) and its daughter directives, inclu- priority substances and groundwater. The specific objectives for p basins are set out in River Basin Management Plans. The Sol consider the interactions of the proposed project with other plans and Resources Management Plans and Shoreline/Estuary Management Paragraph 5.15.9 of EN-1 states: The risk of impacts on the water environment can be reduced the design to facilitate adherence to good pollution control practice. designated areas for storage and unloading, with appropriate drain	The SoS should satisfy itself that a proposal has regard to the River Basin Management Plans and meets the requirements of the Water Framework Directive (including Article 4.7) and its daughter directives, including those on priority substances and groundwater. The specific objectives for particular river basins are set out in River Basin Management Plans. The SoS should also consider the interactions of the proposed project with other plans such as Water Resources Management Plans and Shoreline/Estuary Management Plans.	 Chemical and Physical Alteration of the Sherwood Sand Chemical and Physical Alteration of the Secondary A Aq Pollution of the Groundwater abstractions for Non-Potab Pollution or Recharge Alteration of the Public Water Sup protection at Site).
	Paragraph 5.15.9 of EN-1 states:	As such, a number of mitigation measures are proposed, whi incorporated into the detailed design of the Proposed Schem
	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.	control practice and mitigate adverse effects.

n adverse effect with regard to minerals and cceptable.

sources during the construction phase and ter and groundwater resources, and during the ter resources.

its associated appendices therefore assesses e Proposed Scheme on the water environment, Water Framework Directive compliance and

Compliance Tracker Table and is therefore not

ements of paragraph 5.15.3 of EN1.

confirms that relevant River Basin Management er. In respect of meeting the requirements of the a WFD screening exercise was undertaken, and the ES (APP-161). The WFD Screening Note he Proposed Scheme. One water body was Humber (GB104027064270)), however all usideration of that waterbody is not required.

environment associated with the construction

ad;

from Accidental Spillages of Oil, Hydrocarbons groundwater;

ndstone Principal Aquifer;

Aquifers;

able Use; and

upply Abstractions (Yorkshire Water)s (SPZ 3

which Chapter 12 explains need to be me to facilitate adherence to good pollution

Policy	Policy Text	Compliance with NPS
	Paragraph 2.5.84 of EN-3 states:	Mitigation measures include, but are not limited to:
	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:	 Implementation of the measures set out in the Appendit Proposed Surface Water Drainage Strategy) of the ES the DCO;
	 Discharging water at a higher temperature than the receiving water, affecting the biodiversity of aquatic flora and fauna; 	 The drilling contractors will monitor the drilling fluid press drilling fluid that is approved to discharge to the water experience
	 Use of resources may reduce the flow of watercourses, affecting the rate at which sediment is deposited, conditions for aquatic flora and potentially 	 Construction compounds and new access roads will no increased;
	 affecting migratory fish species (e.g., salmon); Fish impingement and/or entrainment – i.e., being taken into the cooling system during abstraction; and 	 During any trench excavation works, should dewatering water which is pumped out to be discharged to a nearb treatment for reducing turbidity prior to being discharge
	 Discharging water containing chemical anti-fouling treatment of water for use in cooling systems may have adverse impacts on aquatic biodiversity. 	 Preparation and implementation of a CEMP and DEMP DCO. As set out in previous sections above, measures out in the REAC (AS-092).
	Paragraph 2.5.85 of EN-3 states:	The mitigative measures set out above, and others detailed i
	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.	requirement in Schedule 2 of the DCO, as set out in the REA
	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.	With the inclusion of the proposed mitigation measures set of that the construction phase and decommissioning of the Pro- residual impacts on the water environment:
	Paragraph 2.5.86 of EN-3 states:	~ A temporary, indirect, short term slight adverse effect on
	The SoS 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.	 sediment load; A temporary, indirect, short term slight adverse effect on spillage and leakage of oil, hydrocarbons and hazardous
	Paragraph 2.5.86 of EN-3 states:	 A temporary, direct, short term, slight adverse effect on result of the spillage and subsequent infiltration of polluta
	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	 A temporary, direct, short term, slight adverse effect on of pollutants; and
	impingement and/or entrainment and the discharge of excessive heat to receiving waters.	 A temporary, indirect, short term, slight adverse effect of Water) as a result of any pollution spilled on site that wo Principal aquifer.
		As stated above, all potential effects are temporary and not s
		Operational Phase
		There will be no significant effects from the Proposed Schemoperational phase. Consequently, no phase specific mitigation
		Cumulative Impact
		No significant cumulative effects have been identified when a from the Proposed Scheme and other relevant projects.

ndix 12.3 (Existing Drainage Systems and S (APP-162). This is secured by a requirement to

essures and observe for pressure drops. A renvironment will be used;

not be hard surfaced so that runoff is not

ng be required due to groundwater inflow, any rby surface water course will undergo settlement ged; and

IP which is secured as a requirement in the est to be contained in these documents are set

d in the REAC, are secured through a EAC.

t out in Chapter 13 and the REAC, it is concluded roposed Scheme could have the following

on three water features as a result of increased

on six water features as a result of by accidental bus substances;

n the Sherwood Sandstone Principal aquifer as a utants;

n the Secondary A aquifers as a result of spillage

on public water supply abstractions (Yorkshire vould migrate into the Sherwood Sandstone

t significant.

eme on the water environment arising during the tion measures are required.

n considering impact on the water environment

Policy	Policy Text	Compliance with NPS
		Summary
		In summary, the Proposed Scheme will result in non-significat during the construction phase and decommissioning which car effects identified will be temporary, and will therefore not have reduced as far as practicable by the mitigation measures prop Proposed Scheme to be acceptable in terms of impact on war assessment demonstrates the Proposed Scheme complies w and Part 2.5.84 - 2.5.87 of EN-3.

cant adverse effects on the water environment cannot be sufficiently mitigated. However, the ave any long term impact. Adverse effects will be roposed. The Applicant therefore considers the water quality and resources, and that the above s with the relevant policies of Part 5.15 of EN-1

3. DRAFT NATIONAL POLICY STATEMENTS

Compliance with the draft NPS statements EN-1 and EN-3 are assessed below. The adopted and emerging EN-1 and EN-3 policies have been compared, and the proposed policy changes of policies relevant to the DCO Application are assessed below. The assessment considers both the 'assessment principles' and 'generic impacts' policies in draft EN-1. The technology-specific information parts of EN-3 have also been assessed below and the relevant part of the NPS is referenced. Where the proposed changes are either negligible or not relevant to the DCO Application, the assessment of compliance with the adopted NPS policy set out in Chapter 4 of the Planning Statement (APP-032) or in Table 1 of this National Policy Statement Tracker remains relevant. Tracked changes in the left hand column show the changes from the existing adopted NPSs to the Draft NPSs for ease of comparison.

Table 2 - Draft National Policy Statement Compliance Tracker

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
EN-1 - Assessment princi	ples and Generic Impacts	•
General points -Policies and Considerations (Part 4.1 of EN-1)	4.1.1 The statutory framework for deciding applications for development consent under the Planning Act is summarised in Section 1.1 of this NPS. This Part of the NPS sets out certain general policies in accordance with which applications relating to energy infrastructure are to be decided that do not relate only to the The need for new energy infrastructure (is covered in Part 3) or to-, and guidance regarding the particular	The proposed changes to the policy text highli zero commitment and efforts to fight climate cl Proposed Scheme is designed to remove appli- the flue gas from biomass Units 1 and 2, resul greenhouse gases.
	physical impacts of its construction or and operation (covered are set out in Part 5 of this NPS and the Part 2 of each technology- specific NPSs).NPS. This part of EN-1, Assessment Principles, sets out the general policies for the submission and assessment of applications relating to energy infrastructure.	At proposed draft paragraph 4.1.3, it is proposed the list of considerations for the SoS when we development in the planning balance, in additional adverse impacts.
	4.1.2 The Energy White Paper emphasises the importance of the Government's net zero commitment and efforts to fight climate change. Given the level and urgency of need for infrastructure of the types covered by the energy NPSs set out in Part 3 of this	Proposed paragraph 4.1.1 is expanded to conshould be weighed against the benefits of the
	NPS, the IPC shouldSecretary of State will start with a presumption in favour of granting consent to applications for energy NSIPs. That presumption applies unless any more specific and relevant policies set out in the relevant NPSs clearly indicate that consent should be refused. The presumption is also subject to the provisions of the Planning Act 2008 referred to at paragraph 1.1.2 of this NPS.	As detailed in Table 1 above, the Applicant as mitigate against habitat loss resulting from the further during the detailed design stage. Other substantial, to mitigate adverse impacts to mal some residual impacts do remain (as detailed
	4.1.3 In considering any proposed development, and in particular when weighing its adverse impacts against its benefits, the IPCSecretary of State should take into account:	Applicant considers these to be outweighed b out across the Planning Statement (APP-032 (APP-032). In particular, that the Proposed S emissions and therefore assist the Governme Table 1 above, and Appendix B of the Plannin against the existing NPSs and other adopted and relevant in accordance with proposed pa planning policy. The Planning Statement also document, namely government strategies and
	 Its potential benefits including its contribution to meeting the need for energy infrastructure, job creation, ecological enhancements, and any long-term or wider benefits; and 	
	 Its potential adverse impacts, including any long-term and cumulative adverse impacts, as well as any measures to avoid, reduce, mitigate or compensate for any adverse impacts. 	
	4.1.4 In this context, the IPCSecretary of State should take into account environmental, social and economic benefits and adverse impacts, at national, regional and local levels. These may be identified in this NPS, the relevant technology- specific NPS, in the application or elsewhere (including in local impact reports), marine plans, and	Proposed paragraph 4.1.9 explains the benefit stakeholders, and strongly encourages this tal engagement with key stakeholders, as set out the respective chapters of the ES.

hlights the importance of the Government's net change at proposed paragraph 4.1.2. The pproximately 95% of the carbon dioxide from sulting in overall negative emissions of

osed to include 'ecological enhancements' to reighing the benefits and the disbenefits of lition to the proposal's potential to mitigate any

onfirm that where residual effects remain, they e development.

aspires to achieve 10% biodiversity net gain to ne Proposed Scheme. This will be progressed er mitigation measures proposed are nake the Proposed Scheme acceptable. Where ed in this document and in the ES), the by the benefit of the Proposed Scheme, as set 2) and in the Needs and Benefits Statement Scheme will result in a net reduction in GHG ent in meeting their target of net zero by 2050.

ing Statement (APP-031) assess the proposal d policy which the SoS may consider important aragraph 4.1.5, namely the NPPF and local o addresses other important and relevant nd support for CCUS and BECCS.

efits of early engagement with key ake place. The Applicant undertook early ut in the Consultation Report (APP-018) and

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	other material considerations as outlined in Section 1.1). Where this NPS or the relevant technology specific NPSs require an applicant to mitigate a particular impact as far as possible, but the Secretary of State considers that there would still be residual adverse effects after the implementation of such mitigation measures, those residual effects should be weighed against the benefits of the proposed development. 4.1.5 The policy set out in this NPS and the technology- specific energy NPSs is, for the most part, intended to makeprovide greater clarity around existing policy and practice of the Secretary of State in consenting-considering applications for nationally significant energy infrastructure-clearer and more transparent, rather than to change the underlying policies against which applications are assessed (or therefore the "benchmark" for what is, or is not, an acceptable nationally significant energy development). Other matters that the IPCSecretary of State may consider both important and relevant to itstheir decision-making may include Development Plan Documentsdocuments or other documents in the Local Development Framework. In the event of a conflict between these or any other documents and an NPS, the NPS prevails for purposes the purpose of IPCSecretary of State decision making given the national significance of the infrastructure. The energy NPSs have taken account of relevant the National Planning Policy Statements (PPSs) and older-styleFramework (NPPF), the Planning Policy Practice Guidance Notes Part 4 Assessment Principles (PPG) for (PPGs) in England-, and Planning Policy Wales and Technical Advice Notes	Assessment of Changes of Relevance Proposed paragraph 4.1.10 emphasises the im 'good design' criteria, stating that "Design princ of the project to guide the development from co above, the Applicant has prepared a Design Fr with the DCO Application and sets out the design the Proposed Scheme at the detailed design st Design Framework are included in the REAC (/ in the DCO. The DCO (AS-076) includes a number of requin Statement (APP-032) demonstrates how they r Consent Obligation is intended to be entered in for a Section 106 Agreement (AS-016). Together these documents ensure that all of the are secured.
	 (TANs) infor Wales, where appropriate. 4.1.6 The Marine and Coastal Access Act 2009 provides for the preparation of Where the project conflicts with a Marine Policy Statement (MPS) and proposal in a number of marine plans. The IPC must have regard to the MPS and applicable marine plans in taking any decision which relates to the exercise of any function capable of affectingdraft Development Plan, the whole or any partSecretary of State should take account of the UK marine area. In-stage which the event of a conflict between any of these marine planning documents and an NPS, the NPS prevailsDevelopment 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 IPC decision making givendetermining the nationalplanning significance of the infrastructure.what is replaced, prevented or precluded. The closer the Development Plan document in England or local Development Plan in Wales is to being adopted by the LPA, the greater weight which can be attached to it. 4.1.7 The IPCSecretary of State should only impose requirements72requirements⁵¹ in relation to a development consent that are necessary, relevant to planning, relevant to the development to be consented, enforceable, precise, and reasonable in all other respects. The IPCSecretary of State should take into account the guidance in Circular 11/95, as revised, on "Thethe NPPF, the PPG: Use of Planning Conditions in Planning Permissions", and TANs, or any successor to it.documents, where appropriate. 4.1.8 The IPCSecretary of State may take into account any development consent obligations⁵² that an applicant agrees with local authorities. These must 	

importance of applicant's consideration of rinciples should be established from the outset a conception to operation." As set out in Table 1 Framework (APP-195) which was submitted esign principles which will guide the design of a stage. The design principles detailed in the C (AS-092) and are secured via a requirement

quirements, and Section 4.4 of the Planning by meet these tests. Similarly, a Development d into, based on the submitted Heads of Terms

the mitigation measures identified in the ES

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	be relevant to planning, necessary to make the proposed development acceptable in planning terms, directly related to the proposed development, fairly and reasonably related in scale and kind to the proposed development, and reasonable in all other respects.	
	4.1.94.1.9 Early engagement at the pre-application stage with key stakeholders, including public regulators, Statutory Nature Conservation Bodies (SNCBs), and those likely to have an interest in a proposed energy infrastructure application, is strongly encouraged. The benefits of early engagement with key stakeholders are numerous. Early engagement can aid in ensuring that all relevant information can be properly assessed by the Examining Authority at the examination stage of the project and in the subsequent report.	
	4.1.10 Applicants need to consider the importance of 'good design' criteria. Such consideration of 'good design' criteria should be demonstrated when submitting applications for energy infrastructure projects to the Secretary of State. To ensure good design is embedded within the project development, a project board level design champion could be appointed, and a representative design panel used to maximise the value provided by the infrastructure. Design principles ⁵³ should be established from the outset of the project to guide the development from conception to operation.	
	4.1.11 Further information on the criteria for 'good design' for energy infrastructure is set out at Section 4.6 of this part of this NPS.	
	 4.1.12 In deciding to bring forward a proposal for infrastructure development, the applicant will have made a judgement on the financial and technical viability of the proposed development, within the market framework and taking account of Governmentgovernment interventions. Where the IPCSecretary of State considers, on information provided in an application, that the financial viability and technical feasibility of the proposal has been properly assessed by the applicant it is unlikely to be of relevance in IPCSecretary of State decision making (any exceptions to this principle are dealt with where they arise in this or other energy NPSs and the reasons why financial viability or technical feasibility is likely to be of relevance explained). ⁵⁰ NPPF: https://www.gov.uk/government/collections/planning-practice-guidance; PPG: Use of Planning Conditions: https://www.gov.uk/guidance/use-of-planning-conditions; TANs: https://gov.wales/technical-advicenotes ⁵¹ As defined in section 120 of the Planning Act 2008. ⁵² Where the words "planning obligations" are used in this NPS they refer to "development consent obligations" under section 106 of the Town & Country Planning Act 1990 as amended by section 174 of the Planning Act 2008. ⁵³ Design principles should take into account any national guidance on infrastructure design, this could include for example the Design Principles for National Infrastructure published by the National Infrastructure Commission. https://nic.org.uk/studies-reports/design-principles-for-national-infrastructure/ 	
Environmental Statemen Principles (Part 4.2 of EN 1)		Of most relevance to the DCO Application, p inclusion of 'biodiversity net gain' as a way to negative effects would be avoided, reduced, and Table 1 above, the Applicant is committee mitigate habitat loss. This will be calculated f

proposed paragraph 4.2.3 proposes the to demonstrate how any likely significant d, or mitigated. As detailed in the row above, tted to achieving Biodiversity Net Gain (BNG) to d further at the detailed design stage.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Policy	 Emerging Policy Text Detailing Changes population, human beings76, fauna and florehealth,⁶⁵ biodiversity, land, soil, water, air, climate, the landscape, material assets and cultural heritage, and the interaction between them. The Directive-requires Regulations require an assessment of the likely significant effects of the proposed project on the environment, covering the direct effects and any indirect, secondary, cumulative, transboundary, short, medium, and long-term, permanent and temporary, positive and negative effects at all stages of the project, and also of the measures envisaged for avoiding or mitigating significant adversadverse effects.⁶⁶ 4.2.2 To consider the potential effects, including benefits, of a proposal for a project, the IPC will find it helpful if the applicant setsshould set out information on the likely significant social and economic effects of the development, and showshow how any likely significant negative effects would be avoided, reduced, or mitigated. This information could include matters such as employment, equality, biodiversity net gain, community cohesion and well-being. 4.2.3 For the purposes of this NPS and the technology- specific NPSs the ES should cover the environmental, social and economic effects arising from pre-construction, construction, operation and decommissioning of the project. In some circumetances (for example, gas pipe-linee) it may be appropriate to assess effects arising from commissioning infrastructure once it is completed but before it comes into operation. Details of this and any other additional assessments, the principles set out in this Section will apply to all assessments. 4.2.4 When considering a proposal the IPC should satisfy Itsolf that likely significant effects, including any significant residual effects taking account of any proposed mitigation measures or any adverse effects of hose measures, have been adequately assessed. In doing so the IPC should also examine whethe	 Proposed paragraph 4.2.1 also proposes the in 'transboundary' effects. The ES submitted with transboundary effects across all chapters and ES have determined that no transboundary import the Proposed Scheme as confirmed in Chap 040). As per proposed paragraph 4.2.6, there are so flexibility is sought. The ES therefore sets out it social and economic effects of the proposed de applicant's knowledge and assesses on that be as it may be constructed have been properly at the first row of Table 1 above. Proposed paragraph 4.2.10 proposes additional Habitat Regulations Assessment (HRA) sites. Proposed Scheme is not predicted to have any European Sites assessed. During the pre-applindicated that the proposed development is like sites and the Applicant stands by the conclusion report is submitted with the DCO Application at their comment during the pre-application stage
	steam and hot water; transmission of electrical energy by overhead cables, surface storage of natural gas, underground storage of combustible gases and installations for hydroelectric energy production. 75 The Infrastructure Planning (Environmental Impact Assessment) Regulations 2009 (SI 2009/2263). 76 The effects on human beings	
	includes effects on health. 4.2.5 When considering cumulative effects, the ES should provide information on how the effects of the applicant's proposal would combine and interact with the effects of other development (including projects for which consent has	

e inclusion text requiring the ES to consider with the DCO Application addresses ad the assessments undertaken as part of this impacts are likely to be experienced as a result apter 4 (EIA Methodology) of the ES (APP-

some details still to be finalised for which ut what the likely worst-case environmental, development may be to the best of the basis to ensure that the impacts of the project assessed. This is discussed in further detail in

onal text relating to impact on the integrity of s. As set out in the HRA report (APP-185), the any adverse effects on the integrity of the oplication stage, Natural England have not likely to adversely impact the integrity of HRA sions of the HRA documentation. The HRA and was also passed to Natural England for ge.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	been sought or granted, as well as those already in existence)77. The IPC may also have other evidence before it, for example from appraisals of sustainability of relevant NPSs or development plans, on such effects and potential interactions. Any such information may assist the IPC in reaching decisions on proposals and on mitigation measures that may be required. 4.2.6 The IPC4.2.4 The Secretary of State should consider how the accumulation of, and interrelationship between, effects might affect the environment, economy, or community as a whole, even though they may be acceptable when considered on an individual basis with mitigation measures in place.	
	4.2.75 In some instances, it may not be possible at the time of the application for development consent for all aspects of the proposal to have been settled in precise detail. Where this is the case, the applicant should explain in its application which elements of the proposal have yet to be finalised, and the reasons why this is the case.	
	4.2.86 Where some details are still to be finalised, the ES should set out, to the best of the applicant's knowledge, what the maximum extent-likely worst-case environmental, social and economic effects of the proposed development may be in terms of site and plant specifications, and assess, on that basis, the effects which the project could have to ensure that the impacts of the project as it may be constructed have been properly assessed78.assessed. ⁵⁷	
	4.2.9 Should the IPC determine to grant development consent for an application where details are still to be finalised, it will need to reflect this in appropriate development consent requirements. Clearly, if development consent is granted for a proposal and at a later stage the developer wishes for technical or commercial reasons to construct it in such a way that its extent will be greater than has been provided for in the terms of the consent, it may be necessary to apply for a change to be made to the development consent, and the application to change the consent may need to be accompanied by further environmental information to supplement the original ES. 4.2.107 To help the IPCSecretary of State consider thoroughly the potential effects of a proposed project in cases where the EIA Directive does Regulations do not apply and an ES is not	
	therefore required, the applicant should instead provide information proportionate to the scale of the project on the likely significant environmental, social, and economic effects. References to an Environmental StatementES in this NPS and the technology specific NPSs should be taken as including a statement which provides this information, even if the EIA Directive doesRegulations do not apply. 77 For guidance on the assessment of cumulative and where the NPSs requires specific information to be provided in the ES. such information should still be provided in this statement.	
	4.2.8 In this NPS and the technology specific NPSs, the terms 'effects', 'impacts' or 'benefits' should be understood to mean likely significant effects, see, for example, Circular 02/99, Environmental impact assessment, or Guidelines for the Assessment of Indirect and Cumulative Impacts as well as Impact Interactions (http://ec.europa.eu/environment/eia/eia-studies-and-reports/guidel.pdf). 78likely significant impacts or likely significant benefits.	

Page 67 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	4.2.11 In this NPS and the technology-specific NPSs, the terms 'effects', 'impacts' or 'benefits' should be understood to mean likely significant effects, impacts or benefits. 4.350	
	Habitats and Species Regulations	
	4.3.1 Prior to granting a development consent order, the IPC2.9 The Secretary of State must, under the Habitats and Species Regulations79, (which implement the relevant parts of the Habitats Directive and the Birds Directive80 in England and Wales)Regulations, consider whether the project may have a significant effect on a Europeanprotected site which is part of the National Site Network, or on any site to which the same protection is applied as a matter of policy, either alone or in combination with other plans or projects. Further information on the requirements of the Habitats and Species Regulations can be found in a Government Circular81. Applicants should also refer to Section 5.3 of this NPS on biodiversity and geological conservation. The applicant should seek the advice of Natural England and/or the Countryside Council for Wales, the appropriate SNCB and provide the IPCSecretary of State with such information as itthe Secretary of State may reasonably require, to determine whether an Appropriate Assessment (AA) is required. In the event that of an Appropriate AssessmentAA is required, the applicant must provide the IPCSecretary of State with such information as may reasonably be required to enable itthe Secretary of State to conduct the Appropriate AssessmentAA. This should include information on any mitigation measures that are proposed to minimise or avoid likely effects. 4.4 Alternatives 4.4.1 As in any planning case, the relevance or otherwise to the decision-	
	4.2.10 lf, during the pre-application stage, the SNCB indicate that the proposed development is likely to adversely impact the integrity of HRA sites, the applicant must include with their application such information as may reasonably be required to assess a potential derogation under the Habitats Regulations. If the SNCB gives such an indication at a later stage in the development consent process, the applicant must provide this information as soon as is reasonably possible and before the close of the examination. This information must include assessment of alternative solutions, a case for Imperative Reasons of Overriding Public Interest (IROPI) and appropriate environmental compensation. Applicants must have discussed with SNCB whether any proposed compensation is appropriate, and the compensation must be secured, or an indication given as to how it can be secured. Provision of such information will not be taken as an acceptance of adverse impacts and if an applicant disputes the likelihood of adverse impacts, it can provide this information without prejudice to the Secretary of State's final decision on the impacts of the potential development. If, in these circumstances, an applicant does not supply information required for the assessment of a potential derogation, there will be no expectation that the Secretary of State will allow the applicant the opportunity to provide such information following the examination.	
	Alternatives	
	4.2.11 As in any planning case, the relevance or otherwise to the decision-making process of the existence (or alleged existence) of alternatives to the proposed	

Page 68 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	development is in the first instance a matter of law, detailed guidance on which falls outside the scope of this NPS. From a policy perspective this NPS does not contain any general requirement to consider alternatives or to establish whether the proposed project represents the best option.	
	4.4.2.12 However:	
	 Applicants are obliged to include in their ES, as a matter of fact, information about the mainreasonable alternatives they have studied. This should include an indication of the main reasons for the applicant's choice, taking into account the environmental, social and economic effects and including, where relevant, technical and commercial feasibility; 	
	 In some circumstances there are specific legislative requirements, notably under the Habitats Directive, for the IPC to consider alternatives. These should also be identified in the ES by the applicant; and 79 The Conservation of Habitats and Species Regulations 2010 (SI2010/490). 80 Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora; Council Directive 2009/147/EC on the conservation of wild birds. 81 Government Circular: Biodiversity and Geological Conservation – Statutory Obligations and their impact within the Planning System (ODPM 06/2005, Defra 01/2005) available via TSO website It should be noted that this document does not cover more recent legislative requirements. Where this circular has been superseded, reference should be made to the latest successor document. • in some circumstances, the relevant energy, the NPSs may impose a policy requirement to consider alternatives (as this NPS doessee below in Sections 5.34, 5.78 and 5.9). 4.10) 	
	4.32.13 Where there is a policy or legal requirement to consider alternatives, the applicant should describe the alternatives considered in compliance with these requirements. Given the level and urgency of need for new energy infrastructure, the IPCSecretary of State should, subject to any relevant legal requirements (e.g., under the Habitats DirectiveRegulations) which indicate otherwise, be guided by the following principles when deciding what weight should be given to alternatives:	
	 The consideration of alternatives in order to comply with policy requirements should be carried out in a proportionate manner; 	
	 the IPC Only alternatives that can meet the objectives of the proposed development need be considered 	
	 The Secretary of State should be guided in considering alternative proposals by whether there is a realistic prospect of the alternative delivering the same infrastructure capacity (including energy security and, climate change, and other environmental benefits) in the same timescale as the proposed development; where (as in 	
	 The caseSecretary of renewables) legislation imposes a specific quantitative target for particular technologies or (as in the case of nuclear) there is reason to suppose 	

Page 69 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	that the number of sites suitable for deployment of a technology on the scale and within the period of time envisaged by the relevant NPSs is constrained, the IPCState should not rejectrefuse an application for development on one site simply because fewer adverse impacts would result from developing similar infrastructure on another suitable site, and it should have regard as appropriate to the possibility that all suitable sites for energy infrastructure of the type proposed may be needed for future proposals;	
	 Alternatives not among the main alternatives studied by the applicant (as reflected in the ES) should only be considered to the extent that the IPCSecretary of State thinks they are both important and relevant to itsthe decision; 	
	 As the IPCSecretary of State must decideassess an application in accordance with the relevant NPS (subject to the exceptions set out in the Planning Act 2008), if the IPCSecretary of State concludes that a decision to grant consent to a hypothetical alternative proposal would not be in accordance with the policies set out in the relevant NPS, the existence of that alternative is unlikely to be important and relevant to the IPC'sSecretary of State's decision; 	
	 Alternative proposals which mean the necessary development could not proceed, for example because the alternative proposals are not commercially viable or alternative proposals for sites would not be physically suitable, can be excluded on the grounds that they are not important and relevant to the IPC'sSecretary of State's decision; 	
	 Alternative proposals which are vague or inchoate can be excluded on the grounds that they are not important and relevant to the IPC's decision; and Secretary of State's decision 	
	It is intended that potential alternatives to a proposed development should, wherever possible, be identified before an application is made to the IPC in respectSecretary of itState (so as to allow appropriate consultation and the development of a suitable evidence base in relation to any alternatives which are particularly relevant). Therefore, where an alternative is first put forward by a third party after an application has been made, the IPCSecretary of State may place the onus on the person proposing the alternative to provide the evidence for its	
	suitability as such and the IPCSecretary of State should not necessarily expect the applicant to have assessed it. ⁵³ Design principles should take into account any national guidance on infrastructure design, this could include for	
	example the Design Principles for National Infrastructure published by the National Infrastructure Commission. <u>https://nic.org.uk/studies-reports/design-principles-for-national-infrastructure/</u> ⁵⁴ The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017	
	 ⁵⁵ The effects on human beings includes effects on health ⁵⁶ For guidance on the assessment of cumulative effects, see, for example, PINS Advice Note 17 regarding Cumulative Effects Assessment (August 2019) <u>https://infrastructure.planninginspectorate.gov.uk/wpcontent/uploads/2015/12/Advice-note-17V4.pdf</u> 	
	⁵⁷ Case law (for example Rochdale MBC Ex. Parte C Tew 1999) provides a legal principle that indicative sketches and layouts cannot provide the basis for determining applications for EIA development. The "Rochdale Envelope" is	

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

Page 70 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	a series of maximum extents of a project for which the significant effects are established. The detailed design of the project can then vary within this 'envelope' without rendering the ES inadequate.	
Habitats and Species RegulationsHealth (Part 4.3 of EN-1	 4.433.1 Energy production has the potential to impact on the health and well-being ("health") of the population. Access to energy is clearly beneficial to society and to our health as a whole. However, the production, distribution and use of energy may have negative impacts on some people's health. 4.433.2 As described in the relevant sections of this NPS and in the technology specific NPSs, where the proposed project has an effect on human beings, the ES should assess these effects for each element of the project, identifying any potential adverse health impacts, and identifying measures to avoid, reduce or compensate for these impacts as appropriate. The impacts of more than one development may affect people simultaneously, so the applicant and the IPC should consider the cumulative impact on health03 Further information is available at the HSE's website: http://www.hse.gov.uk/landuseplanning/nsip-applications.htm 94 Hazardous substances consent can also be applied for subsequent to a DCO application. However, the guidance in 4.12.1 still applies i.e. the application should consider the cumulative impact on health in the ES where appropriate. 4.3.3 The direct impacts on health may include increased traffic, air or water pollution, dust, odour, hazardous waste and substances, noise, exposure to radiation, and increases in pests. 4.433.4 New energy infrastructure may also affect the composition, size and proximitysize of the local population, and in doing so have indirect health impacts, for example for air pollution) which will constitute effective mitigation of them, so that it is unlikely that health concerns will either by themselves constitute a reason to refused consents refuse consent or require specific mitigation under the Planing Act 2008. However, not all potential sources of health impacts on your enables health is unsidely that health concerns will either by themselves constitute a reason to refused consents refuse consent or require specific mitigation under	Proposed paragraph 4.3.5 proposes the inclu opportunities to mitigate indirect impacts on h and wellbeing. As set out in the Heads of terms for a Section secure a Local Employment Scheme which ir contractors and developing opportunities for I This will have a direct, positive effect on wellt positive effect on health through the Travel PI and implementation of construction worker tra patterns. There will also be a review of the ma additional travel initiatives / incentives would I feedback and monitoring. This can encourage In line with proposed paragraph 4.3.2, the ES where appropriate, with modelled results dem Proposed Scheme and other projects, includii effects on local air quality with respect to hum The Applicant therefore considers the Propos proposed updates to Part 4.3 of draft EN-1.
Alternatives Marine Considerations (Part 4.4 of EN-1	<i>English Marine Area</i> 4.4.1 Marine plans apply in the 'marine area', the area from mean high water springs to the seaward limit of the Exclusive Economic Zone (EEZ). The 'marine area' also includes the waters of any estuary, river or channel, so far as the tide flows at mean	The inclusion of policy relating to Marine Con relevance to this DCO Application, proposed area' includes the waters of any river <i>"so far a tide</i> ". This is therefore relevant is respect of the

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

clusion of text requiring applicants to take health, through local improvements to health

on 106 Agreement (AS-016), the Applicant will includes the use of local suppliers and or local people to access training opportunities. Ellbeing. The Proposed Scheme could have a Plan. The Travel Plan will include the review travel surveys, with monitoring of travel maintenance of agreed walk / cycle routes and d be developed where appropriate following age cycling and walking to improve health.

ES considers the cumulative impact on health emonstrating that cumulative emissions from the iding Keadby 2, would have no significant uman health during operation.

osed Scheme is acceptable in respect of the

onsiderations is proposed in the draft EN-1. Of d paragraph 4.4.1 explains that the 'marine *r* as the tide flows at mean high water spring the River Ouse to the north.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 high water spring tide. 4.4.2 Marine plans set out marine specific aspects of many of the assessment principles in Part 4 of this NPS. For example, criteria for 'good design' for energy infrastructure (Section 4.6) and climate change adaptation (Section 4.9). Plan policies cover a wide range of topics in Part 5 of this NPS, including landscape and visual (Section 5.10), noise and vibration (Section 5.12) and water quality (Section 5.16). Individual Marine Plans should be consulted to understand marine relevant specific considerations. 4.4.3 Section 104(2) (aa) of the Planning Act 2008 requires the Secretary of State to have regard to any appropriate marine policy documents when making a decision on an application for a development consent order where an NPS has effect.⁵⁸ This will 	However, no works are proposed at the River of the ES (APP-048) concludes that no signifi River Ouse as a result of the Proposed Scher been implemented to avoid impacts to habitat The Applicant therefore considers that no furt 4.4 of draft EN-1.
	 include any Marine Plan which is in effect for the relevant area. 4.4.4 In making a decision, the Secretary of State is responsible for determining how the Marine Plan informs the decision-making process. For example, the Secretary of State will determine if and how proposals meet the high-level marine objectives, plan vision, and all relevant policies. In the event of a conflict between an NPS and any marine planning documents, the NPS prevails for purposes of decision making. 	
	4.4.5 Applicants for a development consent order will need to take account of any relevant Marine Plans. There is an expectation that applicants will complete a Marine Plan assessment as part of their project development and this information should be used to support an application for development consent. Applicants are encouraged to refer to Marine Plans at an early stage, such as in advance of pre-application stage, to inform project planning, for example to avoid less favourable locations as a result of other uses or environmental constraints. 58 Where a decision is made under s105 of the Planning Act, section 58(3) of the Marine and Coastal Access Act 2009 will similarly require the Secretary of State to have regard to the marine plan.	
Criteria for "good design" for energy infrastructureEnvironmental and Biodiversity Net Gain (Part 4.5 of EN-1	4.5.1 Environmental net gain is an approach to development that aims to leave the natural environment in a measurably better state than beforehand. Applicants should therefore not just look to mitigate direct harms, but also consider whether there are opportunities for enhancements. Biodiversity net gain is an essential component of environmental net gain. Projects should consider and seek to incorporate improvements in natural capital, ecosystem services and the benefits they deliver when	Proposed new Section 4.5 relates to environ 4.1.5 confirms that BNG is an essential comp applicants are encouraged to address throug not just mitigating direct harms. However, proposed paragraph 4.5.2 confirms NSIPs, albeit it is encouraged, where possibl
	 planning how to deliver biodiversity net gain. 4.5.2 Although achieving biodiversity net gain is not an obligation for projects under the Planning Act 2008, energy NSIP proposals should seek opportunities to contribute to and enhance the natural environment by providing net gains for biodiversity where possible⁵⁹. Applicants are encouraged to use the most current version of the Defra 	59 references the amendment to the Environment not grant development consent "unless satisfing relation to the development to which the appli- will be set out in a biodiversity gain statement what this could look like in practice.
	biodiversity metric ⁶⁰ to calculate their biodiversity baseline and inform their biodiversity net gain outcomes and to present this data as part of their application. Biodiversity net gain should be applied in conjunction with the mitigation hierarchy and does not change or replace existing environmental obligations.	As explained above, a BNG Assessment (AP The BNG Assessment confirms the Proposed the Applicant is committed to achieving this, a proposed which are set out in the Heads of To also support the delivery of BNG.

ver Ouse, and Chapter 12 (Water Environment) hificant adverse effects are predicted on the neme. A 30 m offset from the River Ouse has tats related with the watercourse.

urther assessment is required in respect of Part

nmental matters and BNG. Proposed paragraph nponent of environmental net gain, which ugh looking for opportunities for enhancement,

ns that achieving BNG is not an obligation for ble. Notwithstanding this, proposed footnote no. onment Bill (2021) and explains the SoS may isfied that a biodiversity gain objective is met in plication relates. The biodiversity gain objective ent." The Government recently consulted on

APP-196) is submitted with the DCO Application. ed Scheme cannot achieve BNG at present, but a, and ecological enhancement measures Terms for a section 106 Agreement (AS-016)

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 4.5.3 In addition to delivering biodiversity net gain, developments may also deliver wider environmental gains relevant to the local area, and to national policy priorities, such as reductions in GHG emissions, reduced flood risk, improvements to air or water quality, or increased access to natural greenspace. The scope of potential gains will be dependent on the type, scale, and location of specific projects. Applications for development consent should be accompanied by a statement demonstrating how opportunities for delivering wider environmental net gains have been considered, and where appropriate, incorporated into the design (including any relevant operational aspects) of the project. Applicants should make use of available guidance and tools for measuring natural capital assets and ecosystem services, such as the Natural Capitals Committee's 'How to Do it: natural capital workbook' and Defra's guidance on Enabling a Natural Capital Approach (ENCA). Where environmental net gain considerations have featured as part of the strategic options appraisal process to select a project, the statement should reference that information to supplement the site-specific details. 4.5.4 Part 5 of this NPS provides guidance on the impacts of new energy infrastructure. Opportunities are identified in a number of sections relating to environmental, social and economic enhancements, protection and mitigation measures. ⁸⁹ Although achieving biodiversity end gain is not currently an obligation on applicants, a proposed amendment to the Environment Bill (see https://bills.parfiament.uk/bills/2593/stages/15298/amendments/87494), would mean the Secretary of State may not grant an application for Development Consent Order unless satisfied that a biodiversity gain objective is met in relation to the development to which the application relates. The biodiversity gain objective is met in relation to the development to which the application relates. The biodiversity gain objective will be set ou	The BNG Assessment confirms the Proposed hedgerow units and a no-net loss in river units EA with regard to achieving net gain and will of detailed design stage. In addition, the Outline Biodiversity and Lands mitigation measures required to safeguard bio compensatory measures to offset predicted lo aim to ensure impacts are minimised as far as enhancement measures for existing landscap would be managed and maintained, including provide additional opportunities for biodiversit Proposed paragraph 4.5.4 suggests developr environmental gains. The ES confirms that the reduction in GHG emissions and may also res Resource consumption will also be bettered to opposed to water from the River Ouse. Overall, the Applicant therefore considers that requirements of Part 4.5 of draft EN-1.
Criteria for "Good Design" for Energy Infrastructure Consideration of Combined Heat and Power (CHP) (Part 4.6 of EN-1)	 4.56.1 The visual appearance of a building, structure, or piece of infrastructure, and how it relates to the landscape it sits within, is sometimes considered to be the most important factor in good design. But high quality and inclusive design goes far beyond aesthetic considerations. The functionality of an object — be it a building or other type of infrastructure — including fitness for purpose and sustainability, is equally important. Applying "good design" to energy projects should produce sustainable infrastructure sensitive to place, efficient in the use of natural resources and energy used in their construction and operation, matched by an appearance that demonstrates good aesthetic as far as possible. It is acknowledged, however that the nature of much energy infrastructure development will often limit the extent to which it can contribute to the enhancement of the quality of the area. 4.56.2 Good design is also a means by which many policy objectives in the NPS can be met, for example the impact sections show how good design, in terms of siting and use of appropriate technologies, can help mitigate adverse impacts such as noise. 4.5Given the benefits of "good design" in mitigating the adverse impacts of a project, applicants should consider how "good design" can be applied to a project during the 	In accordance with proposed paragraph 4.6.2 establishes the hard and soft landscaping des will act as a guideline for the detailed design s Design Framework are included in the REAC DCO contains provisions to control and appro Scheme, to ensure that visual impacts would design requirements require the detailed desi those design principles set out in the Design F example, would include appropriate colours a The Design Framework demonstrates how ac consideration of the Proposed Scheme from o the pre-application consultation undertaken w Consultation Report (APP-018). As per propo are to be applied to all structures and infrastru

ed Scheme can demonstrate a net gain in its at present. The Applicant is liaising with the I undertake further calculations during the

dscape Strategy (OLBS) (AS-094) outlines the biodiversity during construction, including losses of habitats as a result. The measures as practicably possible. It also outlines ape and biodiversity features and how they ing the creation of new habitats that would sity whilst enhancing the landscape character.

oments may also consider delivering wider the Proposed Scheme will result in a net esult in a betterment in surface water drainage. through utilising rainwater for cooling, as

at the Proposed Scheme meets the

2, the Design Framework (APP-195) esign principles for the Proposed Scheme and a stage. The design principles set out in the C (AS-092). A requirement in Schedule 2 to the rove the detailed design of the Proposed d be minimised where possible. The detailed sign submitted for approval to accord with a Framework and REAC. These details, for and textures of infrastructure where possible.

achieving 'good design' has been a conception. This is also demonstrated through with relevant stakeholders, as set out in the losed paragraph 4.6.1, these design principles ructure as well as buildings.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 early stages of the project lifecycle. Design principles⁶¹ should be established from the outset of the project to guide the development from conception to operation. 4.6.3 In the light of the above, and given the importance which the Planning Act 2008 places on good design and sustainability, the IPCSecretary of State needs to be satisfied that energy infrastructure developments are sustainable and, having regard to regulatory and other constraints, are as attractive, durable, and adaptable (including taking account both functionality (including fitness for purpose and sustainability) and account both functionality (including fitness for purpose and sustainability) and acsthetics (including is contribution to the quality of the area in which it would be located, any potential amenity benefits, and visual impacts on the landscape or seascape) as far as possible. Whills the applicant may not have any or very limited choice in the physical appearance of some energy infrastructure, there may be opportunities for the applicant to demonstrate good design in terms of siting relative to existing landscape character, landformlandform and vegetation. Furthermore, the design and sensitive use of materials in any associated development such as electricity substations will assist in ensuring that such development contributes to the quality of the area. 4.6.4 For the EPCApplicants should also, so far / as is possible, seek to embed opportunities for nature inclusive design within the design process. 4.6.4 For the Secretary of State to consider the proposal for a project, applicants should be able to demonstrate in their application documents, how the design process was conducted and how the proposed design evolved. Where a number of different designs were considered, applicants should set out the reasons why the favoured choice has been selected. In considering applications, the IPCSecretary of State should take into account the ultimate purpose of the infrastructure and bear in mind	In line with proposed paragraph 4.6.3, the Appl landscape. These impacts are explained in Tab and Visual Amenity) of the ES (APP-045). Proposed paragraph 4.6.3 also states "Applican to embed opportunities for nature inclusive des Given the energy infrastructure related nature of comprise an extension to existing energy infras opportunities for 'nature inclusive design' are re- enhancements are proposed, as explained in the BNG will also be sought. Based on the above, the Applicant considers the the additional text proposed for Part 4.6 of draft

pplicant has assessed visual impacts on the Table 1 above and in Chapter 9 (Landscape

icants should also, so far / as is possible, seek lesign within the design process."

re of the Proposed Scheme and that it will rastructure, on previously developed land; e restricted. However, ecological n the OLBS (AS-094). As explained above,

s the Proposed Scheme accords overall with raft EN-1.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	Letter_to_Chief_Planning_OfficersDesign_and_Planning.pdf Further information on the Design Council can be found here:	
Consideration of Combined Heat and Power (CHP) Carbon Capture and Storage (CCS) and Carbon Capture Readiness (CCR) (Part 4.7 of EN-1	 4.67.1 Combined Heat and Power (CHP) is the generation of usable heat and electricity in a single process. A CHP station may either supply steam direct to customers or capture waste heat for low-pressure steam, hot water, or space heating purposes after it has been used to drive electricity generating turbines. The heat can also be used to drive absorption chillers, thereby providing cooling. 4.67.2 In conventional thermal generating stations, the heat that is raised to drive electricity generation is subsequently emitted to the environment as waste. Supplying steam direct to industrial customers or using lower grade heat, such as in district heating networks, can reduce the amount of fuel otherwise needed to generate the same amount of heat and power separately. CHP is technically feasible for alimany types of thermal generating stations, including nuclear, energy from-wasteEfW, BECCS and biomaschydrogen, although the majority of CHP plants in the UK are fuelled by gas. 4.67.3 Using less fuel to generate the same amount of heat and power reduces emissions, particularly CO₂. The Government has therefore committed to promoting Good Quality CHP, which denotes CHP that has been certified as highly efficient under the CHP Quality Assurance programme. In accordance with the EU Cogeneration Directive, schemes Schemes need to achieve at least 10% primary energy-savings compared to the separate generation of heata specified quality index and power efficiency in order to qualify for Gevernment/government support associated with the programme. 4.67.5 To be economically viable as a CHP plant, a generating station needs to be located close to industrial or domestic customers with heat demands. The distance will vary according to the size of the generating station and the nature of the heat demand. For industrial purpose, customers are likely to be intensive heat users such as chemical plants, refineries, or paper mills. CHP can also be used to the demand. For industrial purpose, custom	Specific mention of BECCS technology is propised to here policy changes proposed do not impolicy. Therefore, the assessment provided in CHP is not suitable for the Proposed Scheme The Applicant therefore considers the Propose of draft EN-1.

roposed at paragraph 4.7.2 where it states CHP

mpact the assessment of adopted EN-1 CHP in Table 1 above, which demonstrates that ne, remains relevant.

osed Scheme to be in accordance with Part 7.4

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	heat within 15 km. Additionally, the provision of CHP is most likely to be cost-effective and practical where it is included as part of the initial design and is part of a mixed-use development. For example, retrofitting a district heating network to an existing housing estate may not be efficient.	
	4.7.6.6 Under guidelines Guidance issued by DECC (the then Department for Trade and Industry (DTI) in 200685,200663 will apply to any application to develop a thermal generating station under Section 36 of the ElectricityPlanning Act 19892008. Applications for thermal stations must either include CHP proposals or contain evidence that the possibilities for CHP have been fully explored to inform the IPC'sSecretary of State's consideration of the application. This should be through an audit trail of dialogue between the applicant and prospective customers. The same principle applies to any thermal power station which is the subjectSecretary of an application for development consent under the Planning Act 2008. The IPCState should have regard to DECC'sthe 2006 guidance, or any successor to it, when considering the CHP aspects of applications for thermal generating stations.	
	4.67.7 In developing proposals for new thermal generating stations, developersapplicants should consider the opportunities for CHP from the very earliest point, and it should be adopted as a criterion when considering locations for a project. Given how important liaison with potential customers for heat is, applicants should not only consult those potential customers they have identified themselves but also bodies such as the Homes and Communities Agency (HCA), Local Enterprise Partnerships (LEPs) and Local Authorities and obtain their advice on opportunities for CHP. Further advice is contained in the 2006 DECC guidelinesDTI guidance and applicants should also consider relevant information in regional and local energy and heat demand mapping.	
	4.67.8 Utilisation of useful heat that displaces conventional heat generation from fossil fuel sources is to be encouraged where, as will often be the case, it is more efficient than the alternative electricity/heat generation mix. To encourage proper consideration of CHP, substantial additional positive weight should therefore be given by the IPC to applications incorporating CHP. If the proposal is for thermal generation without CHP, the applicant should:	
	 Explain why CHP is not economically or practically feasible for example if there is a more energy efficient means of satisfying a nearby domestic heat demand; Provide details of any potential future heat requirements in the area that the station could meet; and • • detail the provisions in the proposed scheme for ensuring any potential heat demand in the future can be exploited. 4.6 	
	 Given the importance which government attaches to CHP, if an application does not demonstrate that CHP has been considered the Secretary of State should seek further information from the applicant. The Secretary of State should not give development consent unless satisfied that the applicant has provided appropriate evidence that CHP is included or that the opportunities for CHP have been fully explored. For non-CHP stations, where there is reason to believe that opportunities 	

Page 76 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	to supply heat through CHP may arise in the future, the Secretary of State may also require that developers ensure that their stations are 'CHP ready' and are designed in order to allow heat supply at a later date	
	4.7.9 CHP may require additional space than for a non-CHP generating station. It is possible that this might conflict with space required for a generating station to be Carbon Capture ReadyCCR, as set out in Section 4.78. The material provided by applicants should therefore explain how the development can both be ready to provide CHP in the future, and also be Carbon Capture 85 Guidance on background information to accompany notifications under Section 14(1) of the Energy Act 1976 and applications under Section 36 of the Electricity Act 1989. ReadyCCR, or set out any constraints (for example space restrictions) which would prevent this.	
	4.67.10 If the IPCSecretary of State is not satisfied with the evidence that has been provided, itthe Secretary of State may wish to investigate this with one or more of the bodies such as the HCA, LEPs and Local Authorities.	
	4.67.11 Furthermore, if the IPCSecretary of State, when considering an application for a thermal generating station, identifies a potential heat customer that is not explored in the application (for instance, on the advice of the HCA or Local Authorities), itthe Secretary of State should request that the applicant pursues this. Should the applicant not be able to reach an agreement with a potential customer, it should provide evidence demonstrating why it was not possible.	
	 4.67.12 The IPCSecretary of State may be aware of potential developments (for example from the applicant or a third party) which could utilise heat from the plant in the future, for example planned housing, and which is due to be built within a timeframe that would make the supply of heat cost-effective. If so, the IPCSecretary of State may wish to impose requirements to ensure that the generating station is CHP-ready unless the IPCSecretary of State is satisfied that the applicant has demonstrated that the need to comply with the requirement to be Carbon Capture ReadyCCR will preclude any provision for CHP. ⁶³ Guidance on background information to accompany notifications under Section 14(1) of the Energy Act 1976 and applications under Section 36 of the Electricity Act 1989. 	
Climate change adaptationCarbon Capture and Storage (CCS) (Part 4.8 of EN-1	CCS 4.78.1 Carbon Capture and Storage (CCS) is an emerginga technology that enables carbon dioxide that would otherwise be released to the atmosphere to be captured and permanently stored. It can be applied to any large point source of carbon dioxide, such as fossil fuel power stations or other industrial processes that are high emitters. Carbon capture technologies are able to remove up to 90% of the carbon dioxide that would otherwise be released to the atmosphere and offers the opportunity for fossil fuels to continue to be an important element of a secure and diverse low	 Proposed paragraph 4.8.2 highlights the Gov Proposed paragraph 4.8.3 acknowledges tha the surrounding landscape and visual amenit vibrations. Additional text proposed at paragraph 4.8.3 g applications for generating stations with CCS
	carbon energy mix. 4.7.2 The chain of CCS has three links: capture of carbon, transport, and storage. There are three types of capture technology: •thermal generating power stations or other industrial processes that are high emitters. Carbon capture rates achieved will depend on the application and a minimum capture rate may be required. Carbon capture technologies offer the opportunity to decarbonise the	Proposed Scheme. As per proposed paragraph 4.8.4, additional Proposed Scheme, which are set out in Othe

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

overnment's support for CCS.

hat power CCS facilities will have an impact on hity, and that they will give rise to noise and

B generally provides guidance for DCO CS, not just CCS development as per the

al consents will be required to deliver the ner Consents and Licenses document (APP-

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	electricity system whilst maintaining security of supply, providing reliable low carbon generation capacity.	035). The EA has recognised carbon capture a available techniques guidance.
	 4.8.2 The government has made its ambitions for CCS clear⁶⁴ - committing to providing funding to support the establishment of CCS in at least four industrial clusters by 2030 and supporting, using consumer subsidies, at least one privately financed gas CCS power station by 2030. The barriers to CCS deployment to date have been commercial rather than technical, and the business models, which may evolve over time, aim to support the deployment of the technology. Part 3 of this NPS sets out the need for CCS and the role power CCS could play in our electricity system in more detail. 4.8.3 The types of environmental impacts of a gas-fired power CCS station should be similar to an unabated gas-fired power station, and so the assessment principles for the generating station covered in EN-2 should be similarly applied. Gas-fired power CCS stations may still emit residual CO₂ and so will be required to comply with any Emissions Performance Standards (EPS) that might be applicable, but this is not part of the development consent process. The carbon capture plant required for a new build power CCS plant can be included as associated development in the application for development consent for the relevant thermal generating station and will hen be considered as part of that application. A supply of water will be needed for CCS processes and the volumes required will depend on the carbon capture technology used. Power CCS facilities will have an impact on the surrounding landscape and visual amenity. As set out in Section 2.6 of EN-2, the main structures of a thermal generating stations could be large, and so may have landscape and visual impacts. Carbon capture facilities could also be significant in size - they may require additional space to the generating facility which will need to be included within the design and EIA. For example, the main direct contact cooler, CO₂ absorber column and regenerator towers in post-combustion plants can be tall, but the overall size will be dependent on the techno	UK CCS clusters are mentioned in proposed p "development consent applications for power of for consent for the full CCS chain (including th CO2)", as per the Proposed Scheme, which se only. Details of how the captured carbon dioxid explained in Section 1.3 of the Planning Stated paragraph 4.8.6. Details of how cumulative im necessary consents, permits and licences hav storage links are not yet known. Proposed paragraph 4.8.6 goes on to provide pipelines. As explained at Section 1.3 of the P 'links' will be the subject of separate consent a NGCL, and include the construction of a pipeli accommodate the transportation of carbon dio storage site under the North Sea ('storage link Further to the above, the assessment of the ar addresses the remaining proposed paragraphs at Table 1 above. Based on the above, the Applicant considers t proposed text of Part 4.8 of draft EN-1.

e as a technology and as such has issued best

d paragraph 4.8.6, where it acknowledges er CCS projects may not include an application the onward transportation and storage of seeks consent for the 'carbon capture link' oxide is intended to be transported and stored is tement (APP-032), in line with proposed impacts will be assessed and whether any ave been obtained for the transport and

le advice relating to carbon dioxide transport Planning Statement, the transport and storage t applications by third parties, such as by eline as part of the HLCP project, to dioxide ('transport link') to the Endurance nk').

adopted relevant policy still stands, and one of Part 4.8 of draft EN-1. This is presented

s the Proposed Scheme accords with the

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	of the proposed carbon capture technology. The Secretary of State may also seek	
	further independent advice but is not required to do so.	
	4.8.5 Examples of three types of capture technology are:	
	Pre-combustion capture: this method involves reacting fuel with oxygen or air, and in some cases steam, to produce a gas consisting mainly of carbon monoxide and hydrogen. The carbon monoxide is reacted with more steam in a catalytic shift converter to produce more hydrogen and CO ₂ . The CO ₂ is then separated, and the hydrogen is used as fuel in a combined cycle gas turbine generating station. For coal, this method is based on integrated coal gasification combined cycle (ICGCC)	
	technology.	
	 Post-combustion capture: this uses solvents or other methods to scrub CO₂ out of flue gases. The CO₂ is then released as a concentrated gas stream by a regeneration process. Post-combustion capture is applicable to pulverised coal generating stations. 	
	 Oxy-fuel combustion: in this process, fuel is burnt in an oxygen/CO₂ mixture rather than air to produce a flue gas that is predominantly CO₂. For gas-fired plants the technology could be used with a combined cycle system. Other oxy-fuel combustion power CCS plants are being developed using novel non-combined cycle systems. 	
	4.8.6 The chain of CCS has three links: capture of carbon, transport, and storage. Due to the approach of deploying CCS in clusters in the UK with shared transport and storage infrastructure, it is likely that development consent applications for power CCS projects may not include an application for consent for the full CCS chain (including the onward transportation and storage of CO ₂). However, development consent applications for power CCS projects should include details of how the captured CO ₂ is intended to be transported and stored, how cumulative impacts will be assessed and whether any necessary consents, permits and licences have been obtained.	
	4.8.7 Applicants gaining consent for CCS infrastructure will need a range of consents from different bodies. One method for transporting captured carbon dioxide is through pipelines. These will be located both onshore and offshore With coal the technology would be deployed with a suitably modified pulverised coal combustion system, whilst with gas it could be used with a combined cycle system. 4.7.3 Once carbon dioxide has been captured, it is then compressed and transported, before being Onshore pipelines over 16.093 kilometres in length classify as NSIPs and require a development consent order. The operation of the CCS chain will require permits from the EA or NRW. There	
	are currently no cross-country carbon dioxide pipelines in the UK and considerable investment in pipelines will be required for the wider deployment of CCS. This initial investment could form the basis of more extensive carbon dioxide pipeline networks, which are likely to require greater capacity pipelines. In considering applications, the Secretary of State should, therefore, take into account that the government will expect applicants to take into account foreseeable future demand when considering the size and route of their investments and applicants may therefore propose pipelines with a	

Page 79 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	greater capacity than demand at the time of consenting might suggest. Existing legislation (The Pipeline Safety Regulations 1996) already provides powers to require modification of pipelines where this would reduce the need for additional pipelines to be constructed in the future. Another method for transporting carbon dioxide is by ship. Ports would enable the transfer of carbon dioxide from onshore infrastructure onto ships. Ports and associated infrastructure that process at least 5Mt of carbon dioxide	
	per year would qualify as NSIP Projects and require a development consent order from the Department for Transport. Such applications would be considered under the National Policy Statement for Ports, but the need for CCS infrastructure set out in this NPS is likely to be a relevant consideration.	
	4.8.8 CO ₂ can be permanently stored in deep geological formations, such as depleted oil and gas fields and saline aquifers. In the UK, the majority of locations thought to be best suited to storage of CO ₂ are located offshore. 4.7.4 The Government has taken a number of steps to facilitate and encourage the demonstration of CCS technology. The demonstration programme described in 3.6.5 focused initially on coal-fired power	
	stations. This is because the emissions from coal generation are substantially higher than from other fuels, including gas; the projected increase in coal use globally creates a greater urgency to tackling emissions from coal; tackling emissions from coal first makes most economic sense because of the greater emissions intensity; and new coal generating stations would contribute to the diversity and security of UK energy supplies	
	as we make the transition to a low carbon mix. However, CCS will also be required for other combustion generating stations in future and the Government has therefore extended the demonstration programme to include gas-fired generating stations. 4.7.5 All commercial scale fossil fuelled generating stations have to be carbon capture ready (see CCR Section below). In addition to satisfying the CCR criteria, to reduce CO ₂	
	emissions new coal-fired generating stations, or significant extensions to existing stations, in England or Wales must have CCS on at least 300 MW net of the proposed generating capacity and secure arrangements for the transport and permanent storage of carbon dioxide. Coal-fired generating stations of less than 300 MW net capacity should show that the proposed generating station will be able to capture CO ₂ from their	
	full capacity. Operators of fossil fuel generating stations will also be required to comply with any Emission Performance Standards (EPS) that might be applicable, but this is not part of the consents process. 4.7.6 Given this requirement to fit a technology which is at a relatively early stage of development, and therefore very costly, it is unlikely that any coal-fired plants will be built in the foreseeable future without financial support for	
	CCS demonstration. However it is possible that developers may wish to submit applications in advance of securing funding. Any decision on a planning application for a new coal-fired generating station should be made independently of any decision on allocation of funding for CCS demonstration. This may mean, therefore, that planning consent could be given to more applications than will be able to secure financial	
	support for CCS demonstration. 4.7.7 The most likely method for transporting the captured carbon dioxide is through pipelines. The UK has an estimated offshore CO ₂ storage capacity of 78Gt/CO ₂ ⁶⁵ enough to store the equivalent of current total UK	

Page 80 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	annual emissions for over 200 years. The development of an offshore CO ₂ storage industry will play a key role in helping to ensure the transition to a net zero economy. Establishing an offshore storage industry could also make the UK a global leader in storage services as countries eager to meet emissions targets pursue carbon capture. As the global CCS market increases, the UK can capture £4.3 billion of GVA per annum from exports by 205066. We do not currently envisage an onshore CO ₂ storage industry developing against this backdrop. Efficiently maximising our offshore CO ₂ storage capacity offers the best opportunity to realise our ambitions for CO ₂ storage as set out in the Ten Point Plan. Offshore CO ₂ transport and storage infrastructure will require an applicant to secure a Carbon Dioxide Appraisal and Storage Licence and a Storage Permit; a Carbon Storage Lease and a Seabed Lease; offshore pipelines require a Pipeline Works Authorisation and a Demonstration of Safety. Offshore CO ₂ transport and storage proposals will need to be supported by an EIA. A suite of environmental approvals will also be required for the construction, development and the operational phase.	
	Carbon Capture Readiness ⁶⁷	
	 Carbon Capture Readiness⁶⁷ 4.8.9 To ensure that no foreseeable barriers exist to retrofitting CCSThese will be located both onshore and offshore. There are currently no carbon dioxide pipelines in the UK and considerable future investment in pipelines will be required for the purpose of the demonstration programme. If CCS is deployed more widely, it is likely that these initial investments could form the basis of a wider carbon dioxide pipeline network, which is likely to require greater capacity pipelines. In considering applications the IPC should therefore take into account that the Government wants developers to bear in mind foreseeable future demand when considering the size and route of their investments and may therefore propose pipelines with a greater capacity than necessary for the project alone. Existing legislation already provides powers to require modification of pipelines where this would reduce the need for additional pipelines to be constructed in the future. 4.7.8 To construct a coal power station with the full CCS chain, applicants will need a range of consents from different bodies. These include a CO₂ storage licence and (if appropriate) consent for both on and offshore pipeline construction. An environmental permit will be required from the Environment Agency (EA) which incorporates conditions to be imposed on new coal-fired power stations will be available in guidance issued by DECC86. The IPC must follow this CCS guidance, or any successor to it, when considering applications for combustion generating stations, all 	
	applications for new combustion plant which are of generating stations, an MW87300MW and of a type covered by the EU's Large Combustion Plant Directive (LCPD)88The Carbon Capture Readiness (Electricity Generating Stations) Regulations 2013 should demonstrate that the plant is "Carbon Capture Ready" (CCR) before consent may be given. The IPCSecretary of State must not grant consent unless this is the case. In order to assure the IPCSecretary of State that a proposed development is	

Page 81 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	CCR, applicants will need to demonstrate that their proposal complies with guidance issued by the Secretary of State in November 200989200968 or any successor to it. The guidance requires:	
	 That sufficient space is available on or near the site to accommodate carbon capture equipment in the future; 	
	~ • The technical feasibility of retrofitting their chosen carbon capture technology;	
	 That a suitable area of deep geological storage offshore exists for the storage of captured CO₂ from the proposed combustion station; <u>86 Draft Guidance was</u> issued for consultation in November 2009. 87 The threshold set for this CCR requirement is capacity measured in MW electricity (MWe) for combustion plants 	
	which are covered by the LCPD, consistent with the requirements of Article 9a of the LCPD, as inserted by Article 33 of the EU Directive on the Geological Storage of Carbon Dioxide (2009/31/EC). This article requires applicants to carry out CCR assessments, and it requires Member State authorities (in this case, the IPC) to	
	ensure that suitable space for the capture equipment is set aside. The policy set out here represents the implementation of Article 9a as regards Great Britain, but it also goes beyond what the Directive requires, as explained in DECC guidance. 88 2001/80/EC. Energy from waste plants are not covered by the LCPD. 89 Carbon Capture Readiness A guidance note for Section 36 Applications URN09D/810	
	http://www.decc.gov.uk/en/content/cms/what_we_do/uk_supply/consents_planning/ guidance.aspx) ● the technical feasibility of transporting the captured CO₂ to the proposed storage area; and	
	 The technical feasibility of transporting the captured CO₂ to the proposed storage area 	
	 The economic feasibility within the combustion station's lifetime of the full CCS chain, covering retrofitting, transport and storage. 	
	4.7.118.10 Government envisages that the technical feasibility study for retrofitting CCS equipment will take the form of a written report and accompanying plant designs which:	
	 Make clear which capture technology is currently considered most appropriate for retrofit in the future to the power station; and 	
	 Provide sufficient detail to enable the EA or NRW to advise the Secretary of State on whether the applicant has sufficiently demonstrated there are no currently known technical barriers to subsequent retrofit of the declared capture technology. 	
	4.7.128.11 The assessment of technological feasibility could be against either:	
	 An appropriate reference document; or 	
	 By the provision of sufficient technical detail by the applicant in their submitted plans and discussions with the advisory body. 4.7.13 	
	4.8.12 Applicants should conduct a single economic assessment which encompasses retrofitting of capture equipment, CO ₂ transport and the storage of CO ₂ Applicants	

Page 82 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	should provide evidence of reasonable scenarios, taking into account the cost of the capture technology and transport option chosen for the technical CCR assessments and the estimated costs of CO ₂ storage, which make operational CCS economically feasible for the proposed development.	
	4.7.148.13 The preparation of an economic assessment will involve a wide range of assumptions on each of a number of factors, and Governmentgovernment recognises the inherent uncertainties about each of these factors. There can be no guarantee that an assessment which is carried out now will predict with complete accuracy either in what circumstances it will be feasible to fit CCS to a proposed power station or when those circumstances will arise, but it can indicate the circumstances which would need to be the case to allow operational CCS to be economically feasible during the lifetime of the proposed new station.	
	4.7.158.14 A model assessment structure is suggested in DECC's CCR guidanceguidance ⁶⁹ , although this is not the only way which the assessment could be addressed. It is the responsibility of applicants to justify the capture, transport and storage options chosen for their proposed development.	
	4.7.168.15 The IPCSecretary of State should consult the EA or NRW on the technical and economic feasibility assessments. The IPCSecretary of State should also have regard to advice from the EA or NRW as to the suitability of the space set aside on or near the site for CCS equipment. If the IPCSecretary of State, having considered these assessments and other available information including comments by EA or NRW, concludes that it will not be technically and economically feasible to retrofit CCS to a proposed plant during its expected lifetime, then the proposed development cannot be judged to be CCR and therefore cannot receive consent.	
	4.7.178.16 If granted consent, operators of the power station will be required to:	
	 Retain control over sufficient additional space on or near the site on which to install the carbon capture equipment and the ability to use it for that purpose; 	
	 Submit update reports on the technical aspects of its CCR status to the Secretary of State for DECCBEIS. These reports will be required within 3 months of the commercial operation date of the power station (so avoiding any burden on the operator with an unimplemented consent) and every two years thereafter. Should CCS equipment be retrofitted to the full capacity of the plant, the obligation to provide such reports will lapse. 	
	⁶⁴ https://www.gov.uk/government/publications/the-ten-point-plan-for-a-green-industrial-revolution	
	⁶⁵ Energy Technologies Institute: Taking stock of UK CO ₂ storage (2017):	
	⁶⁶ Energy Innovation Needs Assessment Sub-theme report: Carbon capture, utilisation and storage; https://www.gov.uk/government/publications/energy-innovation-needs-assessments	
	⁶⁷ The Energy White Paper, published in December 2020, committed to consult on proposals to update the Carbon Capture Readiness requirements to reflect technological advances, such as conversion to low carbon hydrogen, and apply them more broadly, by removing the 300MW threshold and including all combustion technologies within scope. If that consultation leads to changes in the relevant legal or policy framework then those new requirements will apply and this NPS will be updated to reflect any revised requirements ahead of designation. In the meantime, CCR policy remains as set out in this section.	
Drax Bioenergy with Carbon Captur	e and Storage	

Page 83 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 ⁶⁸ Carbon Capture Readiness. A guidance note for Section 36 Applications: https://www.gov.uk/government/publications/carbon-capture-readiness-ccr-a-guide-on-consent-applications ⁶⁹ Carbon Capture Readiness. A guidance note for Section 36 Applications: https://www.gov.uk/government/publications/carbon-capture-readiness-ccr-a-guide-on-consent-applications 	
Grid-connectionClimate Change Adaption (Part 4.9 of EN-1	 4.89.1 Part 2 of this NPS covers the Gevernment's government's energy and climate change strategy, including policies for mitigating climate change, and its impacts. This part of the NPS sets out how applicants and the IPCSecretary of State should take the effects of climate change mitigation is essential to minimise the most dangerous impacts of climate change, previous global greenhouse gasGHG emissions have already committed us to some degree of continued climate change for at least the next 30 years. If new energy infrastructure is not sufficiently resilient against the possible impacts of climate change, it will not be able to satisfy the energy needs as outlined in Part 3 of this NPS. 4.89.2 Climate change is likely to mean that the UK will experience hotter, drier summers and warmer, wetter winters. There is a likelihood of increased flooding, drought, heatwaves, and intense rainfall events, as well as rising sea levels and coastal change. Adaptation is therefore necessary to deal with the potential impacts of these changes that are already happening. Renewable and low carbon development is an adaptive measure to address climate change. 4.89.3 To support planning decisions, the Gevernmentgovernment produces a set of UK Climate ProjectionsProjections⁷⁰ and is-developinghas developed a statutory National Adaptation Programme90Programme⁷¹. In addition, the Gevernment's daptation Reporting Pewer91Power⁷² will ensure that reporting authorities (a defined list of public bodies and statutory undertakers, including energy utilities) assess the risks to their organisation presented by climate change. The HPCSecretary of State when considering adaptation measures proposed by an applicant for new energy infrastructure. 4.89.4 In certain circumstances, measures implemented to ensure a scheme can adapt to climate change may give rise to additional impacts on coastal change (see Section 5.5)-4.8-56). 4.9.5 In preparing measures to support climate change adaptation applicants s	The majority of the Climate Change Adaption f against the Proposed Scheme in Table 1 abov Proposed paragraph 4.9.5 requires applicants could provide a basis for climate change adap has been designed to utilise surface water run will reduce the water abstracted from the Rive mitigate climate change impacts, in line with E Section 4.11 of the Planning Statement (APP- the ES (APP-040) demonstrate that the Propo range of climate change scenarios and that it v in from the outset, in line with proposed paragraph Proposed paragraph 4.9.8 proposes text requi <i>proposals can be adapted over their predicted maximum climate change scenario</i> ". The Prop least 25 years. At the end of the 25-year perior remaining and an investment decision would be the Proposed Scheme would be extended. If it Proposed Scheme would be decommissioned The Proposed Scheme has therefore been as accordance with the adopted EN-1. Through d has taken account of the need to be climate re- In addition, as stated in Appendix 12.1 (Flood should the design life be extended beyond the Environment Agency that Drax Power Ltd wou Operational Management Plan / Emergency O implemented in a timely manner to ensure a si the Proposed Scheme that would be at risk of through DCO requirement. This is further discussed in the assessment ag is set out in Table 1 above. Based on the above assessment and that com Proposed Scheme meets the requirements of

n text will remain unchanged and is assessed ove.

ts to consider whether nature-based solutions aption. As set out in Table 1 above, the SWDS unoff in the existing water-cooling system. This ver Ouse and uses a natural resource to EN-1.

P-032) and Chapter 14 (Climate Resilience) of bosed Scheme has been assessed against a it will have high level of climate resilience builtagraph 4.9.8.

uiring applicants to demonstrate *"how* ed lifetimes to remain resilient to a credible oposed Scheme is anticipated to operate for at iod, the facility may have some residual life d be made as to whether the operational life of f it is not appropriate to continue operation, the ed.

assessed against that period of time in a design principles in the REAC, the Applicant resilient to that timescale.

d Risk Assessment) of the ES (AS-088), ne 25 year period, it has been agreed with the ould manage the risk by ensuring the

Operational Management Plan for the site is safe shut down and evacuation of the areas of of flooding. Compliance with this is secured

against the adopted relevant EN-1 policy which

ontained in Table 1, the Applicant considers the of Part 4.9 of draft EN-1.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 energy infrastructure. The ES should 90 s.58 of the Climate Change Act 2008. 91 s.62 of the Climate Change Act 2008. set out how the proposal will take account of the projected impacts of climate change. While not required by, in accordance with the EIA Directive, thisRegulations. This information will be needed by the IPC.Secretary of State. 4.8.69.7 The IPCSecretary of State should be satisfied that applicants for new energy infrastructure have taken into account the potential impacts of climate change using the latest UK Climate Projections and associated research and expert guidance (such as the EA's Climate Change Allowances for Flood Risk Assessments) available at the time the ES was prepared to ensure they have identified appropriate mitigation or adaptation measures. This should cover the estimated lifetime of the new infrastructure. Should a new set of UK Climate Projections or associated research become available after the preparation of the ES, the IPCSecretary of State should consider whether they need to request further information from the applicant. 	
	4.9.8.7 Applicants should apply as a minimum, assess the emissions scenario that the Independent Committee impacts on Climate Change suggests the world is currently most closely following – and the 10%, 50% from their proposed energy project across a range of climate change scenarios, in line with appropriate expert advice and 90% estimate ranges guidance available at the time. Applicants should be able to demonstrate that proposals have a high level of climate resilience built-in from the outset. They should also be able to demonstrate how proposals can be adapted over their predicted lifetimes to remain resilient to a credible maximum climate change scenario. These results should be considered alongside relevant research which is based on the climate change projections.	
	4.8.89.9 The IPCSecretary of State should be satisfied that there are not features of the design of new energy infrastructure critical to its operation which may be seriously affected by more radical changes to the climate beyond that projected in the latest set of UK climate projections, taking account of the latest credible scientific evidence on, for example, sea level rise (for example by referring to additional maximum credible scenarios – i.e. from the Intergovernmental Panel on Climate Change or EA) and that necessary action can be taken to ensure the operation of the infrastructure over its estimated lifetime.	
	4.8-9.10 Where energy infrastructure has safety critical elements (for example parts of new fossil fuelgas-fired power stations or some electricity sub-stations), the applicant should apply the high emissions scenario (high impact, low-likelihood) to those elements. Although the likelihood of this scenario is thought to be low, it is appropriate to take a more risk-averse approach with elements of infrastructure which are critical to the safety of its operation.	
	4.8.109.11 If any adaptation measures give rise to consequential impacts (for example on flooding, water resources or coastal change) the IPCSecretary of State should consider the impact of the latter in relation to the application as a whole and the impacts guidance set out in Part 5 of this NPS. 4.8.11	

Page 85 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	4.9.12 Any adaptation measures should be based on the latest set of UK Climate Projections, the Government's latest UK Climate Change Risk Assessment, when available92available ⁷³ and in consultation with the EA.EA's Climate Change Allowances for Flood Risk Assessments. ⁷⁴	
	4.8.129.13 Adaptation measures can be required to be implemented at the time of construction where necessary and appropriate to do so. However, where they are necessary to deal with the impact of climate change, and that measure would have an adverse effect on other aspects of the project and/or surrounding environment (for example coastal processes), the IPCSecretary of State may consider requiring the applicant to ensure that the adaptation measure could be implemented should the need arise, rather than at the outset of the <u>92 s.56 of the Climate Change Act 2008</u> . development (for example increasing height of existing, or requiring new, sea walls).	
	4.8.139.14 The generic impacts advice in this NPS and the technology specific advice on impacts in the other NPSs provide additional information on climate change adaptation. In particular, this section should be read alongside the sections in Part 5 on coastal change (Section 5.6) and flood risk (Section 5.8).	
	https://www.metoffice.gov.uk/research/approach/collaboration/ukcp/key-results	
	 ⁷¹ s.58 of the Climate Change Act 2008. ⁷² s.62 of the Climate Change Act 2008; <u>https://www.gov.uk/government/publications/climate-change-secondnational-adaptation-programme-2018-to-2023</u> 	
Pollution control and other environmental regulatoryGrid Connection regimes (Part 4.10 of EN-1)	 4.910.1 The connection of a proposed electricity generation plant to the electricity network is an important consideration for applicants wanting to construct or extend generation plant. In the market system and in the past, it ishas been for the applicant to ensure that there will be necessary infrastructure and capacity within an existing or planned transmission or distribution network to accommodate the electricity generated. To support the achievement of the transition to net zero, government is accelerating the co-ordination of the development of the grid network to facilitate the UK's net zero energy generation development and transmission. Applicants should consider coordinating their proposals for the onshore-offshore connection, as outlined at Section 3.3. 4.10.2 The applicant will liaise with National Grid who own and manage the transmission network in England and Wales or the relevant regional Distribution Network Operator (DNO)DNO or TSO to secure a grid connection. It may be the case that the applicant has not received or accepted a formal offer of a grid connection from the relevant network operator at the time of the application, although it is likely to have applied for one and discussed it with them. This is a commercial risk the applicant may wish to take for a variety of reasons, although the IPCSecretary of State will want to be satisfied that there is no obvious reason why a grid connection would not be possible. 	Proposed policy changes emphasise the Gov proposed paragraph 4.10.1. A Grid Connection Statement (APP-036) sub Proposed Scheme does not require connection ('NTS'), however upgrade works will be requine Systems Operator ('NG ESO') 132 kV air inst the DCO provides powers to do so) to the add an increase in import capacity to Drax Power As the Proposed Scheme does not require graver and the theorem the provided in Table 1 above, The Applicant therefore considers the Propose 4.10 of draft EN-1.
	4.10.3 The Planning Act 2008 aims to create a holistic planning regime so that the cumulative effect of different elements of the same project can be considered together.	

overnment's aim to achieve net zero at

ubmitted with the Application confirms that the ction to the National Transmission System juired to the existing National Grid Electricity issulated switchgear and possibly (and as such adjacent NG ESO 400 kV substation to enable er Station.

grid connection, no further assessment is ve, which relates to the adopted EN-1 policy.

osed Scheme is acceptable in respect of Part

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	The Governmentgovernment therefore envisages that wherever possible, applications for new generating stations and related infrastructure should be contained in a single application to the IPCSecretary of State or in separate applications submitted in tandem which have been prepared in an integrated way. However this This is particularly encouraged to ensure development of more co-ordinated transmission overall. However, for some new co-ordinated offshore transmission projects it is recognised that these will be brought forward for consenting separate to (though planned with) the applications for the wind farms ⁷⁵ as outlined in EN-5.	
	4.10.4 Co-ordinated applications typically bring economic efficiencies and reduced environmental impact. On some occasions it may not-always be possible, nor the best course in terms of delivery of the project in a timely way, as different aspects may have different lead-in times and be undertaken by different legal entities subject to different commercial and regulatory frameworks (for example grid companies operate within OFGEM controls). So), so the level of information available on the different elements may vary. In some cases applicant(s), applicants may therefore decide to put in an application that seeks consent only for one element but contains some information on the second. Where this is the case, the applicant should explain the reasons for the separate application.	
	4.9.310.5 If this option is pursued, the applicant(s) accept accepts the implicit risks involved in doing so ₇ and must ensure they provide sufficient information to comply with the EIA <u>DirectiveRegulations</u> including the indirect, secondary, and cumulative effects, which will encompass information on grid connections. The <u>IPCSecretary of State</u> must be satisfied that there are no obvious reasons why the necessary approvals for the other element are likely to be refused. The fact that the <u>IPCSecretary of State</u> has decided to grant consent for one project should not in any way fetter itsthe Secretary of State's subsequent decisions on any related projects.	
	 4.9.410.6 Further guidance on the considerations for the IPCSecretary of State is contained in EN-5. ⁷³ s.56 of the Climate Change Act 2008. ⁷⁴ https://www.gov.uk/guidance/flood-risk-assessments-climate-change-allowances 	
Pollution Control and Other Environmental Regulatory Regimes Safety (Part 4.11 of EN-1)	 4.4011.1 Issues relating to discharges or emissions from a proposed project and which affect air quality, water quality, land quality and thelead to other direct or indirect impacts on terrestrial, freshwater, marine-environment, onshore and offshore environments, or which include noise and vibration may be subject to separate regulation under the pollution control framework or other consenting and licensing regimes. 4.4011.2 The planning and pollution control systems are separate but complementary. The planning system controls the development and use of land in the public interest. It plave a key relation protecting and improving the patural environment, public health and 	The proposed changes to EN-1 regarding 'peregulatory regimes' are generally not signific Applicants initial assessment (relating to the Regarding proposed paragraph 4.11.4, wher undertaken their assessments using Best Av quality assessment presented at Chapter 6 (The Applicant therefore considers the Proposed 4.11 of draft EN-1.
	plays a key role in protecting and improving the natural environment, public health and safety, and amenity, for example by attaching conditions to allow developments which would otherwise not be environmentally acceptable to proceed, and preventing harmful	

'pollution control and other environmental ficant and therefore do not change the ne adopted EN-1 policy) set out in Table 1 above.

here relevant, chapters in the ES have Available Techniques (BAT), for example, the air 6 (Air Quality) (APP-042).

posed Scheme to meet the requirements of Part

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	development which cannot be made acceptable even through conditions. Pollution control is concerned with preventing pollution through the use of measures to prohibit or limit the releases of substances to the environment from different sources to the lowest practicable level. It also ensures that ambient air, water, and waterland quality meet standards that guard against impacts to the environment or human health.	
	4.10.34.11.3 Pollution from industrial sources in England and Wales is controlled through the Environmental Permitting (England and Wales) Regulations 2016 (EPR). The EPR requires industrial facilities to have an EP and meet limits on allowable emissions to operate.	
	4.11.4 Larger industrial facilities undertaking specific types of activity are also required to use Best Available Techniques (BAT) to reduce emissions to air, water, and land. Agreement on what sector specific BAT standards are, will now be determined through a new UK-specific BAT process.	
	4.11.5 In considering an application for development consent, the IPCSecretary of State should focus on whether the development itself an acceptable use of the land or sea is, and on the impacts of that use, rather than the control of processes, emissions or discharges themselvesthemselves ⁷⁶ . The IPCSecretary of State should work on the assumption that the relevant pollution control regime and other environmental regulatory regimes, including those on land drainage, water abstraction and biodiversity, will be properly applied and enforced by the relevant regulator. It The Secretary of State should act to complement but not seek to duplicate them.	
	4.10.411.6 Applicants should consult the Marine Management Organisation (MMO) on nationally significantenergy NSIP projects which would affect, or would be likely to affect, any relevant marine areas as defined in the Planning Act 2008 (as amended by s.section 23 of the Marine and Coastal Access Act 2009). Applicants are encouraged to consider the relevant marine plans in advance of consulting the MMO for England or the relevant policy teams at the Welsh government. The IPCSecretary of State's consent may include a deemed marine licence and the MMO will advise on what conditions should apply to the deemed marine licence. The IPCSecretary of State and MMO should cooperate closely to ensure that energy NSIPs are licensed in accordance with environmental legislation, including European directives.	
	4.10.511.7 Many projects covered by this NPS will be subject to the Environmental Permitting (EP) regime, which also incorporates operational waste management requirements for certain activities. When a developeran applicant applies for an Environmental PermitEP, the relevant regulator (usually EA or NRW but sometimes the local authority) requires that the application demonstrates that processes are in place to meet all relevant EP requirements. In considering the impacts of the project, the IPCSecretary of State may wish to consult the regulator on any management plans that would be included in an Environmental PermitEP application.	
	4.10.611.8 Applicants are advised to should make early contact with relevant regulators, including EA or NRW and the MMO, to discuss their requirements for environmental permitsEPs and other consents. ThisEarly contact with relevant	

Page 88 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	regulators will help-ensure that applications take -account of all relevant environmental considerations and that the relevant regulators are able to provide timely advice and assurance to the IPC.Secretary of State. Wherever possible, applicants are encouraged toshould submit applications for Environmental PermitsEPs and other necessary consents at the same time as applying to the IPCSecretary of State for development consent.	
	4.10.711.9 The IPCSecretary of State should be satisfied that development consent can be granted taking full account of environmental impacts. Working in close cooperation with EA or NRW and/or the pollution control authority, and other relevant bodies, such as the MMO, Natural England, the Countryside Council for Walesthe SNCB, Drainage Boards, and water and sewerage undertakers, the IPCSecretary of State should be satisfied, before consenting any potentially polluting developments, that:	
	 The relevant pollution control authority is satisfied that potential releases can be adequately regulated under the pollution control framework; and 	
	 The effects of existing sources of pollution in and around the site are not such that the cumulative effects of pollution when the proposed development is added would make that development unacceptable, particularly in relation to statutory environmental quality limits. 	
	4.11.10-8 The IPCSecretary of State should not refuse consent on the basis of pollution impacts unless it has there is good reason to believe that any relevant necessary operational pollution control permits, or licences or other consents will not subsequently be granted.	
	 ⁷⁵ The transition to more co-ordinated transmission is led by two temporal workstreams under the Offshore Transmission Network Review (OTNR). Co-ordinated transmission projects are being brought forward as pathfinders as part of the 'early opportunities' workstream. For other offshore wind projects, their connection to a transmission network will form part of the holistic network design under the 'pathway to 2030' workstream. ⁷⁶ See paragraph 183 of section 15 of the NPPF 	
Hazardous SubstancesSafety (Part 4.12 of EN-1)	4.112.1 The Health and Safety Executive (HSE) is responsible for enforcing a range of occupational health and safety legislation some of which is relevant to the construction, operation and decommissioning of energy infrastructure. Applicants should consult with the Health and Safety Executive (HSE) on matters relating to safety.	The changes proposed to EN-1 policy on 'sa assessment of the adopted policy presented
	4.4412.2 Some technologies, for example the use of salt caverns for underground gas storage, will be regulated by specific health and safety legislation. The application of these regulations is set out in the technology- specific NPSs where relevant.	
	4.112.3 Some energy infrastructure will be subject to the Control of Major Accident Hazards (COMAH) Regulations 19992015. These Regulations aim to prevent major accidents involving dangerous substances and limit the consequences to people and the environment of any that do occur. COMAH regulations apply throughout the life cycle of the facility, i.e. from the design and build stage through to decommissioning.	

safety' are minor and therefore the Applicant's ed in Table 1 above remains relevant.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 They are enforced by the Competent Authority comprising HSE and the EA acting jointly in England and Wales (and by the HSE and NRW acting jointly in Wales, and the HSE and Scottish Environment Protection Agency (SEPA) acting jointly in Scotland) The same principles apply here as for those set out in the previous section on pollution control and other environmental permitting regimes. 4.1112.4 Applicants seeking to develop infrastructure subject to the COMAH regulations should make early contact with the Competent Authority. If a safety report is required it is important to discuss with the Competent Authority the type of information that should be provided at the design and development stage, and what form this should take. This will enable the Competent Authority to review as much information as possible before construction begins, in order to assess whether the inherent features of the design are sufficient to prevent, control and mitigate major accidents. The IPCSecretary of State should be satisfied that an assessment has been done where required and that the Competent Authority has assessed that it meets the safety objectives described above. 	
Health-Hazardous Substances (Part 4.13 of EN-1)	 4.4213.1 All establishments wishing to hold stocks of certain hazardous substances above a threshold need Hazardous Substances consent. Applicants shouldmust consult the Hazardous Substances Authority and the HSE at pre-application stage93stage⁷⁷ if the project is likely to need hazardous substances consent. Where hazardous substances consent is applied for, the IPCSecretary of State will consider whether to make an order directing those hazardous substances consent shall be deemed to be granted alongside making an order granting development consent.⁷⁸ The IPCSecretary of State should consult HSE about this. 4.4213.2 HSE will assess the risks based on the development consent application. Where HSE does not advise against the IPCSecretary of State granting the consent, it 	The changes proposed to EN-1 policy on 'ha the Applicant's assessment of the adopted p relevant.
	 will also recommend whether the consent should be granted subject to any requirements. 4.4213.3 HSE sets a consultation distance around every site with hazardous substances consent and notifies the relevant local planning authorities. The applicant should therefore consult the local planning authority at preapplication stage to identify whether its proposed site is within the consultation distance of any site with hazardous substances consent and, if so, should consult the HSE for its advice on locating the particular development on that site. 	
	 ⁷⁷ Further information is available at the HSE's website: HSE: Land use planning - Hazardous substances consent ⁷⁸ Hazardous substances consent can also be applied for subsequent to a DCO application. However, the guidance in 4.13.1 still applies i.e., the applicant should consult with HSE at the pre-application stage and include details in their DCO 	
Common Law Nuisance and Statutory Nuisance (Part 4.14 of EN-1)	4.14.1 Section 158 of the Planning Act 2008 confers statutory authority for carrying out development consented to by, or doing anything else authorised by, a development consent order. Such authority is conferred only for the purpose of providing a defence in any civil or criminal proceedings for nuisance. This would include a defence for	The changes proposed to EN-1 policy on 'Co are minor and therefore the Applicant's asse Section 4.17 of the Planning Statement (APP

hazardous substances' are minor and therefore I policy presented in Table 1 above remain

Common Law Nuisance and Statutory Nuisance' sessment of the adopted policy presented at PP-032) remains relevant.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 proceedings for nuisance under Part III of the Environmental Protection Act 1990 (EPA) (statutory nuisance) but only to the extent that the nuisance is the inevitable consequence of what has been authorised. The defence does not extinguish the local authority's duties under Part III of the EPA 1990 to inspect its area and take reasonable steps to investigate complaints of statutory nuisance and to serve an abatement notice where satisfied of its existence, likely occurrence or recurrence. The defence is not intended to extend to proceedings where the matter is "prejudicial to health" and not a nuisance. 4.14.2 It is very important that, atAt the application stage of an energy NSIP, possible sources of nuisance under section 79(1) of the 1990 Act and how they may be mitigated or limited areshould be considered by the IPCSecretary of State so that appropriate requirements can be included in any subsequent order granting development consent. (See (see Section 5.67 on Dust, odour, artificial light etc. and Section 5.1112 on Noise and vibration.)). 4.14.3 The IPCSecretary of State should note that the defence of statutory authority is subject to any contrary provision made by the IPCSecretary of State in any particular case in a development consent order (section 158(3)). Therefore, subject to Section 5.67, the IPCSecretary of State can disapply the defence of statutory authority, in whole or in part, in any particular case, but in so doing should have regard to whether any particular nuisance is an inevitable consequence of the development. 	
Security Considerations (Part 4.15 of EN-1)	4.15.1 National security considerations apply across all national infrastructure sectors. Overall responsibility for security of the energy sector lies with DECC. ItBEIS works closely with Government security agencies including the Centre for the Protection of National Infrastructure (CPNI) to reduce and the vulnerability of National Cyber Security Centre (NCSC) to provide advice to the most 'critical'critical infrastructure assets in the sector toon terrorism and other national security threats. The Office for Civil Nuclear Security (OCNS) is the security regulator for, as well as on risk mitigation. In the UK's civil nuclear industry, security is also independently regulated by the Office for Nuclear Regulation (ONR).	The changes proposed to Part 4.15 of EN-1 a Therefore, the assessment of the adopted EN the emerging policy with regard to 'security co
	4.15.2 Government policy is to ensure that, where possible, proportionate protective security measures are designed into new infrastructure projects at an early stage in the project development. Where applications for development consent for infrastructure covered by this NPS relate to potentially 'critical' infrastructure, there may be national security considerations.	
	4.15.3 DECCBEIS will be notified at pre-application stage about every likely future application for energy NSIPs, so that any national security implications can be identified. Where national security implications have been identified, the applicant should consult with relevant security experts from CPNI, OCNSONR (for civil nuclear) and DECC/or BEIS to ensure that physical, procedural and personnel security measures have been adequately considered in the design process and that adequate consideration has been given to the management of security risks. If CPNI, OCNSONR (for civil nuclear) and/or DECCBEIS are satisfied that security issues have been	

1 are not relevant to the DCO Application. EN-1 text in Table 1 above remains relevant for considerations'.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	adequately addressed in the project when the application is submitted to the <u>IPCSecretary of State</u> , it will provide confirmation of this to the <u>IPC.Secretary of State</u> . The <u>IPCSecretary of State</u> should not need to give any further consideration to the details of the security measures in its examination.	
	4.15.4 The applicant should only include sufficient information in the application as is necessary to enable the IPCSecretary of State to examine the development consent issues and make a properly informed decision on the application.	
	4.15.5 In exceptional cases, where examination of an application would involve public disclosure of information about defence or national security which would not be in the national interest, the Secretary of State can intervene and examine a part or the whole of the application. In that case, the Secretary of State may appoint an examiner to consider evidence in closed session, and the Secretary of State would be the decision maker for the application.may direct that examination of that evidence take place in closed session.	
Air Quality and Emissions (Part 5.2 of EN-1)	 Introduction Infrastructure development can have adverse effects on air quality. The construction, operation and decommissioning phases can involve emissions to air which could lead to adverse impacts on health, on protected species and habitats, or on the wider countryside and species. Impacts on protected species and habitats are covered in Section 5.34. Air emissions include particulate matter (for example dust) up to a diameter of ten microns (PM10) as well as gases such as sulphur dioxide, carbon monoxide and nitrogen oxides (NOX). Levels for pollutants in ambient air are set out in the Air Quality Standards Regulations 2010 and reiterated in the Air Quality Strategy which in turn embodies EU legal requirements80 The Secretary of State for the Environment, Food and Rural Affairs is required to make available up to date information on air quality to any relevant interested party955.2.2 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 policies set out in the energy NPSs (e.g. the CCR and, for coal, CCS requirements). Any ES on air emissions equinate the assessment of CO₂ 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 5.2.2 A particular effect of air emissions from some energy infrastructure may be eutrophication, which is the excessive enrichment of nutrinets in the environment. 	The changes proposed to Part 4.15 of EN-1 a Therefore, the assessment of the adopted EN the emerging policy with regard to 'air quality To clarify, the project is not located within, or Management Area or Clean Air Zone, and the relevant.

1 are not relevant to the DCO Application. EN-1 text in Table 1 above remains relevant for ity and emissions'.

or in close proximity to, a Local Air Quality therefore proposed paragraph 5.2.9 is not

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	The main emissions from energy infrastructure are from generating stations. Eutrophication 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 shorttermshort term or irreversible and can have a large impact on ecosystem services such as pollination, aesthetic services and water supply.	
	5.2.3 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 local terrain and meteorological conditions, in combination with the emission characteristics of the plant. The EA or NRW 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 IPCSecretary of State 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). 5.2.510).	
	5.2.4 Impacts of thermal combustion generating stations with respect to air emissions are set out in the technology- specific NPSs.	
	Applicant's assessment	
	5.2.65 Where the project is likely to have adverse effects on air quality the applicant should undertake an assessment of the impacts of the proposed project as part of the Environmental Statement (ES).	
	5.2.76 The ES should describe:	
	 Any significant air emissions, their mitigation and any residual effects distinguishing between the project stages and taking account of any significant emissions from any road traffic generated by the project; 	
	 The predicted absolute emission levels of the proposed project, after mitigation methods have been applied; 	
	 Existing air quality levels and the relative change in air quality from existing levels; and 	
	 Any potential eutrophication impacts. 	
	IPC Secretary of State decision making	
	5.2.87 Many activities involving air emissions are subject to pollution control. The considerations set out in Section 4.4011 on the interface between planning and pollution control therefore apply.	
	5.2.98 The HPCSecretary of State should generally give air quality considerations substantial weight where a project would lead to a deterioration in air quality in an area, or leads to a new area where air quality breaches any national air quality limits.	

Page 93 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	However, air quality considerations will also be important where substantial changes in air quality levels are expected, even if this does not lead to any breaches of national air quality limits.	
	5.2.409 In all cases, the IPCSecretary of State must take account of any relevant statutory air quality limits. Where a project is likely to lead to a breach of such limits the developersapplicant should work with the relevant authorities to secure appropriate mitigation measures to allow the proposal to proceed. In particular, where a project is located within, or in close proximity to, a Local Air Quality Management Area or Clean 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 IPCSecretary of State should refuse consent.	
	Mitigation	
	5.2.4410 The IPCSecretary 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.	
	5.2.1211 In doing so the IPC may referSecretary of State should have regard to the conditions and advice in the Air Quality Strategy96Strategy ⁸² or any successor to it- and should consider relevant advice within Local Air Quality Management guidance.83	
	5.2.4312 The mitigations identified in Section 5.4314 on traffic and transport impacts will help mitigate the effects of air emissions from transport.	
	80 https://www.gov.uk/government/publications/the-air-quality-strategy-for-england-scotland-wales-and-northernireland-volume-1	
	95-81 Air Quality Standards Regulations 2010, No.2010/1001.	
	82 https://www.gov.uk/government/publications/the-air-quality-strategy-for-england-scotland-wales-and- northernireland-volume-1 83 https://laqm.defra.gov.uk/supporting-guidance.html	
5.3 Greenhouse Gas	Introduction	Part 5.3 of draft EN-1 is a new chapter propo
Emissions5.4 Biodiversity and Geological	5.3.1 Significant levels of energy infrastructure development are vital to ensure the	Government aim, to decarbonise the UK eco
Conservation	decarbonisation of the UK economy. The construction, operation and decommissioning of that energy infrastructure will in itself, lead to GHG emissions.	The Proposed Scheme has been designed to dioxide emissions from the flue gas emitted f
	5.3.2 In considering this section, applicants should also have regard to Part 2 of this NPS, which explains the current policy on climate change and how this NPS interacts with that policy, and Section 4.9 of this NPS, which deals with climate change	Drax Power Station. The Proposed Schem negative carbon emissions in terms of the once the carbon capture plant is operation
	adaptation.	It is considered by the Application that the ov result of the beneficial impact on GHGs as a
	5.3.3 As discussed in Part 2, energy infrastructure plays a vital role in decarbonisation. While all steps should be taken to reduce and mitigate climate change impacts, it is accepted that there will be residual emissions from energy infrastructure, particularly during the economy wide transition to net zero, and potentially beyond.	Chapter 15 (Greenhouse Gases) of the ES (of the net impact of the Proposed Scheme's the lifetime of the Proposed Scheme (25 yea paragraph 5.3.4 (excluding those which do n

posed to highlight the importance, and conomy.

to remove approximately 95% of carbon d from two of the four generating units at the ne will result in the power station achieving process of generating electricity from biomass, al.

overall goal of Part 5.3 of draft EN-1 is met as a a result of the Proposed Scheme.

S (APP-051) reports the assessment undertaken 's GHG emissions (or avoided emissions) over ears) meet the requirements of proposed o not apply) which include:

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	Applicant's assessment	~ <u>A whole life carbon assessment showi</u>
	5.3.4 All proposals for energy infrastructure projects should include a carbon assessment as part of their ES (See Section 4.2). This should include:	<u>decommissioning carbon impacts</u> - Ch (AP-051) conducts a whole life carbon as
	 A whole life carbon assessment showing construction, operational and decommissioning carbon impacts 	impacts are not considered due to the Pro uncertainties around deconstruction techr
	 An explanation of the steps that have been taken to drive down the climate change impacts at each of those stages 	 An explanation of the steps that have to ensure a caron reduction in the construction
	~ Measurement of embodied carbon impact from the construction stage	efficient construction processes such as c
	 How reduction in energy demand and consumption during operation has been prioritised in comparison with other measures 	aligning with the carbon hierarchy outlined arisings; using low carbon solutions (tech
	 How operational emissions have been reduced as much as possible through the application of best available technology for that type of technology 	minimise resource consumption; and usin resource consumption. In terms of the det
	 Calculation of operational energy consumption and associated carbon emissions Whether and how any residual carbon emissions will be (voluntarily) offset or removed using a recognised framework 	hierarchy and include feasible measures to design, as outlined in PAS 2080, where re potential for re-using or refurbishing existing (technologies, materials and products) to
	 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 	 (technologies, materials and products) to measures are secured pursuant to a Re <u>Measurement of embodied carbon im</u> embodied carbon from the construction production and transport of those material
	Secretary of State decision making	~ How reduction in energy demand and o
	5.3.5 The Secretary of State must be satisfied that the applicant has as far as possible assessed the GHG emissions of all stages of the development.	Proposed Scheme are carbon sequestrat applicable to the DCO Application.
	5.3.6 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 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, the Secretary of State accepts that there are likely to be some residual emissions from construction and decommissioning of energy infrastructure.	 How operational emissions have been <u>application of best available technolog</u> operational mitigation measures propose Proposed Scheme and associated techno at the existing power station, through the Controls through the permitting process v appropriate mitigation for potential air qua Framework (APP-195) allows for flexibilit potential technological developments to emission
	5.3.7 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 decarbonising electricity generation such as 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	 Calculation of operational energy conserved in Chapter 15 of the ES. Whether and how any residual carbon removed using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit these are minimized to be seen in the context of the overall emergy conserved using a recognised framewor construction phase albeit the second to be seen to be second to be seen to be seen to be seen to

wing construction, operational and

Chapter 15 (Greenhouse Gases) of the ES assessment save that decommissioning Proposed Scheme's 25 year design life and chniques at the Proposed Scheme's end of life).

e been taken to drive down the climate

ges – the CEMP will include measures to seek truction stage. This will focus upon the use of a design for manufacture and assembly ned in PAS 2080. This will include re-using site chnologies, materials and products) to sing construction techniques that reduce detailed design, this will reflect the carbon is to reduce embodied carbon as part of the reasonably practicable. This will include sting assets; and use of low carbon solutions to minimise resource consumption. 'These equirement in the DCO.

npact from the construction stage phase is assessed (i.e. the materials required, rials etc).

d consumption during operation has been measures – the operational impacts of the ation, as such this requirement is not

en reduced as much as possible through the ogy for that type of technology – the

ed will ensure that the principle of the nology seeks to reduce operational emissions e use of the best available technology. will ensure that emissions are reduced, with uality and ecology impacts. The Design lity to the detailed design in order to allow for ensure that the best available technology can

onsumption and associated carbon

rt of the assessment and lifecycle assessment

n emissions will be (voluntarily) offset or

ork – there are emissions during the imal and cannot be offset. However, this needs emissions of the Proposed Scheme which are

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 assessment of operational GHG emissions, but the policies set out in Part 2, including the UK ETS, apply 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 State does not, therefore need to assess individual applications for planning consent against operational carbon emissions and their contribution to carbon budgets, net zero and our international climate commitments. <i>Mitigation</i> 5.3.8 A carbon 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. 5.3.9 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. 5.3.10 To be taken into account in Secretary of State decision making, steps taken to 	 negative across the project lifetime. As swill result in no residual effects. Where there are residual emissions, the those on national and international effects and where relevant in combination with national level, or sector level, if sector Scheme will result in negative emissions national and international efforts to limit of net zero by 2050 target. In summary, the ES has sufficiently assessed development, where possible, and has taken possible. The Applicant therefore considers the complies with Part 5.3 of draft EN-1. By nature of the Proposed Scheme being 'car Scheme will have significant beneficial effects negative carbon emissions.
	minimise and offset emissions should be set out in a GHG Reduction Strategy, secured under the development consent order.	
5.4 Biodiversity and Geological Conservation5.4 Greenhouse Gas Emissions	 Introduction 5.34.1 Biodiversity is the variety of life in all its forms and encompasses all species of plants and animals, the genetic diversity they contain and the complex ecosystems of which they are a part. Geological conservation relates to the sites that are designated for their geology and/or their geomorphological importance. 5.34.2 The wide range of legislative provisions at the international and national level that can impact on planning decisions affecting biodiversity and geological conservation issues are set out in a Government Circular97. A separate guideCircular.⁸⁴ The MHCLG Natural Environment PPG document sets out good practice in England in relation to planning for biodiversity and geological conservation.⁸⁵ Applicant's assessment 5.34.3 Where the development is subject to EIA the applicant should ensure that the ES clearly sets out any effects on internationally, nationally, and locally designated sites of ecological or geological conservation importance, on protected species and on habitats and other species identified as being of principal importance for the conservation of biodiversity. The applicant should provide environmental information proportionate to the infrastructure where EIA is not required to help the IPCSecretary of State consider thoroughly the potential effects of a proposed project. 5.34.4 The applicant should show how the project has taken advantage of opportunities to conserve and enhance biodiversity and geological conservation interests. IPC decision making 5.3.5 The Government's biodiversity strategy is set out in 'Working' 	Part 5.4 of draft EN-1 encourages applicants to gains. It also highlights the aims and goals of Plan' as a consideration of the SoS when dec Proposed paragraph 5.4.6 states the SoS will to biodiversity which cannot be avoided, mitig Proposed paragraph 5.4.12 adds text regardin identified as being areas of substantive nature contribution to ecological networks and nature of the site, Barmby-on-the-Marsh and Barmby deposition could also lead to an effect on such contributing to increased nutrient nitrogen leve result in changes to the structure, composition measures have therefore been identified to re air. These mitigation measures primarily bring also have minor beneficial effects in terms of the contribution to nitrogen deposition and NH3 co the mitigation measures, effects on LWS are p during operation. Proposed text at 5.4.4 puts greater emphasis opportunities for ecological and environmenta an Applicant should demonstrate are set out a

such, the operation of the Proposed Scheme

the level of emissions and the impact of efforts to limit climate change, both alone with other developments at a regional or oral targets are developed – the Proposed as, as such, it will directly assist in meeting t climate change and assist in meeting the UK's

ed GHG emission at each of stage of n all steps to reduce carbon emissions where that the content of the DCO Application

arbon capture' infrastructure, the Proposed cts in terms of GHG reduction, resulting in

s to consider BNG and wider environmental of the Government's '25 Year Environment ecision making.

ill give significant weight to any residual harm igated, or compensated.

ding Local Wildlife Sites ('LWS') which are are conservation value and make an important are's recovery. There are two LWS within 2 km by Pond. Without mitigation, nitrogen and acid ach non-statutory designated sites, potentially evels and acidification of habitats which could on and function of the habitats. Mitigation reduce the impact of operational emissions to ng benefits in reducing acidification effects, but of the With Proposed Scheme scenario concentrations. Following implementation of e predicted to be neutral and not significant

s on the consideration of BNG and tal enhancement, and specific mitigation which tat proposed paragraph 5.4.18.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	with the grain of nature'99. Its aim is to ensure: ● a halting, and if possible a reversal, of declines in priority habitats and species, with wild species and habitats as part of healthy, functioning ecosystems; and ● the general acceptance of biodiversity's	The mitigation measures for the construction p the REAC (AS-092) and the majority are secur DCO (AS-076).
	 Industry, functioning a codeystering, and 4 intergenerative development and exploring a natural consideration in all relevant public, private and non-governmental decisions and policies. 5.3.6 In having regard to the aim of the Government's biodiversity strategy-the IPC should take account of the context of the challenge of climate change: failure to address this challenge will result in significant adverse impacts to biodiversity. The policy set out in the following sections recognises the need 97As set out in Section 4.6, the design process should embed opportunities for nature inclusive design. The applicant is encouraged to consider how their proposal can contribute towards Biodiversity Net Gain in line with the ambition set out in the 25 Year Environment Plan. Energy infrastructure projects have the potential to deliver significant benefits and enhancements beyond Biodiversity Net Gain, which result in wider environmental gains. The scope of potential gains will be dependent on the type, scale, and location of each project. Secretary of State decision making 5.4.5 The government's 25 Year Environment Plan marked a step change in ambition for wildlife and the natural environment. The Secretary of State should have regard to the aims and goals of the government's 25 Year Environment Plan and any relevant measures and targets In doing so, the Secretary of State should also take account of the context of the challenge of climate change: failure to address this challenge will result in significant adverse impacts to biodiversity and geological conservation interests. The benefits of nationally significant low carbon energy infrastructure development may include benefits for biodiversity and geological conservation interests. The benefits of nationally significant harm to bese interests. The IPC Secretary of State may take account of any such net benefit in cases where it can be demonstrated. 5.74.6 As a general principle, and subject to the specific policies b	 DCO (AS-076). The mitigation proposed meets all requirement impact on ecological and biodiversity receptors outside of the main bird breeding season wher construction. The Proposed Scheme also seek ecological and biodiversity receptors, with the application workstage to minimise the potentia enhanced, as set out in detail in the OLBS (AS measures which will be secured in a final Biodi secured through a requirement to the DCO. In as pond creation, which will be delivered in the As required by proposed paragraph 5.4.18, ha after construction works have finished, and this 094). Proposed paragraph 5.4.19 encourages applic Management Strategy. The OLBS (AS-094) su requirement and also the requirement for mitig maintained for 30 years, as per proposed para the inclusion of 'Toolbox Talks' for the construct requirement of awareness training for employe Toolbox Talks are not proposed during operati employees of the Drax Power Station to enter proposed. Therefore, there is no need to educa protection. In compliance with proposed paragraph 5.4.20 Power Station will be modified, upgraded and of will be retained. The ES confirms that there will in terms of ecology nor contamination which cas therefore considers the Proposed Scheme to b 5.4.20.
	weight is attached to designated sites of international, national, and local importance; protected species; habitats and other species of principal importance for the	

n phase of the Proposed Scheme are set out in cured through a CEMP via a requirement to the

ents of proposed paragraph 5.4.18 to mitigate ors, such as any clearance works taking place here practical and restoring habitats following beks to avoid any unnecessary impacts upon he Order Limits being reduced during the pretial impacts. Existing habitats will also be AS-094). This document provides the outline odiversity and Landscape Strategy which is In addition, new habitats are proposed, such he Off-site Habitat Provision Area.

habitats will, where practicable, be restored his is a principle adopted in the OLBS (AS-

blicants to implement a Biodiversity submitted with the DCO application meets this tigation or BNG to be delivered, and aragraph 5.4.22. The Outline Strategy contains ruction phase. This meets the suggested byees set out in proposed paragraph 5.4.19. ation as there will be no requirement for er the either of the Habitat Provision Areas ucate employees in respect of biodiversity

20, the existing cooling system at the Drax d extended. Therefore, the existing location will be no significant adverse effects on water cannot be suitably mitigated. The Applicant o be in accordance with proposed paragraph

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	conservation of biodiversity; and to biodiversity and geological interests within the wider environment.	
	International HRA Sites	
	5.3.9 The most important 4.8 Important sites for biodiversity are those identified through international conventions and European Directives. Thethe Habitats Regulations provide statutory. 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. As a matter of policy, the following should be given the same protection for these sites but do not provide statutory protection for as sites covered by the Habitat's Regulations:	
	(a) 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 and possible Special Areas of Conservation;	
	(b) listed or proposed Ramsar sites should, also as a matter of policy, receive the same protection100.; and	
	(c) sites identified, or required, as compensatory measures for adverse effects on other HRA sites.	
	Sites of Special Scientific Interest (SSSIs)	
	5.3.104.9 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. AllMost National Nature Reserves are notified as SSSIs. 5.3.11 Where a proposed development	
	5.4.10 Development on land within or outside ana SSSI, and which is likely to have an adverse effect on an SSSIit (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 permitted. The only exception should only be madeis where the benefits (including need) of the development at this site101, in the location proposed clearly outweigh both the impacts that it is likely to haveimpact on the features of the site that make it of special scientific interest, and any broader impacts on the national network of SSSIs. The IPCSecretary of State should use requirements and/or planning 100 See	
	http://www.jncc.gov.uk/page-161 101 'At this site' applies the language in PPS9: Biodiversity and Geological Conservation. The benefits of the development 'at this site' should be interpreted as including any benefits which are not dependent on a particular location. obligations to mitigate the harmful ¹⁰² harmful ⁸⁶ aspects of the development and, where possible, to ensure the conservation and enhancement of the site's biodiversity or geological interest.	

Page 98 of 156

Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Marine Conservation Zones	
5.3.124.11 Marine Conservation Zones (MCZs) (Marine Protected Areas in Scotland), introduced under the Marine and Coastal Access Act 2009, are areas that have been designated for the purpose of conserving marine flora or fauna, marine habitats or types of marine habitat or features of geological or geomorphological interest. The protected feature or features and the conservation objectives for the MCZ are stated in the designation order for the MCZ, which provides statutory protection for these areas implemented by the MMO (see paragraph 1.2.2). As a public authority, the IPC. The Secretary of State is bound by the duties in relation to MCZs imposed by sections 125 and 126 of the Marine and Coastal Access Act 2009.	
Regional and Local Sites	
5.3.134.12 Sites of regional and local biodiversity and geological interest, which include Regionally Important Geological Sites, Local Nature Reserves and Local Sites, have a fundamental role to play in meeting overall national biodiversity targets; contributing to the quality of life and the well-being of the community; and in supporting research and education. The IPCWildlife 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. 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. 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 comply with the biodiversity and geological conservation requirements set out in this NPS.	
Ancient Woodland and Veteran Trees	
5.3.144.13 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. The IPCSecretary of State 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 location103location clearly outweigh the loss of the woodland habitat. Aged or 'veteran' trees found outside ancient woodland are also particularly valuable for biodiversity and their loss should be avoided104avoided ⁸⁷ . 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. Biodiversity within Developments 5.3.15Applicants should provide a suitable compensation strategy in instances where proposals would result in the loss or deterioration of ancient woodland and ancient or veteran trees.	
	 Marine Conservation Zones 5.3-124.11 Marine Conservation Zones (MCZs) (Marine Protected Areas in Scotland), introduced under the Marine and Coastal Access Act 2009, are areas that have been designated for the purpose of conserving marine flora or fauna, marine habitats or types of marine habitat or features of geological or geomorphological interest. The protected feature or features and the conservation objectives for the MCZ are stated in the designation order for the MCZ, which-provides clatulory-protection for-these-areas implemented by the MMO (see paragraph 1.2.2). As a public authority, the IPC. The Secretary of State is bound by the duties in relation to MCZs imposed by sections 125 and 126 of the Marine and Coastal Access Act 2009. Regional and Local Sites 5.3-134.12 Sites of regional and local biodiversity and geological interest, which include Regionally Important Geological Sites, Local Nature Reserves and Local Sites, have a fundamental role to play in meeting overall national-biodiversity targets, contributing to the quality of life and the well-being of the community; and in supporting research and education. The IPC/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. 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 the more for new nationally significant infrastructure, these designations should not be used in themselves to refuse development consent. Development will still be expected to comply with the biodiversity and geological conservation requirements set out in this NPS. Ancient Woodland and Veteran Trees 5.3-144.13 Ancient woodland is a valuable biodiv

Page 99 of 156

 5.4.14 Development proposals provide many opportunities for building-in beneficial biodiversity or geological features as part of good design. When considering proposals, the IPCSecretary of State should maximise such opportunities in and around developments, using requirements or planning obligations where appropriate. This can help towards delivering biodiversity net gain. Wider ecosystem services and benefits of natural capital should also be considered when designing enhancement measures. Protection and Enhancement of Habitats and Other Species 5.3.464.15 Many individual wildlife species receive statutory protection under a range of legislative provisions¹⁰⁵ provisions.⁸⁸ 5.3.474.16 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 action⁴⁰⁶-action.⁸⁹ The IPCSecretary of State should ensure that these species and habitats are protected from the adverse effects of development by using requirements-er, planning obligations., or licence conditions. The IPCSecretary of State should refuse consent where harm to the habitats or species and their habitats would result, unless the benefits (including need) of the development outweigh that harm. In this context the IPC should give substantial weight to any such harm to the detiment of biodiversity features of national or regional importance which it considers may result from a proposed development. Mitigation 5.3.18 The applicant should include appropriate mitigation measures as an integral part of the proposed 	Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
 5.3.164.15 Many individual wildlife species receive statutory protection under a range of legislative provisions¹⁰⁵:provisions.⁸⁸ 5.3.174.16 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 action106.action.⁸⁹ The IPCSecretary of State should ensure that these species and habitats are protected from the adverse effects of development by using requirements-or, planning obligations., or licence conditions. The IPCSecretary of State should result, unless the benefits (including need) of the development outweigh that harm. In this context the IPC should give substantial weight to any such harm to the detriment of biodiversity features of national or regional importance which it considers may result from a proposed development. Mitigation 5.3.18 The applicant 		biodiversity or geological features as part of good design. When considering proposals, the IPCSecretary of State should maximise such opportunities in and around developments, using requirements or planning obligations where appropriate. This can help towards delivering biodiversity net gain. Wider ecosystem services and benefits of	
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development. In particular, the applicant should demonstrate that: • during construction, they will seek to ensure that activities will be confined to the minimum areas required for the worke; • 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 consequence of transport access arrangements; • habitats will, where practicable, be restored after construction works 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. 105Secretary of State should give substantial weight to any such harm to the detriment of biodiversity features of national or regional importance which it considers may result from a proposed development. 5.4.17 Proposals should also consider any opportunities to maximise the restoration, creation, and enhancement of wider biodiversity. 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 example.		 5.3-174.16 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 action106-action.⁶⁹ The IPCSecretary of State should ensure that these species and habitats are protected from the adverse effects of development by using requirements-or, planning obligations-, or licence conditions. The IPCSecretary of State should result, unless the benefits (including need) of the development outweigh that harm. In this context the IPC should give substantial weight to any such harm to the detirinent of biodiversity features of national or regional importance which it considers may result from a proposed development. Mitigation 5.3.18 The applicant should include appropriate mitigation measures as an integral part of the proposed development. In particular, the applicant should demonstrate that - eduring construction, they will seek to ensure that activities will be confined to the minimum areas required for the works; - 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 consequence of transport access arrangements; - habitats will, where practicable, be restored after construction works have finished; and - opportunities will be taken to enhance existing habitats and, where practicable, to create new habitats of value within the site landscaping proposal. Tob Secretary of State should give substantial weight to any such from a proposed development. 5.4.17 Proposals should also consider any opportunities to maximise the restoration, creation, and enhancement of wider biodiversity. Consideration should be given to improvements to, and impacts on, habitats and species in, around and beyond development. 5.4.17 Proposals should also consider any opportunities to maximise the restoration, creation, and enhancement of wider biodiversity. Consideration should be given to improve	

Page 100 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.4.18 The applicant should include appropriate mitigation measures as an integral part	
	of the proposed development. In particular, the applicant should demonstrate that:	
	 During construction, they will seek to ensure that activities will be confined to the minimum areas required for the works 	
	 The timing of construction has been planned to avoid or limit disturbance to birds during the breeding season⁹⁰ 	
	 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 consequence of transport access arrangements 	
	~ Habitats will, where practicable, be restored after construction works have finished	
	 Mitigation measures should take into account existing habitats and should generally seek opportunities to enhance them, rather than replace them. Where practicable, mitigation measures should seek to create new habitats of value within the site landscaping proposals 	
	5.4.19 Applicants should consider producing and implementing a Biodiversity Management Strategy as part of their development proposals. This could include provision for biodiversity awareness training to employees and contractors so as to avoid unnecessary adverse impacts on biodiversity during the construction and operation stages.	
	5.4.20 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.	
	5.4.21 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.	
	5.4.22 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 for biodiversity net gain should generally be maintained for a minimum period of 30 years.	
	5.4.23 The Secretary of State 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)SNCB or the Marine Management Organisation (MMO), and whether Natural England (or the Countryside Council for Wales)SNBC or the MMO has granted or refused or intends to grant or refuse, any relevant licences, including protected species mitigation licences.	
	84 Government Circular: Biodiversity and Geological Conservation – Statutory Obligations and their Impact within the Planning System (ODPM 06/2005, Defra 01/2005) available via TSO website	
	the Planning System (ODPM 06/2005, Defra 01/2005) available via TSO website	

Page 101 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	be noted that this document does not cover more recent legislative requirements, such as the Marine Strategy Framework Directive. 98 Planning for Biodiversity and Geological Conservation: A Guide to Good Practice (March 2006). 99 'Working with the grain of nature' applies in England only. to protect the most important Regulations 2010.	
	85 The MHCLG Natural Environment Guidance can be found at https://www.gov.uk/guidance/natural-environment	
	86 In line with the principle in paragraph 4.2.8, the term 'harm' should be understood to mean 'significant harm'.	
	87 This does not prevent the loss of such trees where the Secretary of State is satisfied that their loss is unavoidable.	
	88 Certain plant and animal species, including all wild birds, are protected under the Wildlife and Countryside Act 1981. EuropeanCertain plant and animal species are also protected under the Conservation of Habitats and Species Regulations 2010. Some other animals are protected under their own legislation, for example Protection of Badgers Act 1992. 106	
	89 Lists of habitats and species of principal importance for the conservation of biological diversity in England published in response to Section 41 of the Natural Environment and Rural Communities Act 2006 are available from the Biodiversity Action Reporting System website at 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. 5.3.20 The IPC: http://ukbap-reporting.org.uk/our-biodiversity-reportingsystem	
	⁹⁰ See guidance on the protection of wild birds here: <u>https://www.gov.uk/guidance/wild-birds-protection-surveysand-licences</u>	
Civil and Military Aviation	Introduction	There are no proposed changes to EN-1 of r
and Defence Interests (Part 5.4-5 of EN-1)	5.45.1 Civil and military aerodromes, aviation technical sites, and other types of defence interests (both onshore and offshore) can be affected by new energy development. Aviation	the assessment of adopted EN-1 policy relations interests' is relevant to both the adopted and
	5.45.2 UK airspace is important for both civilian and military aviation interests. It is essential that the safety of UK aerodromes, aircraft and airspace is not adversely affected by new energy infrastructure. Similarly, aerodromes can have important economic and social benefits, particularly at the regional and local level. Commercial civil aviation is largely confined to designated corridors of controlled airspace and set approaches to airports. However, civilian leisure and military aircraft may often fly outside of 'controlled air space'. The approaches and flight patterns to aerodromes are not necessarily routine and can be irregular owing to a variety of factors including the performance characteristics of the aircraft concerned and the prevailing meteorological conditions.	
	5.45.3 Certain civil aerodromes, and aviation technical sites, selected on the basis of their importance to the national air transport system, are officially safeguarded in order to ensure that their safety and operation are not compromised by new development. A similar official safeguarding system applies to certain military aerodromes and defence assets, selected on the basis of their strategic importance. Areas of airspace around aerodromes used by aircraft taking off or on approach and landing are described as "obstacle limitation surfaces" (OLS). OLS for civil aerodromes are defined according to criteria set out in relevant Civil Aviation Authority (CAA) guidance107guidance ⁹¹ and for military aerodromes according to MoD criteria. Aerodromes that are officially safeguarded will have officially produced plans that show the OLS.	

f relevance to the Proposed Scheme. Therefore, lating to 'civil and military aviation and defence nd emerging NPS policy.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.45.4 The certified Safeguarding maps depicting the OLS and other criteria (for example to minimise "birdstrike" hazards) are deposited with the relevant local planning authorities. DfT/ODPM Circular 01/2003108200392 provides advice to planning authorities on the official safeguarding of aerodromes and includes a list of the aerodromes which are officially safeguarded. The Circular and CAA guidance also recommendrecommends that the operators of aerodromes which are not officially safeguarded should take steps to protect their aerodrome from the effects of possible adverse development by establishing an agreed consultation procedure between themselves and the local planning authority or authorities.	
	5.45.5 There are also "Public Safety Zones" (PSZs) at the end of runways of the busiest airports in the UK, within which development is restricted to minimise risks to people on the ground in the event of an aircraft accident on take-off 107 CAA (Dec 2008) CAP 168: Licensing of Aerodromes. 108 DfT/ODPM Circular 01/2003: Safeguarding, Aerodromes, Technical Sites and Military Explosives Storage Areas. or landing. Maps showing the PSZs are deposited with the relevant local planning authorities. DfT/ODPM Circular 01/2010 provides advice to local planning authorities on Public Safety Zones. ⁹³	
	5.45.6 The military Low Flying system covers the whole of the UK and enables low flying activities as low as 75m (mean separation distance). A considerable amount of military flying for training purposes is conducted at as low as 30m in designated Tactical Training Areas (TTAs) in mid Wales, Cumbria, the Scottish Border region and in the Electronic Warfare Range in the Scottish Border area. In addition, military helicopters may operate down to ground level. New energy infrastructure may cause obstructions in Ministry of Defence (MoD) low flying areas.	
	5.45.7 Safe and efficient operations within UK airspace is dependent upon communications, navigation and surveillance (CNS) infrastructure, including radar (often referred to as 'technical sites'). Energy infrastructure development may interfere with the operation of CNS systems such as radar. It can also act as a reflector or diffractor of radio signals upon which Air Traffic Control Services rely (an effect which is particularly likely to arise when large structures, such as wind turbines, are located in close proximity to Communications and Navigation Aids and technical sites). Wind turbines may also cause false returns when built in line of sight to Primary or Secondary Surveillance radar installations.	
	Other defence interests 5.4 Other defence interests	
	5.5.8 The MoD operates military training areas, military danger zones (offshore Danger and Exercise areas), military explosives storage areas and TTAs. There are extensive Danger and Exercise Areas across the UK Continental Shelf Area (UKCS) for military firing and highly surveyed routes to support Governmentgovernment shipping that are essential for national defence.	
	5.45.9 Other operational defence assets may be affected by new development, for example the Seismological Monitoring Station at Eskdalemuir and maritime acoustic facilities used to test and calibrate noise emissions from naval vessels, such as at	

Page 103 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	Portland Harbour. The MoD also operates Air Defence radars and Meteorological radars which have wide coverage over the UK (onshore and offshore). It is important that new energy infrastructure does not significantly impede or compromise the safe and effective use of any defence assets.	
	Applicant's assessment	
	5.45.10 Where the proposed development may have an effect on civil or military aviation and/or other defence assets an assessment of potential effects should be set out in the ES (see Section 4.2).	
	5.45.11 The applicant should consult the MoD, Civil Aviation Authority (CAA ₇), NATS and any aerodrome – licensed or otherwise – likely to be affected by the proposed development in preparing an assessment of the proposal on aviation or other defence interests. 109 DfT/ODPM Circular 01/2002: Control of Development in Airport Safety Zones.	
	5.45.5.12 Any assessment of aviation or other defence interests should include potential impacts of the project upon the operation of CNS infrastructure, flight patterns (both civil and military), other defence assets and aerodrome operational procedures. It should also assess the cumulative effects of the project with other relevant projects in relation to aviation and defence.	
	5.45.13 If any relevant changes are made to proposals during the pre-application and determination period, it is the responsibility of the applicant to ensure that the relevant aviation and defence consultees are informed as soon as reasonably possible.	
	IPCSecretary of State decision making	
	5.45.14 The IPCSecretary of State should be satisfied that the effects on civil and military aerodromes, aviation technical sites and other defence assets have been addressed by the applicant and that any necessary assessment of the proposal on aviation or defence interests has been carried out. In particular, itthe Secretary of State should be satisfied that the proposal has been designed to minimise adverse impacts on the operation and safety of aerodromes and that reasonable mitigation is carried out. It may also be appropriate to expect operators of the aerodrome to consider making reasonable changes to operational procedures. When assessing the necessity, acceptability, and reasonableness of operational changes to aerodromes, the IPCSecretary of State should satisfy itselfbe satisfied that it hasthey have the necessary information regarding the operational procedures along with any demonstrable risks or harm of such changes, taking into account the cases put forward by all parties. When making such a judgement in the case of military aerodromes, the IPCSecretary of State should have regard to interests of defence and national security.	
	5.45.15 If there are conflicts between the Government'sgovernment's energy and transport policies and military interests in relation to the application, the IPCSecretary of State should expect the relevant parties to have made appropriate efforts to work together to identify realistic and pragmatic solutions to the conflicts. In so doing, the	

Page 104 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	parties should seek to protect the aims and interests of the other parties as far as possible.	
	5.45.16 There are statutory requirements concerning lighting to tall structures110.structures.94 Where lighting is requested on structures that goes beyond statutory requirements by any of the relevant aviation and defence consultees, the IPCSecretary of State should satisfy itself be satisfied of the necessity of such lighting taking into account the case put forward by the consultees. The effect of such lighting on the landscape and ecology may be a relevant consideration.	
	5.45.17 Where, after reasonable mitigation, operational changes, obligations and requirements have been proposed, the IPCSecretary of State considers that:	
	~ •A development would prevent a licensed aerodrome from maintaining its licence;	
	 The benefits of the proposed development are outweighed by the harm to aerodromes serving business, training or emergency service needs, <u>110 Articles</u> <u>219 and 220. Air Navigation Order 2009.</u> taking into account the relevant importance and need for such aviation infrastructure; or 	
	 The development would significantly impede or compromise the safe and effective use of defence assets or significantly limit military training; 	
	 The development would have an impact on the safe and efficient provision of en routeenroute air traffic control services for civil aviation, in particular through an adverse effect on the infrastructure required to support communications, navigation or surveillance systems; consent should not be granted. 	
	Mitigation	
	5.45.18 Where a proposed energy infrastructure development would significantly impede or compromise the safe and effective use of civil or military aviation or defence assets and or significantly limit military training, the IPCSecretary of State may consider the use of 'Grampian111Grampian conditions' 95, or other forms of conditionrequirement which relate to the use of future technological solutions, to mitigate impacts. Where technological solutions have not yet been developed or proven, the IPC will need to consider theSecretary of State will need to consider the likelihood of a solution becoming available within the time limit for implementation of the development consent. In this context, where new technologies to mitigate the adverse effects of wind farms on radar are concerned, the IPCSecretary of State should have regard to any Governmentgovernment guidance which emerges from the joint Government/Industrygovernment/industry Aviation Plan.	
	5.45.19 Mitigation for infringement of OLS may include112: •include96:	
	 Amendments to layout or scale of infrastructure to reduce the height, provided that it does not result in an unreasonable reduction of capacity or unreasonable constraints on the operation of the proposed energy infrastructure; 	
	 Changes to operational procedures of the aerodromes in accordance with relevant guidance, provided that safety assurances can be provided by the operator that are 	

Page 105 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	acceptable to the CAA where the changes are proposed to a civilian aerodrome (and provided that it does not result in an unreasonable reduction of capacity or unreasonable constraints on the operation of the aerodrome)); and	
	 Installation of obstacle lighting and/or by notification in Aeronautical Information Service publications. 	
	5.45.20 For CNS infrastructure, the UK military Low Flying system (including TTAs) and designated air traffic routes, mitigation may also include: • lighting; • operational airspace changes; and 111 A negative condition that prevents the start of a development until specific actions, mitigation or other development have been completed. 112 Where mitigation is required using a condition or planning obligation, the tests set out at paragraphs 4.1.7 – 4.1.8 in EN-1 should be applied. •	
	~ Lighting	
	~ Operational airspace changes	
	 Upgrading of existing CNS infrastructure, the cost of which the applicant may reasonably be required to contribute in part or in full- 	
	5.45.21 Mitigation for effects on radar, communications and navigational systems may include reducing the scale of a project, although in some cases it is likely to be unreasonable for the IPCSecretary of State to require mitigation by way of a reduction in the scale of development, for example, where reducing the tip height of wind turbines in aan offshore wind farm would result in a material reduction in electricity generating capacity or operation would be severely constrained. However, there may be exceptional circumstances where a small reduction in such function will result in proportionately greater mitigation. In these cases, the IPCSecretary of State may consider that the benefit of the mitigation outweighs the marginal loss of function.	
	⁹¹ CAA CAP 168: Licensing of Aerodromes: https://publicapps.caa.co.uk/modalapplication.aspx?appid=11&mode=detail&id=6114	
	⁹² DfT/ODPM Circular 01/2003: Safeguarding, Aerodromes, Technical Sites and Military Explosives Storage Areas.	
	⁹³ DfT Circular 01/2010: Control of Development in Airport Public Safety Zones: <u>https://www.gov.uk/government/publications/control-of-development-in-airport-public-safety-zones</u>	
	⁹⁴ Articles 222 and 223. Air Navigation Order 2016.	
	⁹⁵ As set out on https://www.gov.uk/guidance/use-of-planning-conditions, a Grampian condition refers to a condition worded in a negative form, i.e., prohibiting development authorised by the planning permission or other aspects linked to the planning permission (e.g. occupation of premises) until a specific action has been taken (such as the provision of supporting infrastructure).	
	96 Where mitigation is required using a condition or planning obligation, the tests set out at paragraphs 4.1.7 – 4.1.8 in EN-1 should be applied.	
Flood Risk (Part 5.7 of EN-1)Coastal Change	<i>Introduction</i> 5.6.1 The government's aim is to ensure that our coastal communities continue to prosper and adapt to coastal change. This means planning should:	Land within the Order Limits is not located or the proposed Part 5.6 of draft EN-1 is not rele
(Part 5.6 of Draft EN-1)	 Ensure that policies and decisions in coastal areas are based on an understanding of coastal change over time 	

on the coast; therefore, the Applicant considers elevant to the Proposed Scheme.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 Prevent new development from being put at risk from coastal change by: 	
	 (i) avoiding inappropriate development in areas that are vulnerable to coastal change or any development that adds to the impacts of physical changes to the coast (ii) directing development away from areas vulnerable to coastal change 	
	 Ensure that the risk to development which is, exceptionally, necessary in coastal change areas because it requires a coastal location and provides substantial economic and social benefits to communities, is managed over its planned lifetime 	
	 Ensure that plans are in place to secure the long-term sustainability of coastal areas 	
	5.6.2 For the purpose of this section, coastal change means physical change to the shoreline, i.e. erosion, coastal landslip, permanent inundation and coastal accretion. Where onshore infrastructure projects are proposed on the coast, coastal change is a key consideration as well as a vital element of climate change adaptation (see Section 4.9). Some kinds of coastal change happen very gradually, others over shorter timescales. Some are the result of purely natural processes; others, including potentially significant modifications of the coastline or coastal environment resulting from climate change, are wholly or partly man-made. This section is concerned both with the impacts which energy infrastructure can have as a driver of coastal change and with how to ensure that developments are resilient to ongoing and potential future coastal change.	
	5.6.3 The construction of an onshore energy project on the coast may involve, for example, dredging, dredge spoil deposition, cooling water, culvert construction, marine landing facility construction and flood and coastal protection measures which could result in direct effects on the coastline, seabed and marine ecology and biodiversity.	
	5.6.4 Additionally, indirect changes to the coastline and seabed might arise as a result of a hydrodynamic response to some of these direct changes. This could lead to localised or more widespread coastal erosion or accretion and changes to offshore features such as submerged banks and ridges and marine biodiversity.	
	5.6.5 This section only applies to onshore energy infrastructure projects situated on the coast. The impacts of offshore renewable energy projects on marine life and coastal geomorphology are considered in EN-3. Section 5.4 on biodiversity and geological conservation, Section 5.8 on flood risk and Section 4.9 on adaptation to climate change, including the increased risk of coastal erosion, are also relevant, as is advice on access to coastal recreation sites and features in Section 5.11 on land use. Advice on the historic environment in Section 5.9 may also be relevant.	
	Applicant's assessment	
	5.6.6 Where relevant, applicants should undertake coastal geomorphological and sediment transfer modelling to predict and understand impacts and help identify relevant mitigating or compensatory measures.	

Page 107 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.6.7 The ES (see Section 4.2) should include an assessment of the effects on the coast. In particular, applicants should assess:	
	 The impact of the proposed project on coastal processes and geomorphology, including by taking account of potential impacts from climate change. If the development will have an impact on coastal processes the applicant must demonstrate how the impacts will be managed to minimise adverse impacts on other parts of the coast 	
	~ The implications of the proposed project on strategies for managing the coast as set out in Shoreline Management Plans (SMPs) (which provide a large-scale assessment of the physical risks associated with coastal processes and present a long term policy framework to reduce these risks to people and the developed, historic and natural environment in a sustainable manner), any relevant Marine Plans, River Basin Management Plans and capital programmes for maintaining flood and coastal defences	
	 The effects of the proposed project on marine ecology, biodiversity and protected sites 	
	 How coastal change could affect flood risk management infrastructure, drainage and flood risk 	
	 The effects of the proposed project on maintaining coastal recreation sites and features 	
	 The vulnerability of the proposed development to coastal change, taking account of climate change, during the project's operational life and any decommissioning period 	
	5.6.8 For any projects involving dredging or disposal into the sea, the applicant should consult the MMO at an early stage. Where the project has the potential to have a major impact in this respect, this is covered in the technology specific NPSs. For example, EN-4 looks further at the environmental impacts of dredging in connection with Liquified Natural Gas (LNG) tanker deliveries to LNG import facilities.	
	5.6.9 The applicant should be particularly careful to identify any effects of physical changes on the integrity and special features of Marine Protected Areas (MPAs). These could include MCZs, candidate marine Special Areas of Conservation (SACs), coastal SACs and candidate coastal SACs, coastal Special Protection Areas (SPAs) and potential coastal SPAs, Ramsar sites, Sites of Community Importance (SCIs) and potential SCIs and SSSIs. Secretary of State decision making	
	5.6.10 The Secretary of State should be satisfied that the proposed development will be resilient to coastal erosion and deposition, taking account of climate change, during the project's operational life and any decommissioning period. Proposals that aim to facilitate the relocation of existing energy infrastructure from unsustainable locations which are at risk from coastal change, should be supported where it would result in climate resilient infrastructure.	

Page 108 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.6.11 The Secretary of State should not normally consent new development in areas of dynamic shorelines where the proposal could inhibit sediment flow or have an adverse impact on coastal processes at other locations. Impacts on coastal processes must be managed to minimise adverse impacts on other parts of the coast. Where such proposals are brought forward, consent should only be granted where the Secretary of State is satisfied that the benefits (including need) of the development outweigh the adverse impacts.	
	5.6.12 The Secretary of State should ensure that applicants have restoration plans for areas of foreshore disturbed by direct works and will undertake pre- and post-construction coastal monitoring arrangements with defined triggers for intervention and restoration.	
	5.6.13 The Secretary of State should examine the broader context of coastal protection around the proposed site, and the influence in both directions, i.e., coast on site, and site on coast.	
	5.6.14 The Secretary of State should consult the MMO on projects which could impact on coastal change, since the MMO may also be involved in considering other projects which may have related coastal impacts.	
	5.6.15 In addition to this NPS, the Secretary of State must have regard to the appropriate marine policy documents, as provided for in the Marine and Coastal Access Act 2009. The Secretary of State may also have regard to any relevant SMPs. 5.6.16 Substantial weight should be attached to the risks of flooding and coastal erosion. The applicant must demonstrate that full account has been taken of the policy on assessment and mitigation in paragraphs 4.2.1 to 4.2.8 of this NPS, taking account of the potential effects of climate change on these risks as discussed above.	
	Mitigation	
	5.6.17 Applicants should propose appropriate mitigation measures to address adverse physical changes to the coast, in consultation with the MMO, the EA or NRW, LPAs, other statutory consultees, Coastal Partnerships and other coastal groups, as it considers appropriate. Where this is not the case, the Secretary of State should consider what appropriate mitigation requirements might be attached to any grant of development consent.	
Dust, Odour, Artificial Light, Smoke, Steam, and Insect Infestation Flood Risk (Part 5.7 of EN-1)	<i>Introduction</i> 5.67.1 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 or 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 the Section 5.2 on air emissions.	The emerging policy text demonstrates no si relation to dust, odour, artificial light, smoke, assessment of adopted policy presented at remains relevant.

e significant changes are proposed to EN-1 in te, steam, and insect infestation. The at Table B.1 above of Appendix B therefore

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.67.2 Because of the potential effects of these emissions and infestation, and in view of the availability of the defence of statutory authority against nuisance claims described in Section 4.14, it is important that the potential for these impacts is considered by the IPC.Secretary of State.	
	5.67.3 For energy NSIPs of the type covered by this NPS, some impact on amenity for local communities is likely to be unavoidable. The aim should be to keep impacts to a minimum, and at a level that is acceptable.	
	Applicant's assessment	
	5.67.4 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 Environmental Statement.ES.	
	5.67.5 In particular, the assessment provided by the applicant should describe:	
	 The type, quantity and timing of emissions; 	
	 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 premises or locations; and 	
	 Measures to be employed in preventing or mitigating the emissions. 	
	5.67.6 The applicant is advised to consult the relevant local planning authority and, where appropriate, the EA about the scope and methodology of the assessment.	
	IPCSecretary of State decision making	
	5.67.7 The IPCSecretary of State should satisfy itself that:	
	 An assessment of the potential for artificial light, dust, odour, smoke, steam and insect infestation to have a detrimental impact on amenity has been carried out; and 	
	 That all reasonable steps have been taken, and will be taken, to minimise any such detrimental impacts. 	
	5.67.8 If the IPCSecretary of State does grant development consent for a project, itthe Secretary of State should consider whether there is a justification for all of the authorised project (including any associated development) being covered by a defence of statutory authority against nuisance claims. If itthe Secretary of State cannot conclude that this is justified, itthe Secretary of State should disapply in whole or in part the defence through a provision in the development consent order.	
	5.67.9 Where itthe Secretary of State believes it appropriate, the IPCSecretary of State may consider attaching requirements to the development consent, in order to secure certain mitigation measures.	
	5.67.10 In particular, the IPCSecretary of State should consider whether to require the applicant to abide by a scheme of management and mitigation concerning insect	

Page 110 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	infestation and emissions of odour, dust, steam, smoke, and artificial light from the development. The IPCSecretary of State should consider the need for such a scheme to reduce any loss to amenity which might arise during the construction, operation and decommissioning of the development. A construction management plan may help codify mitigation at that stage.	
	Mitigation	
	5.67.11 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. 	
Historic-Environment-Flood Risk (Part 5.8 of EN-1)	 Introduction 5.78.1 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 only reduces the risk of flood damages to the infrastructure, it also reduces the disruptive impacts of flooding on those homes and businesses that rely on that infrastructure. Although flooding cannot be wholly prevented, its adverse impacts can be avoided or reduced through good planning and management. 5.7.2 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.5.8.2 The government's Flood and Coastal Erosion Risk Management Policy Statement sets out our ambition to create a nation more resilient to future flood and coastal erosion risk. It outlines policies and actions which will accelerate progress to better protect and better prepare the country against flooding and coastal erosion. 5.8.3 All buildings in flood risk areas can improve their preparedness to reduce costs and disruption to key public services when a flood happens. Where infrastructure is not better protected as part of a wider community scale flood defence scheme, those who own and run infrastructure sites – whether in public or private hands – are expected to take action to keep water out, minimise the damage if water gets in through flood resilient materials, and reduce the disruption caused. This includes effective contingency planning to mitigate the impacts of flooding on the delivery of important services. 5.8.4 Climate change is already having an impact and is expected to have an <!--</td--><td>Proposed text in Part 5.8 of draft EN-1 empha being resilient to flood risk, at proposed parage primary mitigation has ensured the infrastruct occur. This is also in compliance with propose The Government's Flood and Coastal Erosion is referenced at proposed paragraph 5.8.2, we create a flood risk resilient nation; outlining paraticipate the Proposed Scheme would prese Statement. Proposed paragraph 5.8.7 proposes text requires a range of climate scenarios. The FRA prese does this by using a range of climate change was undertaken. The FRA also includes information on flood li- hazard, the latter of which is informed by dep Natural flood management (NFM) measures Proposed Scheme and as the Drax Power St operational equipment) is part of the existing The Surface Water Drainage Strategy covers new bullet points proposed in paragraph 5.8.7. In line with proposed paragraph 5.8.14, the P floodplain storage through delivery of a Flood The remaining text proposed to EN-1 in relati assessment of adopted policy in Table 1 abor</td>	Proposed text in Part 5.8 of draft EN-1 empha being resilient to flood risk, at proposed parage primary mitigation has ensured the infrastruct occur. This is also in compliance with propose The Government's Flood and Coastal Erosion is referenced at proposed paragraph 5.8.2, we create a flood risk resilient nation; outlining paraticipate the Proposed Scheme would prese Statement. Proposed paragraph 5.8.7 proposes text requires a range of climate scenarios. The FRA prese does this by using a range of climate change was undertaken. The FRA also includes information on flood li- hazard, the latter of which is informed by dep Natural flood management (NFM) measures Proposed Scheme and as the Drax Power St operational equipment) is part of the existing The Surface Water Drainage Strategy covers new bullet points proposed in paragraph 5.8.7. In line with proposed paragraph 5.8.14, the P floodplain storage through delivery of a Flood The remaining text proposed to EN-1 in relati assessment of adopted policy in Table 1 abor

bhasises the importance of energy infrastructure ragraph 5.8.1. As set out in Table 1 above, acture can still operating should a flood event osed paragraphs 5.8.3 and 5.8.5.

ion Risk Management Policy Statement (2020) which sets out the Government's ambition to policies and actions to achieve this. We do not esent any issues with complying with this Policy

equiring FRAs to consider climate change across sented at Appendix 12.1 of the ES (AS-088) ge allowances within the hydraulic modelling that

l likelihood, speed-of-onset, duration and epth and velocity.

s are not appropriate, due to nature of the Station site (i.e. the siting of the proposed og development.

ers the information listed in points i - ix in the 8.7.

Proposed Scheme will offset any net loss of odplain Compensation Area.

ation to Flood Risk is addressed in the pove.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	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. The A robust approach to flood risk management is a vital element of climate change adaptation; the applicant and the IPCSecretary of State should take account of the policy on climate change adaptation in Section 4.89.	
	5.7.38.5 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 directsteer new development away fromto areas at highestwith the lowest risk of flooding. Where new energy infrastructure is, exceptionally, necessary in such areas, policy aims to make it safe without increasing flood risk elsewhere and, where possible, by reducing flood risk overall. It should also be designed and constructed to remain operational in times of flood. 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 in climate-resilient infrastructure.	
	Applicant's assessment	
	5.7.4 Applications for energy projects of 1 hectare or greater in Flood Zone 1 in England or Zone A in Wales113 and all proposals 8.6 A site-specific flood risk assessment should be provided for all energy projects located in Flood Zones 2 and 3 in England or Zones B and C in Wales-should be accompanied. 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 a flood risk assessment (FRA). An FRA will also be required where an energy project less than 1 hectare 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 other than rivers and the sea (for example surface water), or) 	
	Where the EA or NRW, Lead Local Flood Authority, 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.	
	5.8.7.5 The minimum requirements for FRAsFlood Risk Assessments (FRA) are that they should:	

Page 112 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Policy	 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. 113 The Flood Zones refer to the probability of flooding from rivers, the sea and tidal sources and ignore the presence of existing defences, because these can be breached, overtopped and may not be in existence for the lifetime of the project. The definition of Flood Zones can be found in PPS25 (in England), TAN 15 (in Wales), or their relevant successor documents. Take the impacts of climate change into account, across a range of climate scenarios, clearly stating the development lifetime over which the assessment has been made; emade⁹⁷; 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; and exceedance Consider the vulnerability of those using the site, including arrangements for safe access; end escape 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; enclude information on flood likelihood, speed-of-onset, depth, velocity, hazard and duration Identify and secure opportunities to reduce the causes and impacts of flooding 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	Assessment of Changes of Relevance
	 development, along with now the proposed layout of the project may affect drainage systems; consider if there is a need to be safe and remain operational during a worst case flood event over the development's lifetime; and Information should include: Describe the existing surface water drainage arrangements for the site 	

Page 113 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	ii. Set out (approximately) the existing rates and volumes of surface water run-off generated by the site. Detail the proposals for restricting discharge rates	
	iii. Set out proposals for managing and discharging surface water from the 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 their inclusion would be inappropriate	
	iv. Demonstrate how the hierarchy of drainage options (refer to PPG Sustainable Drainage Systems section) has been followed. Explain and justify why the types of Sustainable Drainage Systems and method of discharge have been selected and why they are considered appropriate. Where cost is a reason for not including Sustainable Drainage Systems, provide information to enable comparison with the lifetime costs of a conventional public sewer connection	
	v. 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	
	vi. Describe the multifunctional benefits the sustainable drainage system will provide vii. 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	
	viii. Explain how run-off from the completed development will be prevented from causing an impact elsewhere	
	ix. Explain how the sustainable drainage system been designed to facilitate maintenance and, where relevant, adoption. Set out plans for ensuring an acceptable standard of operation and maintenance throughout the lifetime of the development	
	 Detail those measures that will be included to ensure the development will be safe and remain operational during a flooding event throughout the development's lifetime without increasing flood risk elsewhere 	
	 Be supported by appropriate data and information, including historical information on previous events. 	
	5.7.68.8 Further guidance can be found in the Planning Practice GuideGuidance Flood Risk and Coastal Change section which accompanies Planning Policy Statement 25 (PPS25), the NPPF, TAN15 for Wales or successor documents.	
	5.7.78.9 Applicants for projects which may be affected by, or may add to, flood risk should arrange pre-application discussions with the EA or NRW, and, where relevant, other bodies such as Lead Local Flood Authorities, Internal Drainage Boards, sewerage undertakers, navigation authorities, highways authorities and reservoir owners and operators. Such discussions should identify the likelihood and possible extent and nature of the flood risk, help scope the FRA, and identify the information	
	that will be required by the IPCSecretary of State to reach a decision on the application	

Page 114 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	when it is submitted. The IPCSecretary of State should advise applicants to undertake these steps where they appear necessary but have not yet been addressed.	
	5.7.8.10 If the EA or NRW has concerns about the proposal on flood risk grounds, the applicant should discuss these concerns with the EA or NRW and take all reasonable steps to agree ways in which the proposal might be amended, or additional information provided, which would satisfy the Environment Agency's EA's or NRW's concerns.	
	IPC Secretary of State decision making	
	5.7.98.11 In determining an application for development consent, the IPCSecretary 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 applied at the site level to minimise risk by directing the most vulnerable uses to areas of lowest flood risk; 	
	 The proposal is in line with any relevant national and local flood risk management strategy114; • priority has been given to the use of strategy⁹⁸ • sustainable drainage systems (SuDs) (as required in the next paragraph on National Standards); and •) have been used unless there is clear evidence that their use would be inappropriate 	
	 In flood risk areas the project is appropriately designed and constructed to remain safe and operational during its lifetime, without increasing flood resilient and resistant, including risk elsewhere (subject to the exceptions set out in 5.8.18) 	
	 The project includes safe access and escape routes where required, as part of an agreed emergency plan, and that any residual risk can be safely managed over the lifetime of the development. 5.7.10 For 	
	 Land that is likely to be needed for present or future flood risk management infrastructure has been appropriately safeguarded from development to the extent that development would not prevent or hinder its construction-work, operation or maintenance 	
	5.8.12 For energy projects which hashave drainage implications, approval for the project's drainage system, including during the construction period, will form part of the development consent issued by the IPCSecretary of State. The IPCSecretary of State will therefore need to be satisfied that the proposed drainage system complies with any National Standards published by Ministers under Paragraphparagraph 5(1) of Schedule 3 to the Flood and Water Management Act 2010. In addition, the development consent order, or any associated planning obligations, will need to make provision for the adoption appropriate operation and maintenance of any SuDS, including throughout the project's lifetime. Where this is secured through the adoption of any SuDS features, any necessary access rights to property. The IPC will need to be granted. Where relevant, the Secretary of State 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 proposed site. The responsible	

Page 115 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	bodyResponsible bodies could include, for example, the applicant, the landowner, the relevant lead local flood authority, or water and sewerage company (through the Ofwat-approved Sewerage Sector Guidance ⁹⁹), or another body, such as an Internal Drainage Board.	
	5.7.118.13 If the EA or NRW continues to have concerns and objects to the grant of development consent on the grounds of flood risk, the IPCSecretary of State 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 or NRW to try to resolve the concerns.	
	5.7.12 The IPC 5.8.14 Energy projects should not consent-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 in-will not result in a net loss of floodplain storage and will not impede water flows.	
	The Sequential Test	
	5.8.15 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 it is 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 it is they are satisfied that the Sequential and Exception Test requirements have been met. 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, but should apply the sequential approach to locating development within the site. 114 As provided for in section 9(1) of the Flood and Water Management Act 2010. The Sequential Test 5.7.13 Preference should be given to locating projects in Flood Zone 1 in England or Zone A in Wales. If there is no reasonably available site in Flood Zone 1 or Zone A, then projects can be located in Flood Zone 2 or Zone B. If there is no reasonably available site in Flood Zone 3 or Zone C subject to the Exception 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 4.42 above. All projects should apply the sequential approach to locating development within the site.	
	The Exception Test	
	5.7.148.16 If, following application of the sequential test, it is not possible, consistent with(taking into account wider sustainabilitysustainable development objectives;), for	

Page 116 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	the project to be located in zonesareas of lower probability of flooding than Flood Zone	
	3 or Zone C, flood risk the Exception Test can be applied, as required by table 3 of the	
	Planning Practice Guidance. The test provides a method of managing flood risk while	
	still allowing necessary development to occur.go ahead in situations where suitable	
	sites at lower risk of flooding are not available.	
	5.7.158.17 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. It would only	
	be appropriate to move onto the Exception Test when the sequential test has identified	
	reasonably available, lower risk sites appropriate for the proposed development where,	
	accounting for wider sustainable development objectives, application of relevant	
	policies would provide a clear reason for refusing development in any alternative	
	locations identified. Examples could include alternative site(s) that are 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 located on the alternative site(s). 5.7.16	
	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 community116 that outweigh flood risk; •	
	the project should be on developable, previously developed land117 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 115 When making the application, the applicant should	
	justify with evidence what area of search has been used in examining whether there	
	are reasonably available sites. This will allow the IPC to consider whether the	
	Sequential Test has been met as part of site selection. 116 These would include the	
	benefits (including need), for the infrastructure set out in Part 3. 117 Previously	
	developed land is that which is or was occupied by a permanent structure, including the	
	curtilage of the developed land and any associated fixed surface infrastructure. This	
	definition includes defence buildings, but excludes (a) land that is or has been occupied	
	by agricultural or forestry buildings (b) land that has been developed for minerals	
	extraction or waste disposal by landfill purposes where provision for restoration has	
	been made through development control procedures (c) land in built up areas such as	
	parks, recreation grounds and allotments, which, although it may feature paths,	
	pavilions and other buildings, has not been previously developed (d) land that was previously developed but where the remains of the permanent surface structure or	
	fixed surface structure have blended into the landscape in the process of time (to the	
	extent that it can reasonably be considered as part of the natural surroundings). • 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	
	cisewhere subject to the exception below and, where possible, will reduce noou lisk	

Page 117 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	overall. 5.7.17SSSIs and World Heritage Sites (WHS) which would not usually be considered appropriate.	
	5.8.18 Both elements of the test will have to be satisfied for development to be consented. To pass the Exception Test it should be demonstrated that:	
	 The project provides wider sustainability benefits to the community¹⁰⁰ that outweigh flood risk 	
	~ The project reduces flood risk overall, where possible	
	5.8.19 Exceptionally, where an increase in flood risk elsewhere cannot be avoided or wholly mitigated, the IPCSecretary of State may grant consent if it is they are 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 IPCSecretary of State should make clear how, in reaching its their decision, it has they have weighed up the increased flood risk against the benefits of the project, taking account of the nature and degree of the risk, the future impacts on climate change, and advice provided by the EA or NRW and other relevant bodies.	
	Mitigation	
	5.7.188.20 To satisfactorily manage flood risk, arrangements are required to manage surface water and the impact of the natural water cycle on people and property.	
	5.7.198.21 In this NPS, the term Sustainable Drainage Systems (SuDS) refers to the whole range of sustainable approaches to surface water drainage management including, where appropriate:	
	 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. 	
	5.7.208.22 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.	
	5.7.218.23 The surface water drainage arrangements for any project should, accounting for the predicted impacts of climate change throughout the development's lifetime, be such that the volumes and peak flow rates of surface water leaving the site	
	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.5.7.218.23 The surface water drainage arrangements for any project should,	

Page 118 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	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.	
	5.7.228.24 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. There may be circumstances where it is appropriate for infiltration facilities or attenuation storage to be provided outside the project site, if necessary, through the use of a planning obligation.	
	5.7.238.25 The sequential approach should be applied to the layout and design of the project. More vulnerable uses Vulnerable aspects of the development should be located on parts of the site at lower probabilityrisk and residual risk of flooding. Applicants should seek opportunities to use open space for multiple purposes such as amenity, wildlife habitat and flood storage uses. Opportunities should be taken to lower flood risk by reducing the built footprint of previously developed sites and using SuDS.	
	5.7.24 Essential energy infrastructure which has to be located in flood risk areas should be designed to remain operational when floods occur. In addition, any energy projects proposed in Flood Zone 3b the Functional Floodplain (where water has to flow or be stored in times of flood), or Zone C2 in Wales, should only be permitted if the development will not result in a net loss of floodplain storage, and will not impede water flows. 5.7.255.8.26 The receipt of and response to warnings of floods is an essential element in the management of the residual risk of flooding. Flood Warning and evacuation plans should be in place for those areas at an identified risk of flooding. The applicant should take advice from the local authority emergency planning team, emergency services and, where appropriate, from the local resilience forum when producing an evacuation plan for a manned 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.	
	 ⁹⁷ Refer to Flood risk assessments: climate change allowances - https://www.gov.uk/guidance/flood-riskassessments-climate-change-allowances ⁹⁸ As provided for in section 9(1) of the Flood and Water Management Act 2010. ⁹⁹ Sewerage Sector Guidance: ¹⁰⁰ These would include the benefits (including need), for the infrastructure set out in Part 3. 	
Landscape and Visual	Introduction	The assessment of impact of the Proposed S
Historic Environment (Part 5.9 of EN-1)	5.89.1 The construction, operation and decommissioning of energy infrastructure has the potential to result in adverse impacts on the historic environment. 5.8 above, at and below the surface of the ground.	assessed with regard to adopted EN-1 policy text of the proposed EN-1 policy. New requir been considered in Chapter 10 (Heritage) of
	5.9.2 The historic environment includes all aspects of the environment resulting from the interaction between people and places through time, including all surviving physical remains of past human activity, whether visible, buried or submerged, landscaped and planted or managed flora.	considers the requirements of both the adoption of historic environment' have been met.
	5.9.3 Those elements of the historic environment that hold value to this and future generations because of their historic, archaeological, architectural or artistic interest	

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

d Scheme on the historic environment is icy at Table 1 above and remains relevant for the uirements proposed at paragraph 5.9.14 have of the ES (APP-046). As such, the Applicant opted and emerging EN-1 policy relating to the

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	are called "'heritage assets'. Heritage assets". A heritage asset may be any building, monument, site, place, areabuildings, monuments, sites, places, areas or landscapelandscapes, or any combination of these. The sum of the heritage interests that a heritage asset holds is referred to as its significance118.5.8.3 significance. ¹⁰¹ Significance derives not only from a heritage asset's physical presence, but also from its setting. ¹⁰²	
	5.9.4 Some heritage assets have a level of significance that justifies official designation. Categories of designated heritage assets are: a-World Heritage SiteSites; Scheduled MonumentMonuments; Protected Wreck SiteSites; Protected Military Remains; Listed Building;Buildings; Registered ParkParks and GardenGardens; Registered BattlefieldBattlefields; Conservation AreaAreas; and Registered Historic LandscapeLandscapes (Wales only)119.). ¹⁰³	
	5.8.49.5 There are heritage assets with archaeological interest that are not currently designated as scheduled monuments, but which are demonstrably have been demonstrated to be of equivalent significance. to designated heritage assets of the highest significance. These include: • those that have yet to be formally assessed for designation; • are:	
	 Those that have been assessed as being designatable but which the the Secretary of State has recognised as being capable of being designated as a Scheduled Monument or Protected Wreck Site but has decided not to designate; and 	
	•Those that the Secretary of State has recognised as being of equivalent significance to Scheduled Monuments or Protected Wreck Sites but are incapable of being designated by virtue of being outside the scope of the Ancient Monuments and Archaeological Areas Act 1979. 5.8.5 The absence of designation for such heritage assets does not indicate lower significance. If the evidence before the IPC indicates to it that a nondesignated heritage asset of the type described in 5.8.4 may be affected by the proposed development then the heritage assetrelated legislation	
	5.9.6 There are also heritage assets with archaeological interest that have yet to be formally assessed by the Secretary of State, but which have potential to demonstrate equivalent significance to Scheduled Monuments or Protected Wreck Sites.	
	5.9.7 Non-designated heritage assets that have been recognised by the Secretary of State as being of equivalent significance to Scheduled Monuments or Protected Wreck Sites, or that have yet to be formally assessed but have archaeological interest ¹⁰⁴ and have potential to demonstrate equivalent significance to Scheduled Monuments or Protected Wreck Sites, should be considered subject to the same policy considerations as those that apply to designated heritage assets. 118 <u>Save for the term "Designated Heritage Asset (covered in 5.8.3 above), these and other terms used in this section are defined in Annex 2 to PPS5, or any successor to it. The PPS5 Practice Guide contains and the purpose of designation.</u>	
	guidance on their interpretation. Additionally, part of the purpose of designating National Parks is in order to protect their cultural heritage and the conservation of	

Page 120 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	cultural heritage is an important consideration in all Areas of Outstanding Natural Beauty. 119 The issuing of licenses	
	5.9.8 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 local authorities, 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.	
	5.9.9 Impacts on heritage assets specific to types of infrastructure are included in the technology specific NPSs. Applicant's assessment 5.9.10 The applicant 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 91 5.8.6 The IPC ¹⁰² (see Section 4.2). This should also consider the impacts on other non-designated heritage assets, as identified either through the development plan making process (local listing) or through the IPC's decision making process on the basis of clear evidence that the assets have a heritage significance that merits include consideration in its decisions, even though those assets are of lesser value than designated heritage assets. 5.8.7 Impacts on heritage assets specific to types of infrastructure are included in the technology-specific NPSs. Applicant's assessment 5.8.80f heritage assets above, at, and below the surface of the ground.	
	5.9.11 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, including any contribution of made by 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 their significance of the heritage asset. As a minimum the applicant should have consulted the relevant Historic Environment Record120Record ¹⁰⁵ (or, where the development is in English or Welsh waters, English HeritageHistoric England or Cadw) and assessed the heritage assets themselves using expertise where necessary according to the proposed development's impact.	
	5.8-9.12 Where a site on which development site is proposed includes, or the available evidence suggests it has the potential to include, heritage assets with an archaeological interest, the applicant should carry out appropriate desk-based assessment and, where such desk-based research is insufficient to properly assess the interest, a field evaluation. Where proposed development will affect the setting of a heritage asset, accurate representative visualisations may be necessary to explain the impact. ¹⁰⁶	
	5.8.109.13 The applicant should ensure that the extent of the impact of the proposed development on the significance of any heritage assets affected can be adequately understood from the application and supporting documents. IPC decision making 5.8.11 In considering applications, the IPCStudies will be required on those heritage	

Page 121 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	assets affected by noise, vibration, light and indirect impacts, the extent and detail of these studies will be proportionate to the significance of the heritage asset affected.	
	5.9.14 The applicant is encouraged, where opportunities exist, to prepare proposals which can make a positive contribution to the historic environment, and to consider how their scheme takes account of the significance of heritage assets affected. This can include, where possible:	
	 Enhancing, through a range of measures such a sensitive design, the significance of heritage assets or setting affected 	
	 Considering measures that address those heritage assets which are at risk, or which may become at risk, as a result of the scheme 	
	 Considering 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 	
	5.9.15 Careful consideration in preparing the scheme will be required on whether the impacts on the historic environment will be direct or indirect, temporary or permanent.	
	5.9.16 Applicants should look for opportunities for new development within Conservation Areas and World Heritage Sites, and within the setting of heritage assets, to enhance or better reveal their significance. Proposals that preserve those elements of the setting that make a positive contribution to the asset (or which better reveal its significance) should be treated favourably.	
	Secretary of State decision making	
	5.9.17 In determining applications, the Secretary of State 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, (including assets whose setting may be affected by the proposed development), taking account of:	
	 evidence-Relevant information provided with the application; and, where applicable, relevant information submitted during the examination of the application any designation records; 120 Historic Environment Records (HERs) are information services maintained by local authorities and, including those on the National Park Authorities with a view to providing access to resources relating to the historic environment of an area for public benefit and use. The County HERsHeritage List for England are available from the Heritage Gateway website at / For Wales, HERs can be obtained through the Historic Wales Portal at http://jura.rcahms.gov.uk/nms/start.jsp English Heritage and Cadw hold additional 	
	information about heritage assets in English or Welsh waters. This should also be consulted, where relevant.	
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Page 122 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 The relevant Historic Environment Record, (s), and similar sources of 	
	information121; ● the heritage assets themselves; ● the outcome of consultations	
	withinformation	
	 Representations made by interested parties; and during the examination process 	
	 Expert advice, where appropriate, and when the need to understand the significance of the heritage asset demands it, expert advice. 	
	5.8.129.18 The Secretary of State must also comply with the requirements on listed buildings, conservation areas and scheduled monuments, set out in Regulation 3 of the Infrastructure Planning (Decisions) Regulations 2010.	
	5.9.19 In considering the impact of a proposed development on any heritage assets, the IPCSecretary of State should take into account the 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 their conservation of that significance and proposals for development.any aspect of the proposal.	
	5.8.139.20 The IPCSecretary of State should take into account the desirability of sustaining and, where appropriate, enhancing the significance of heritage assets, the contribution of their settings and the positive contribution they that their conservation can make to sustainable communities and, including to their quality of life, their economic vitality122vitality, and to the public's enjoyment of these assets ¹⁰⁷ . The IPCSecretary of State should also take into account the desirability of the new development making a positive contribution to the character and local distinctiveness of the historic environment. The consideration of design should include scale, height, massing, alignment, materials, use and use. The IPC should have regard to any relevant local authority development plans or local-landscaping (for example, screen planting).	
	5.9.21 When considering the impact report on the of a proposed development in respect of the factors set out in footnote 122. 5.8.14 There should be a presumption in favour of theon the significance of a designated heritage asset, the Secretary of State should give great weight to the asset's conservation of designated heritage assets and the. The more significant the designated heritage asset, the greater the presumption in favour weight should be. This is irrespective of its conservation should be. Once lost heritage assets cannot be replaced and their whether any potential harm amounts to substantial harm, total loss has a cultural, environmental, economic and social impact. Significance can be harmed or lost through, or less than substantial harm to its significance.	
	5.9.22 Any harm or loss of significance of a designated heritage asset (from its alteration or destruction of the heritage asset, or from development within its setting. Loss affecting any designated heritage asset) should require clear and convincing justification. Substantial harm to or loss of significance of a grade II listed building park or garden should be exceptional. Substantial harm to or loss of designated significance	

Page 123 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	of assets of the highest significance, including Scheduled Monuments; registered battlefieldsProtected Wreck Sites; Registered Battlefields; grade I and II* listed buildingsListed Buildings; grade I and II* registered parksRegistered Parks and gardensGardens; and World Heritage Sites, should be wholly exceptional.	
	5.8.155.9.23 The Secretary of State should give considerable importance and weight to the desirability of preserving all designated heritage assets. Any harmful impact on the significance of a designated heritage asset should be given significant weight when weighed against the public benefit of development, recognising that the 121 Guidance on the available sources of information greater the harm to the significance of the heritage asset the greater the justification will be needed for any loss.	
	5.9.24 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 PPS5 Planning for the Historic Environment: Historic Environment Planning Practice Guide, March 2010, or any successor document. 122 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 	
	\sim The harm or loss is outweighed by the benefit of bringing the site back into use	
	5.9.25 Where the proposed development will lead to less than substantial harm to the significance of the designated heritage asset, this harm should be weighed against the greater public benefits of the justification will be needed for any loss. Where the proposal, including, where appropriate securing its optimum viable use.	
	5.9.26 The effect of an application will lead to substantial harm to or total loss of on the significance of a non-designated heritage asset should be taken into account in determining the IPC should refuse consent unless it can be demonstrated application.	
	In weighing applications that directly or indirectly affect non-designated heritage assets, a balanced judgement will be required having regard to the substantial scale of any harm to or loss of and the significance is necessary in order to deliver substantial public benefits that outweigh that loss or harm. 5.8.16 of the heritage asset.	
	5.9.27 Not all elements of a Conservation Area or 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 takeLoss 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 or less than substantial harm under	

Page 124 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	paragraph 5.9.25, as appropriate, taking into account the relative significance of the element affected and its contribution to the significance of the Conservation Area or World Heritage Site or Conservation Area as a whole.	
	5.8.179.28 Where loss there is evidence of significance deliberate neglect of any, or damage to, a heritage asset is justified on, the merits Secretary of the new development, the IPCS tate should consider imposing a condition on the consent or requiring the applicant to enternot take its deteriorated state into an obligation that will prevent the loss occurring until it is reasonably certain that the relevant part of the development is to proceed. account in any decision. ¹⁰⁸	
	5.8.189.29 When considering applications for development affecting the setting of a designated heritage asset, the IPC-shouldSecretary of State should give considerable importance and 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 IPCSecretary of State should weighgive significant 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 heritage asset, the greater the benefits that will be needed to justify approval. ¹⁰⁹	
	Recording	
	5.8.199.30 A documentary record of our past is not as valuable as retaining the heritage asset and therefore the ability to record evidence of the asset is not an adequate mitigation of any harm and should not be a factor in deciding whether consent should be given. 5.8.209.31 Where the loss of the whole or a material part of a heritage asset's significance is justified, the IPCSecretary of State should require the developerapplicant to record and advance understanding of the significance of the heritage asset before it is lost wholly or in part. The extent of the requirement should be proportionate to the nature and level of the asset's significance. Developers Applicants 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.	
	Requirements	
	5.8.21 Where appropriate, the IPC should impose 9.32 The Secretary of State may add requirements on ato the development consent order to ensure that such workthis is carried outundertaken in a timely manner in accordance with a written scheme of investigation that meets the requirements of this Section and has been agreed in writing with the relevant Local Authority (or, where the development is in English waters, the Marine Management Organisation and English HeritageMMO and Historic England, or where it is in Welsh waters, the MMO and Cadw))) and that the completion of the exercise is properly secured ¹²³ secured ¹¹⁰ .	

Page 125 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.9.33 Where the loss of significance of any heritage asset has been justified by the applicant on the merits of the new development and the significance of the asset in question, the Secretary of State should consider:	
	~ Imposing a requirement in the development consent order	
	~ Requiring the applicant to . 5.8.22 Where the IPC considersenter into an obligation	
	5.9.34 That will prevent the loss occurring until the relevant part of the development has commenced, or it is reasonably certain that the relevant part of the development is to proceed.	
	5.9.35 Where there to be a high probability that a development site may include as yet undiscovered heritage assets with archaeological interest, the IPCSecretary of State should consider imposing requirements to ensure that appropriate procedures are in place for the identification and treatment of such assets discovered during construction.	
	¹⁰¹ Terms used in this section, including the term "Designated Heritage Asset" are defined in Annex 2 of the National Planning Policy Framework.	
	¹⁰² The setting of a heritage asset is the surroundings in which it is experienced. Its extent is not fixed and may change as the asset and its surroundings evolve. Elements of a setting may make a positive or negative contribution to the significance of an asset, and may affect the ability to appreciate that significance or may be neutral.	
	¹⁰³ The issuing of licences to undertake works on Protected Wreck Sites in English waters is the responsibility of the Secretary of State for Digital, Culture, Media and Sport and does not form part of development consents issued by the <u>IPCSecretary of State for BEIS</u> . In Wales it is the responsibility of Welsh Ministers. The issuing of licences for Protected Military Remains is the responsibility of the Secretary of State for Defence.	
	¹⁰⁴ There will be archaeological interest in a heritage asset if it holds, or potentially may hold, evidence of past human activity worthy of expert investigation at some point.	
	¹⁰⁵ Historic Environment Records (HERs) are information services maintained by local authorities and National Park Authorities with a view to providing access to comprehensive and dynamic resources relating to the historic environment of an area for public benefit and use. Details of Historic Environment Records in England are available from the Heritage Gateway website. For Wales, HERs can be obtained through the Historic Wales Portal at https://historic-wales-rcahmw.hub.arcgis.com/ English Heritage and Cadw hold additional information about heritage assets in English or Welsh waters. Historic England or Cadw should also be consulted, where relevant.	
	¹⁰⁶ Relevant guidance is given in the Historic England publication, The Setting of Heritage Assets <u>https://historicengland.org.uk/images-books/publications/gpa3-setting-of-heritage-assets/</u>	
	¹⁰⁷ This can be by virtue of:- heritage assets having an influence on the character of the environment and an area's sense of place; -heritage assets having a potential to be a catalyst for regeneration in an area, particularly through leisure, tourism and economic development; -heritage assets being a stimulus to inspire new development of imaginative and high quality design; - the re-use of existing fabric, minimising waste; and - and the mixed and flexible patterns of land use in historic areas that are likely to be, and remain, sustainable. greater	
	¹⁰⁸ Historic Environment Good Practice Advice in Planning 2 provides further advice on managing significance in decision-taking in the historic environment, available online at: <u>https://historicengland.org.uk/imagesbooks/publications/gpa2-managing-significance-in-decision-taking/</u>	
	109 See the Infrastructure Planning (Decisions) Regulations 2010	
	123 Guidance on the contents of a written scheme of investigation is set out in the Practice Guide to PPS5 ¹¹⁰ Guidance on the contents of a written scheme of investigation is set out in Historic Environment Good Practice Advice in Planning: 2 – Managing Significance in Decision-Taking in the Historic Environment https://historicengland.org.uk/images-books/publications/gpa2-managing-significance-in-decision-taking/ or any successor documents.	

Drax Bioenergy with Carbon Capture and Storage

National Policy Statement Compliance Tracker

Page 126 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Land use including open space, green infrastructure and Green Belt-Landscape and Visual (Part 5.10 of EN-1)	 Introduction 5.910.1 The landscape and visual effects of energy projects will vary on a case by case basis according to the type of development, its location and the landscape setting of the proposed development. In this context, references to landscape should be taken as covering seascape and townscape where appropriate. 5.95.10.2 Among the features of energy infrastructure which are common to a number of different technologies, cooling towers and exhaust stacks and their plumes have the most obvious impact on landscape and visual amenity for thermal combustion generating stations124.stations.¹¹¹ Some natural draught cooling towers may be up 200 metres, although this would be exceptional. Visual impacts may be not just the physical structures but also visible steam plumes from cooling towers. 5.910.3 Other types of cooling system, for example direct throughput where water is abstracted, used for cooling then returned to source, or air-cooled condensers, will have less visible impacts as the structures are considerably lower than natural draught cooling towers and exhibit no visible steam plumes. Further, modern hybrid cooling systems – for example mechanical draught – do not generally exhibit visible steam plumes except in exceptional adverse weather conditions. These systems are normally considered as the "Best Available Techniques" (BAT). However, there may be losses of electricity output owing to the need for energy to operate hybrid cooling or air-cooled condenser systems. 5.910.4 When considering visual impacts of thermal combustion generating stations, the IPCSecretary of State should herefore expect the applicant to justify BAT for the use of a cooling system that involves visible steam plumes or has a high visible structure, such as a natural draught cooling technology or other technologies is not reasonably practicable before giving consent to a development with natural draught cooling towers. Applicant's assessment 5.910.	In accordance with proposed paragraph 5.10.6 construction and operational activities on resid receptors and views has been assessed, and a in the REAC, which include the preparation an impacts at the construction stage, and a sensit detailed design stage of development. This mi Schedule 2 of the DCO. Impacts on views are Visual Amenity) of the ES (APP-045) and withit In accordance with proposed paragraph 5.10.1 existing habitats within and outside of the Order are set out in the OLBS (AS-094). A final strate Schedule 2 of the DCO, to be substantially in a enhancement works in the Off-site Habitat Pro Agreement. This legal agreement is detailed in Agreement (AS-016) which was submitted with As well as within the OLBS, enhancement is a Description) of the ES (APP-038) and Chapter ES (APP-045). Remaining policy changes proposed are minor assessment undertaken in respect of adopted remains relevant to the remaining proposed por To note, The Landscape Institute and Institute Assessment: Guidelines for Landscape and Vi Landscape and Seascape Character Assessment.

0.8, the noise and light pollution from sidential amenity and on sensitive locations, d will be minimised through measures set out and implementation of a CEMP to manage sitive lighting scheme will be finalised at the mitigation is secured through requirements in re assessed within Chapter 9 (Landscape and thin Table 1 above.

0.10, measures are proposed to enhance rder Limits. Enhancement measures proposed ategy is secured through a requirement in n accordance with the OLBS. The delivery of provision Area is secured through a Section 106 I in The Draft Heads of Terms for a Section 106 *v*ith the DCO Application.

also discussed in Chapter 2 (Site and Project ter 9 (Landscape and Visual Amenity) of the

nor. Therefore, the Applicant considers the ed policy EN-1, as set out in Table 1 above, policy text.

te of Environmental Management and Visual Impact Assessment (2013, 3rd edition); sments has been used to inform the

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	development documents in England Marine Plan Seascape Character Assessments,	
	and local development plans in Wales.any successors to them. ¹¹³	
	5.910.6 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.	
	5.910.7 The assessment should include the visibility and conspicuousness of the project during construction and of the presence and operation of the project and potential impacts on views and visual amenity. This should include light pollution effects, including on local amenity, and nature conservation.	
	5.10.8 The assessment should also demonstrate how noise and light pollution from construction and operational activities on residential amenity and on sensitive locations, receptors and views, will be minimised.	
	IPC Secretary of State decision making	
	Landscape impact	
	5.10.9.8 Landscape effects of the project 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.	
	5.10.10 Applicants should consider how landscapes can be enhanced using landscape management plans, as this will help to enhance environmental assets where they contribute to landscape and townscape quality.	
	Development proposed within nationally designated landscapes	
	 5.9.910.11 National Parks, the Broads and AONBs have been confirmed by the Governmentgovernment 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 IPCSecretary of State should have regard to in its decisions126 their decisions.¹¹⁴ The conservation of the natural beauty of the landscape and countryside should be given substantial weight by the IPC in deciding on applications countryside should be given substantial weight by the Secretary of State in deciding on applications for development consent in these areas. 5.10.12 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 interest127 interest¹¹⁵ and consideration of such applications should include 	
	an assessment of:	

Page 128 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 The need for the development, including in terms of national considerations128considerations¹¹⁶, 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 •2 	
	 Any detrimental effect on the environment, the landscape and recreational opportunities, and the extent to which that could be moderated. 	
	5.9.1110.13 The IPCSecretary of State should ensure that any projects consented in these designated areas should be carried out to high environmental standards, including through the application of appropriate requirements where necessary. Developments outside nationally designated areas which might affect them	
	5.9.1210.14 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.	
	5.9.1310.15 The fact that a proposed project will be visible from within a designated area should not in itself be a reason for refusing consent. Developments in other areas	
	5.9.1410.16 Outside nationally designated areas, there are local landscapes that may be highly valued locally and protected by local designation. 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, local landscape designations should not be used in themselves to refuse consent, as this may unduly restrict acceptable development.	
	5.9.1510.17 The scale of such projects means that they will often be visible within many miles of the site of the proposed infrastructure. The IPC should judge whether The Secretary of State should judge whether any adverse impact on the landscape would be so damaging that it is not offset by the benefits (including need) of the project.	
	5.9.1610.18 In reaching a judgment, the IPCSecretary of State should consider whether any adverse impact is temporary, such as during construction, and/or whether any adverse impact on the landscape will be capable of being reversed in a timescale that the IPC considers reasonable. 127 PPS7 applies a public interest test for major development in these designated areas. 128 National considerations should be understood to include the national need for the infrastructure as set out in Part 3 of this NPS and the contribution of the infrastructure to the national economy. 5.9.17 The IPCSecretary of State considers reasonable.	
	5.10.19 The Secretary of State should consider whether the project has been designed carefully, taking account of environmental effects on the landscape and siting,	

Page 129 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	operational and other relevant constraints, to minimise harm to the landscape, including by reasonable mitigation.	
	Visual impact	
	5.9.1810.20 All proposed energy infrastructure is likely to have visual effects for many receptors around proposed sites. The IPCSecretary of State 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. Coastal areas are particularly vulnerable to visual intrusion because of the potential high visibility of development on the foreshore, on the skyline and affecting views along stretches of undeveloped coast.	
	5.9.1910.21 It may be helpful for applicants to draw attention, in the supporting evidence to their applications, to any examples of existing permitted infrastructure they are aware of with a similar magnitude of impact on sensitive receptors. This may assist the IPCSecretary of State in judging the weight itthey should give to the assessed visual impacts of the proposed development.	
	5.9.2010.22 The IPCSecretary 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 needbe necessary to attach requirements to the consent requiring the incorporation of particular design details that are in keeping with the statutory and technical requirements.	
	Mitigation	
	5.9.2410.23 Reducing the scale of a project can help to mitigate the visual and landscape effects of a proposed project. However, reducing the scale or otherwise amending the design of a proposed energy infrastructure project may result in a significant operational constraint and reduction in function — for example, the electricity generation output. There may, however, be exceptional circumstances, where mitigation could have a very significant benefit and warrant a small reduction in function. In these circumstances, the IPCSecretary of State may decide that the benefits of the mitigation to reduce the landscape and/or visual effects outweigh the marginal loss of function.	
	5.9.225.10.24 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.	
	5.9.2310.25 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.	

Page 130 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	¹¹¹ Cooling towers and exhaust stacks can form part of projects covered by EN-2, EN-3 and EN-6. Other features of energy infrastructure which can be similarly prominent are associated with particular technologies and so are considered in the technology-specific NPSs (see e.g. Section 2.811 of EN-5). 425	
	¹¹² The Landscape Institute and Institute of Environmental Management and Assessment (2002, 2nd edition): Guidelines for Landscape and Visual Impact Assessment; and Land Use Consultants (2002); (2013, 3rd edition); Landscape and Seascape Character Assessment – Guidance for England Assessments – https://www.gov.uk/guidance/landscape-and-Scotland:-seascape-character-assessments; Countryside Council for Wales/Cadw (2007) Guide to Good Practice on Using the Register of Landscapes of Historic Interest in Wales in the Planning and Development Process; or any successor documents.	
	¹¹³ The Seascape Character Assessments Guidance: https://www.gov.uk/government/publications/seascapecharacter-assessments-identify-and-describe-seascape- types; Marine plan seascape character assessments: https://www.gov.uk/government/publications/seascape- assessments-for-development consent in these-north-east-north-west-south-east-southwest-marine-plan-areas- 5.9.10 Nevertheless, the IPC may grant development consent in these-nmo1134 and	
	https://www.gov.uk/government/publications/seascape-assessment-forthe-south-marine-plan-areas-in-exceptional circumstances. The development should be demonstrated to be 126-mmo-1037 and https://www.gov.uk/government/publications/east-marine-plan-areasseascape-character-assessment	
	¹¹⁴ For an explanation of the duties which will apply to the IPCSecretary of State , see 'Duties on relevant authorities to have regard to the purposes of National Parks, AONBs and the Norfolk and Suffolk Broads' at <u>http://www.defra.gov</u> https://landscapesforlife.org.uk/rural/documents/protected/npaonb-duties-guideapplication/files/2015/8928/8605/Duty_of_Regard_Guide_Defra_2005.pdf	
	 ¹¹⁵ Section 15 of the NPPF applies a public interest test for major development in these designated areas. ¹¹⁶ National considerations should be understood to include the national need for the infrastructure as set out in Part 	
	3 of this NPS and the contribution of the infrastructure to the national economy.	
8 Groop Bolt Noise and	5.4011.1 An energy infrastructure project will have direct effects on the existing use of the proposed site and may have indirect effects on the use, or planned use, of land in the vicinity for other types of development. Given the likely locations of energy infrastructure projects there may be particular effects on open space129space ¹¹⁷ including green infrastructure130.infrastructure ¹¹⁸ .	Proposed EN-1 text relating to land use empl managed greenspace and encourages Applic be delivered, or existing green infrastructure above, landscape enhancement measures, ir the Applicant, both within and outside of the 0 within the Habitat Provision Area and is secu delivery of a final Biodiversity and Landscape
	5.4011.2 The Government'sgovernment's policy is to ensure there is adequate provision of high-quality open space (including green infrastructure) and sports and recreation facilities to meet the needs of local communities. Open spaces, sports and recreational facilities all help to underpin people's quality of life and have a vital role to play in promoting healthy living. Green infrastructure in particularWell designed and managed green infrastructure in particular, provides multiple benefits at a range of scales. It can contribute to health, wellbeing, biodiversity recovery, absorb surface water, cleanse pollutants and absorb noise and reduce high temperatures. It will also play an increasingly important role in mitigating or adapting to the impacts of climate change. 5.10The provision and enhancement of green infrastructure can improve air	in the Off-Site Habitat Provision Area and sec on the Draft Heads of Terms for a Section 10 Contamination has been assessed at Chapte and concludes that there is likely to be no sig contamination on identified sensitive receptor 5.11.8, should contamination be present, opp where possible. The Soils Handling Manager CEMP and will include measures to reduce in construction process.
	quality, particularly in urban areas. Applicants are therefore encouraged to consider how new green infrastructure can be provided, or how existing green infrastructure can be enhanced, as part of their application.	Whilst new public access cannot be provided the operations, in accordance with proposed seeks to maintain the quality and use of all P
	5.11.3 Although the re-use of previously developed land for new development can make a major contribution to sustainable development by reducing the amount of countryside	proposed to temporarily 'stop up' PRoW path Habitat Provision Area for approximately two

phasises the benefits of well-designed and blicants to consider how new infrastructure can e can be enhanced. As set out in the row , including green infrastructure, will be deliver by e Order Limits. On site provision will be located cured via a requirement to the DCO (through the pe Strategy). Off-site measures will be located secured via the Section 106 Agreement (based 106 Agreement (APP-197)).

ter 11 (Ground Conditions) of the ES (APP-047) significant adverse effects with respect of tors. In accordance with proposed paragraph pportunities for remediation will be considered ement Plan ('SHMP') is secured through the impacts on soil through handling during the

ed to the Power Station Site given the nature of ed paragraph 5.11.23, the Proposed Scheme PRoWs. As detailed in Table 1 above, it is ath 35.6/6/1 which runs through the Offsite vo weeks, in order to enable habitat provision

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	and undeveloped greenfield land that needs to be used, it may not be possible for many forms of energy infrastructure.	related works to be undertaken. PRoW (AIRM OHL1 may also need to be temporarily divert
	5.4011.4 Green Belts, defined in a local authority's development plan131plan ¹¹⁹ , are situated around certain cities and large built-up areas. The fundamental aim of Green Belt policy is to prevent urban sprawl by keeping land permanently open; the most important attribute of Green Belts is their openness. Green Belt land can play a positive role in providing access to sport and recreation facilities or access to the open countryside. For further information on the purposes of Green Belt policy see	In addition, construction plant and equipment PRoWs may have a temporary impact on the impacts will be short term, and it is considere the REAC (AS-092) and to be included in the are acceptable to mitigate impact sufficiently. The Applicant considers that the remaining d
	PPG2chapter 13 of the NPPF, or any successor to it.	assessed in the assessment of adopted EN-1
	Applicant's assessment	
	5.4011.5 The ES (see Section 4.2) should identify existing and proposed132proposed ¹²⁰ land uses near the project, any effects of replacing an existing development or use of the site with the proposed project or preventing a development or use on a neighbouring site from continuing. Applicants should also assess any effects of precluding a new development or use proposed in the development plan.	
	5.4011.6 Applicants will need to consult the local community on their proposals to build on open space, sports or recreational buildings and land. Taking account of the consultations, applicants should consider providing new or additional open space including green infrastructure, sport or recreation	
	facilities, to substitute for any losses as a result of their proposal. Applicants should use any up-to-date local authority assessment or, if there is none, provide an independent assessment to show whether the existing open space, sports and recreational buildings and land is surplus to requirements.	
	5.4011.7 During any pre-application discussions with the applicant the LPA should identify any concerns it has about the impacts of the application on land use, having regard to the development plan and relevant applications and including, where relevant, whether it agrees with any independent assessment that the land is surplus to requirements.	
	5.4011.8 Applicants should seek to minimise impacts on the best and most versatile agricultural land (defined as land in grades 1, 2 and 3a of the Agricultural Land Classification) and preferably use land in areas of poorer quality (grades 3b, 4 and 5) except where this would be inconsistent with other sustainability considerations. Applicants should also identify any effects and seek to minimise impacts on soil quality taking into account any mitigation measures proposed. For developments on previously developed land, applicants should ensure that they have considered the risk posed by land contamination. 5.10, and where contamination is present, applicants should consider opportunities for remediation where possible. Applicants are encouraged to develop and implement a Soil Management Plan which could help minimise potential land contamination.	

RMF03) which runs east west to the north of the erted during the construction phase.

ent located in works areas adjacent to the ne amenity value of the paths. However, such red that the mitigation measures put forward in ne CEMP secured by a requirement to the DCO ly.

draft EN-1 text relating to land use is suitably I-1 text in Table 1 above.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.11.9 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.	
	5.4011.10 The general policies controlling development in the countryside apply with equal force in Green Belts but there is, in addition, a general presumption against inappropriate development within them. Such development should not be approved except in very special circumstances. Applicants should therefore determine whether their proposal, or any part of it, is within an established Green Belt and if it is, whether their proposal may be inappropriate development within the meaning of Green Belt policy (see paragraph 5.40.1711.16 below).	
	5.4011.11 However, infilling or redevelopment of major developed sites in the Green Belt, if identified as such by the local planning authority, may be suitable for energy infrastructure. It may help to secure jobs and prosperity without further prejudicing the Green Belt or offer the opportunity for environmental improvement. Applicants should refer to relevant criteria133criteria ¹²¹ on such developments in Green Belts.	
	5.4011.12 An applicant may be able to demonstrate that a particular type of energy infrastructure, such as an underground pipeline, which, in Green Belt policy terms, may be considered as an "engineering operation" rather than a building is not in the circumstances of the application inappropriate development. It may also be possible for an applicant to show that the physical characteristics of a proposed overhead line	
	development or wind farm are such that it has no adverse effects which conflict with the fundamental purposes of Green Belt designation. IPC decision making 5.10.13 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 England or local development plan in Wales is to being adopted by the LPA, the greater weight which can be attached to it. 5.10.14 <i>The IPCSecretary of State decision making</i>	
	5.11.13 The Secretary of State decision making 5.11.13 The Secretary of State should not grant consent for development on existing open space, sports and recreational buildings and land unless an assessment has been undertaken either by the local authority or independently, which has shown the open space or the buildings and land to be surplus to requirements or the IPCSecretary of State determines that the benefits of the project (including need), outweigh the potential loss of such facilities, taking into account any positive proposals made by the applicant to provide new, improved or compensatory land or facilities. The loss of playing fields should only be allowed where applicants can demonstrate that they will be replaced with facilities of equivalent or better quantity or quality in a suitable location.	
	5.10.1511.14 The IPCSecretary of State should ensure that applicants do not site their scheme on the best and most versatile agricultural land without justification. ItLittle	

Page 133 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	weight should give little weightbe given to the loss of poorer quality agricultural land (in grades 3b, 4 and 5), except in areas (such as uplands) where particular agricultural practices may themselves contribute to the quality and character of the environment or the local economy.	
	5.10.1611.15 In considering the impact on maintaining coastal recreation sites and features, the IPCSecretary of State should expect applicants to have taken advantage of opportunities to maintain and enhance access to the coast. In doing so the IPCSecretary of State should consider the implications for development of the creation of a continuous signed and managed route around the coast, as provided for in the Marine and Coastal Access Act 2009. 5.10.1711.16 When located in the Green Belt, energy infrastructure projects are likely to comprise 'inappropriate development'134.development'.	
	122 Inappropriate development is by definition harmful to the Green Belt and the general planning policy presumption against it applies with equal force in relation to major energy infrastructure projects. The IPCSecretary of State will need to assess whether there are very special circumstances to justify inappropriate development. Very special circumstances will not exist unless the harm by reason of inappropriateness, and any other harm, is clearly outweighed by other considerations. In view of the presumption against inappropriate development, the IPCSecretary of State will attach substantial weight to the harm to the Green Belt when considering any application for such development while taking account, in relation to renewable and linear infrastructure, of the extent to which its physical characteristics are such that it has limited or no impact on the fundamental purposes of Green Belt designation. 134 Referred to in section 3 of PPG2: Green Belts.	
	5.40.1811.17 In Wales, 'green wedges' may be designated locally135locally ¹²³ . These enjoy the same protection as Green Belt in Wales and the IPCSecretary of State should adopt a similar approach. Green wedges give the same protection as Green Belt in Wales. Green wedges do not convey the same level of permanence of a Green Belt and should be reviewed by the local authority as part of the development plan review process. As with Green Belt, there is a presumption against inappropriate development and the IPCSecretary of State should assess whether there are very special circumstances to justify any proposed inappropriate development.	
	Mitigation	
	5.10.1911.18 Although in the case of much energy infrastructure there may be little that can be done to mitigate the direct effects of an energy project on the existing use of the proposed site (assuming that some at least of that use can still be retained post project construction) applicants should nevertheless seek to minimise these effects and the effects on existing or planned uses near the site by the application of good design principles, including the layout of the project- and the protection of soils during construction.	
	5.10.2011.19 Where green infrastructure is affected, the IPCSecretary of State should consider imposing requirements to ensure the functionality and connectivity of the	

Page 134 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	green infrastructure network is maintained in the vicinity of the development and that any necessary works are undertaken, where possible, to mitigate any adverse impact and, where appropriate, to improve that network and other areas of open space including appropriate access to National Trails and other public rights of way and new coastal access routes.	
	5.10.2111.20 The IPCSecretary of State should also consider whether mitigation of any adverse effects on green infrastructure and other forms of open space is adequately provided formitigated or compensated by means of any planning obligations, for example exchange land and provide for appropriate management and maintenance agreements. Any exchange land should be at least as good in terms of size, usefulness, attractiveness and quality, and, where possible, at least as accessible. accessibility. Alternatively, where Sectionssections 131 and 132 of the Planning Act 2008 apply, replacement land provided under those sections will need to conform to the requirements of those sections.	
	5.10.2211.21 Where a proposed development has an impact upon a Mineral Safeguarding Area (MSA), the IPCSecretary of State should ensure that appropriate mitigation measures have been put in place to safeguard mineral resources.	
	5.10.2311.22 Where a project has a sterilising effect on land use (for example in some cases under transmission lines) there may be scope for this to be mitigated through, for example, using or incorporating the land for nature conservation or wildlife corridors or for parking and storage in employment areas.	
	5.40.2411.23 Public Rights of way, National Trails and other rights of access to land are important recreational facilities for example for walkers, cyclists and horse riders. The IPCSecretary of State should expect applicants to take appropriate mitigation measures to address adverse effects on coastal access, National Trails-and, other rights of way. Where this is not the case the IPC should- and open access land and, where appropriate, to consider what appropriateopportunities 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 whether requirements might be attached to or other provisions in respect of these measures should be included in any grant of development consent.	
	¹¹⁷ Open space is defined in the Town and Country Planning Act 1990 as land laid out as a public garden, or used for the purposes of public recreation, or land which is a disused burial ground. However, in applying the policies in this section, open space should be taken to mean all open space of public value, including not just land, but also areas of water such as rivers, canals, lakes and reservoirs which offer important opportunities for sport and recreation and can also act as a visual amenity.	
	¹¹⁸ Green infrastructure is a network of multi-functional green spaces, both new and existing, both rural and urban, which supports the natural and ecological processes and is integral to the health and quality of life of sustainable communities.	
	¹¹⁹ Or else so designated under The Green Belt (London and Home Counties) Act 1938.	
	¹²⁰ For example, where a planning application has been submitted.	

Page 135 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	¹²¹ See Section 13 of the NPPF, or any successor to it.	
	¹²² Referred to in paragraph 147 of section 13 of the NPPF.	
	¹²³ See Managing Settlement Form - Green Belts and Green Wedges, in Planning Policy Wales (Edition 11, February 2021), or any successor to it <u>https://gov.wales/sites/default/files/publications/2021-02/planning-policywales-edition-11_0.pdf</u> ¹³³ See Annex C to Planning Policy Guidance 2: Green belts, or any successor to it.	
Socio-economics-Noise and Vibration (Part 5.12 of EN-1)	Introduction 5.4412.1 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. TheThe Government's policy on noise is set out in the Noise Policy Statement for England. ¹³⁶ :England. ¹²⁴ 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. 5.4412.2 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 by the IPCSecretary of State in accordance with the Biodiversity and Geological Conservation section of this NPS. 5.44This should consider underwater noise and vibration especially for marine developments. 5.12.3 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 ensitive areas that are particularly valued for their accustic-environmentsoundscape or landscape quality; and The proximity of the proposed development to designated sites where noise may have an adverse impacts are likely to arise from the proposed development, the applicant's assessment The proximity of the proposed development to designated sites where noise may have an adverse impacts are likely to arise from the	The Proposed Scheme accords with the draft proposed are addressed in Chapter 7 (Noise a assessment of adopted EN-1 policy relating to 1 above. In the context of proposed paragraph 5.12.4, v assess different times of year, it does conside receptors and with open windows, so can be a windows are most likely to be open and would assessment for the Proposed Scheme would I Chapter 7 of the ES concludes that no signific been identified. Whilst the Noise Policy Staten <i>acknowledged that further research is required constitute a significant adverse impact on hea</i> reasonably assumed that no significant enviro impacts upon health and well-being in the con In the context of proposed paragraph 5.12.8, t designed with regard to potential noise impact addition to other environmental permits and re detail is provided in the Other Consents and L The required noise levels will be achieved thro design. This may include acoustic enclosures colour palette for the exterior of major building Framework (APP-195) and will ensure any con follows these principles in accordance with pro Based on the above, the Applicant considers to proposed text of Part 5.12 of draft EN-1.

ft NPS text. Any additional requirements e and Vibration) of the ES (APP-043) and in the to noise and vibration which is set out in Table

, whilst the assessment does not specifically der the potential impacts on outdoor sensitive e assumed that in the summer months when and therefore be most sensitive to noise, the d be applicable for different times of year.

icant environmental effects for noise have ement for England ('NPSE') notes that *"it* red to increase our understanding of what may ealth and quality of life from noise", it can be ronmental effects would mean no significant ontext of proposed paragraph 5.12.4.

, the Proposed Scheme has been located and cts in the context of planning considerations in responsibilities of Drax Power Ltd. Further Licenses document (APP-035).

arough mitigation defined during detailed as or certain cladding. Design principles and the angs / structures is established in the Design containment for noise mitigation purposes proposed paragraph 5.12.9.

s the Proposed Scheme complies with the

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 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 (and weekends) as appropriate, and at different times of year 	
	 An assessment of the effect of predicted changes in the noise environment on any noisesensitive premisesreceptors, including an assessment of any likely impact on health and well-being where appropriate, and noisesensitive areas; and 	
	 If likely to cause disturbance, an assessment of the effect of underwater or subterranean noise 	
	 Measures to be employed in mitigating noise. the effects of noise - applicants should consider using best available techniques to reduce noise impacts 	
	5.12.5 The nature and extent of the noise assessment should be proportionate to the likely noise impact.	
	5.11.512.6 The noise impact of ancillary activities associated with the development, such as increased road and rail traffic movements, or other forms of transportation, should also be considered.	
	5.11.612.7 Operational noise, with respect to human receptors, should be assessed using the principles of the relevant British <u>Standards137Standards125</u> 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) 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 Standards 138 ¹²⁶ and other guidance which also give examples of mitigation strategies.	
	5.11.75.12.8 Some noise impacts will be controlled through environmental permits and parallel tracking is encouraged where noise impacts determined by an environmental permit interface with planning issues (i.e., physical design and location of development). The applicant should consult EA and <u>Natural England (NE)</u> , for the <u>Countryside Council for Wales (CCW)</u> , SNCB, as necessary, and in particular with regard to assessment of noise on protected species or other wildlife. The results 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.	
	IPCSecretary of State decision making	
	5.11.812.9 The project should demonstrate good design through selection of the quietest or most acceptable cost-effective plant available; containment of noise within buildings wherever possible, taking into account any other adverse impacts that such containment might cause e.g. on landscape and visual impacts; optimisation of plant	

Page 137 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	layout to minimise noise emissions; and, where possible, the use of landscaping,	
	bunds or noise barriers to reduce noise transmission. 5.11.9 The IPC	
	5.12.10 The Secretary of State 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. 137 For example BS 4142: BS 6472 and BS 8233. 138 For example BS 5228. 	
	5.12.11.10 When preparing the development consent order, the IPCSecretary of State should consider including measurable requirements or specifying the mitigation measures to be put in place to ensure that noise levels do not exceed any limits specified in the development consent. Mitigation 5.11.11 The IPCThese requirements or mitigation measures may apply to the construction, operation, and decommissioning of the energy infrastructure development.	
	Mitigation	
	5.12.12 The Secretary of State 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 IPCSecretary of State may wish to impose requirements. Any such requirements should take account of the guidance set out in Circular 11/95 (see Section 4.1) the NPPF or any successor to it.	
	5.11.12.13 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; 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 designated sites. 	
	5.11.1312.14 In certain situations, and only when all other forms of noise mitigation have been exhausted, it may be appropriate for the IPCSecretary of State to consider requiring noise mitigation through improved sound insulation to dwellings.	
	¹³⁶ -http ¹²⁴ https://www.defra.gov.uk/environment/quality/government/publications/noise/npse/-policy-statement-for- england	
	¹²⁵ For example BS 4142, BS 6472 and BS 8233.	
	¹²⁶ For example BS 5228. bunds or noise barriers to reduce noise transmission. A development must be undertaken in accordance with statutory requirements for noise. Due regard must be given to the relevant sections of the Noise Policy Statement for England, the NPPF, and the government's associated planning guidance on noise.	

Page 138 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Traffic and Transport Socio-economic Impacts (Part 5.13 of EN-1)	<i>Introduction</i> 5.4213.1 The construction, operation and decommissioning of energy infrastructure may have socio-economic impacts at local and regional levels. Parts 2 and 3 of this NPS set out some of the national level socio-economic impacts	In accordance with proposed paragraph 5.13. sustainable economic growth. Drax Power Sta Carbon Humber, protecting and creating tens green industry for the region.
		Carbon Humber, protecting and creating tens

3.2, the Proposed Scheme contributes to Station would act as an anchor project for Zero is of thousands of jobs, and kickstarting a new

pative Emissions, 2021) estimates that could be created in the UK by 2050 by scaling the 1.5°C pathway need, based on the CCC's that carbon removal presents a viable path for ills required by a STEM oil and gas uired in engineered removal. It also notes that ters that have historically experienced lower we higher transition risks, such as in the ngineering and construction capabilities around jobs and add economic value.

Applicant commits to promoting the use of local mployment Scheme which will be delivered via et out in detail in Section 4.1 of the Planning ured through a Section 106 Agreement and is 16 Agreement (AS-016) submitted with the

nitted for approval prior to commencement and ntractors and developing opportunities for local also accords with proposed paragraph 5.13.9, de a requirement that specifies the approval by ills plan detailing arrangements to promote oportunities, including apprenticeships, nd colleges and training programmes to be

pter 16 (Population, Health and Sociothat adverse accommodation impacts are only posed Scheme and other projects, and that ignificant. As such, the Applicant does not a relevant requirement for the Proposed

draft EN-1 has been addressed within Table 1 policy.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.13.6 Applicants should also consider developing accommodation strategies where appropriate, especially during construction and decommissioning phases, that would include for the need to provide temporary accommodation for construction workers if required.	
	Secretary of State decision making	
	5.42.613.7 The IPCSecretary 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 IPCSecretary of State considers to be both relevant and important to its decision. 5.12.75.13.8 The IPCSecretary of State may conclude that limited weight is to be given to assertions of socio-economic impacts that are not supported by evidence (particularly in view of the need for energy infrastructure as set out in this NPS).	
	5.12.813.9 The IPCSecretary of State should consider any relevant positive provisions the developerapplicant has made or is proposing to make to mitigate impacts (for example through planning obligations) and any legacy benefits that may arise as well as any options for phasing development in relation to the socio-economic impacts. Mitigation 5.12.9 The IPCThe Secretary of State may wish to include a requirement that specifies the approval by the local authority of an employment and skills plan detailing arrangements to promote local employment and skills development opportunities, including apprenticeships, education, engagement with local schools and colleges and training programmes to be enacted.	
	Mitigation	
	5.13.10 The Secretary of State should consider whether mitigation measures are necessary to mitigate any adverse socio-economic impacts of the development. For example, high quality design can improve the visual and environmental experience for visitors and the local community alike.	
Waste Management Traffic and Transport (Part 5.14 of EN-1)	 Introduction 5.4314.1 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. 5.4314.2 The consideration and mitigation of transport impacts is an essential part of Government's wider policy objectives for sustainable development as set out in Section 	The assessment presented in Chapter 5 (Traconsiders possible disruption to services and Scheme, in line with proposed paragraph 5.1. Chapter 5 concludes that there would be tem associated with the movement of AIL, and that strategy which is included in the Outline Conserved at Appendix 5.1 of the ES (AS-086) is secured via a requirement in Schedule 2 of The proposed addition of text at paragraph 5. consider preventing or refusing development unacceptable impact on highway safety, or referred.
	2.26 of this NPS.	network would be severe." As set out in the assessment of adopted EN- adverse impacts from the Proposed Scheme

raffic and Transport) of the ES (APP-041) nd infrastructure as a result of the Proposed .14.4.

emporary disruption to the highway network that this will be managed through an AIL onstruction Traffic Management Plan (OCTMP) 86). As set out in Table 1 above, the final CEMP of the DCO.

5.14.8 highlights that the SoS *"should only nt on highways grounds if there would be an residual cumulative impacts on the road*

N-1 policy relating to 'Traffic and Transport', any ne in isolation or cumulatively are considered to

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	Applicant's assessment 5.1311.3 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 NATAWebTAG139 ¹²⁷ methodology stipulated in Department for Transport guidance140DIT) guidance1 ²⁸ , or any successor to such methodology. Applicants should consult the Highways AgencyEngland and Highways Authorities as appropriate on the assessment and mitigation. 5.4314.4 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. 5.43The assessment should also consider any possible disruption to services and infrastructure (such as road, rail and airports). 5.1.5.1.6.1 fl 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 issued141 in England142issued ¹²⁹ which explains the circumstances where this may be possible, although the Government cannot guarantee in advance that funding will be available for any given uncommitted scheme at any specified time. IPCSecretary of State decision making 5.431.4.6 A new energy NSIP may give rise to substantial impacts on the surrounding transport infrastructure and the IPC-Secretary of State should therefore ensure that the applicant has sought to mitigate transport 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-Secre	be mitigable to an acceptable degree, as set of cumulative impacts identified relating to driver (Junction 36 of the M62) are considered mitiga improvement works, which the Applicant under 2024 – 2029. The Proposed Scheme should th impact on the road network. Proposed paragraph 5.14.11 states applicants <i>"Water Preferred Policy Guidelines for the mov preparing their Application"</i> . Chapter 5 conside of AlL was discussed during pre-application dis and ERoY. This is described in further detail in the ES (APP-039) and in Table 1 above. The of in Principle to transporting AlL by using the 'Ro strategy was confirmed 20 April 2021. The App Scheme is in accordance with the DfT policy g Based on the above, the Applicant considers th proposed for inclusion in Part 5.14 of draft EN-

t out in Chapter 5 and Table 1 above. Adverse er delay and driver safety at Junction 4 gable with the delivery of Junction derstands are due to be delivered between I therefore not be refused on grounds of severe

the should "consider the DfT policy guidance novement of abnormal indivisible loads" when iders this guidance and confirms that transport discussions with National Highways, NYCC in Chapter 3 (Consideration of Alternatives) of e outcome of the consultation was Agreement Road Option' and approval of the proposed applicant therefore considers the Proposed of guidance.

s the Proposed Scheme to comply with the text N-1 policy.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.14.9 Where mitigation is needed, possible demand management measures must be considered and if feasible and operationally reasonable, required, before considering requirements for the provision of new inland transport infrastructure to deal with remaining transport impacts.	
	5.13.914.10 The IPCSecretary of State 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.	
	5.13.1014.11 Water-borne or rail transport is preferred over road transport at all stages of the project, where cost-effective. Applicants should consider the DfT policy guidance "Water Preferred Policy Guidelines for the movement of abnormal indivisible loads" when preparing their Application. ¹³⁰	
	5.13.1114.12 The IPCSecretary of State 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 on-street HGV parking in normal operating conditions; and 	
	 Ensure satisfactory arrangements for reasonably foreseeable abnormal disruption, in consultation with network providers and the responsible police force- 5.13.12 	
	5.14.13 If an applicant suggests that the costs of meeting any obligations or requirements would make the proposal economically unviable this should not in itself justify the relaxation by the IPCSecretary of State of any obligations or requirements needed to secure the mitigation.	
	¹²⁷ WelTag in Wales. <u>140</u> : <u>https://gov.wales/welsh-transport-appraisal-guidance-weltag</u>	
	¹²⁸ Guidance on transport assessments is at http://www.dft.gov.uk/pgr/regional/transportassessments/guidanceonta and (for Wales) at: <u>http://https://gov.wales.gov.uk/topics//welsh-transport-appraisal-guidance-weltag</u>	
	¹²⁹ https://www.gov.uk/government/publications/weltag/?lang=en 141 http://www.dft.gov.uk/pgr/regional/fundingtransportinfrastructure/ 142 Please note that no separate guidance has been issued fortransport-investment-strategy, For Wales. The Welsh Assembly Government discusses funding arrangements with developers on a project-specific basis., refer to the guidance note regarding Transport Grants or any successor to it: https://gov.wales/sites/default/files/publications/2020- 01/local-transport-grants-guidance-2020- to-2021.pdf	
	¹³⁰ https://www.gov.uk/government/publications/movement-of-abnormal-loads-by-water	

Page 142 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
Water Quality and	Introduction	Proposed paragraph 5.15.6 encourages appli
Resources and Waste Management	5.4415.1 Government policy on hazardous and non-hazardous waste is intended to protect human health and the environment by producing less waste and by using it as a	Programme for England ('WPP') and to minim volume of waste sent for disposal unless it ca
(Part 5.15 of EN-1)	resource wherever possible. Where this is not possible, waste management regulation ensures that waste is disposed of in a way that is least damaging to the environment and to human health.	environmental outcome. A new Waste Prever Resource Efficient Economy was consulted u awaited. The WPP has not been specifically a the draft NPS policy is yet adopted, and only
	5.4415.2 Sustainable waste management is implemented through the "waste hierarchy", which sets out the priorities that must be applied when managing waste143waste ¹³¹ :	at this stage. Moreover, the draft WPP is not a Operational Waste from the Proposed Schem manufacturing sectors, none of which apply to operations. However, Chapter 13 considers '0
	a) prevention;	
	b) preparing for reuse;	England' (DEFRA, 2018), the principles of wh
	c) recycling;	Proposed paragraphs 5.15.7 and 5.15.8 enco materials from recycled or reused sources and
	d) other recovery, including energy recovery; and	sources and local suppliers, and use construct materials in an adequate and protected place Proposed Scheme will include a Materials Ma approach. These matters have been address ES (APP-049) and the assessment of adopte Waste Management' in Table 1 above. The Applicant considers that the Proposed Sc draft EN-1.
	e) disposal-	
	5.4415.3 Disposal of waste should only be considered where other waste management options are not available or where it is the best overall environmental outcome.	
	5.4415.4 All large infrastructure projects are likely to generate hazardous and non	
	hazardous waste. The EA's Environmental Permitting (EP) regime incorporates operational waste management requirements for certain activities. When an applicant applies to the EA for an Environmental PermitEP, the EA will require the application to demonstrate that processes are in place to meet all relevant EP requirements.	
	5.1415.5 Specific considerations with regard to radioactive waste are set out in sectionSection 2.11 and Annex B of EN-6. ThisThe present section will apply to non- radioactive waste for nuclear infrastructure as for other energy infrastructure. Applicant's assessment	
	5.4415.6 The applicant should set out the arrangements that are proposed for managing any waste produced and prepare a Site Waste Management Plan. The arrangements described and Management Plan should include information on the proposed waste recovery and disposal system for all waste generated by the development, and an assessment of the impact of the waste arising from development on the capacity of waste management facilities to deal with other waste arising in the	
	area for at least five years of operation. The applicant is encouraged to refer to the Waste Prevention Programme for England and should seek to minimise the volume of waste produced and the volume of waste sent for disposal unless it can be	
	demonstrated that this is the best overall environmental outcome. 143 The Waste Hierarchy is set out in Article 16 of the Waste Framework Directive 2008 and The Waste (England and Wales) Regulations 2011. IPC decision making 5.14.7 The IPC If	
	the applicant's assessment includes dredged material, the assessment should also	

blicants to refer to the Waste Prevention imise the volume of waste produced and the can be demonstrated that this is the best overall ention Programme for England: Towards a upon in March to June 2021 and the update is addressed in the ES, as neither the WPP nor y limited weight can therefore be given to these t a relevant document to consider for me, as it is focused on seven key to Drax Power Station's current or future 'Our Waste, Our Resources: A Strategy for which are aimed to be achieved by the WPP.

courages applicants, where possible, to source and use low carbon materials, sustainable uction best practices in relation to storing the on site to prevent waste. The CEMP for the Management Plan which will secure this sed in Chapter 13 (Materials and Waste) of the red EN-1 policy relating to 'Resources and

Scheme therefore complies with Part 5.15 of

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	include other uses of such material before disposal to sea, for example through re-use in the construction process.	
	5.15.7 Where possible, applicants are encouraged to source materials from recycled or reused sources and use low carbon materials, sustainable sources and local suppliers. Construction best practices should be used to ensure that material is reused or recycled onsite where possible.	
	5.15.8 Applicants are also encouraged to use construction best practices in relation to storing materials in an adequate and protected place on site to prevent waste, for example, from damage or vandalism. The use of Building Information Management tools (or similar) to record the materials used in construction can help to reduce waste in future decommissioning of facilities, by identifying materials that can be recycled or reused.	
	Secretary of State decision making	
	5.15.9 The Secretary of State should consider the extent to which the applicant has proposed an effective system for managing hazardous and non-hazardous waste arising from the construction, operation and decommissioning of the proposed development. It The Secretary of State should be satisfied that:	
	 Any such waste will be properly managed, both on-site and off-site; The waste from the proposed facility can be dealt with appropriately by the waste infrastructure which is, or is likely to be, available. Such waste arisings should not have an adverse effect on the capacity of existing waste management facilities to 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 waste arisings sent to disposal, except where that is the best overall environmental outcome. 	
	5.14.815.10 Where necessary, the IPCSecretary of State should use requirements or obligations to ensure that appropriate measures for waste management are applied. The IPCSecretary of State may wish to include a condition on revision of waste management plans at reasonable intervals when giving consent.	
	5.14.915.11 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 4.1011 will apply.	
	¹³¹ The Waste Hierarchy is set out in The Waste (England and Wales) Regulations 2011.	
Water Quality and Resources (Part 5.16 of EN-1)	Introduction 5.4516.1 Infrastructure development can have adverse effects on the water environment, including groundwater, inland surface water, transitional waters144waters ¹³² and coastal waters. During the construction, operation and decommissioning phases, it can lead to increased demand for water, involve discharges to water and cause adverse ecological effects resulting from physical	The proposed text relating to the draft EN-1 sufficiently addressed in Table 1 above. The 12.3 of the ES) (APP-162) details the propos Scheme. Drax Power Station has an existing which collects surface water across the site

1 policy for 'Water Quality and Resources' is ne Surface Water Drainage Strategy (Appendix osed drainage scheme to support the Proposed ng established network of surface water sewers e and will operate during construction. The

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	modifications to the water environment. There may also be an increased risk of spills and leaks of pollutants to the water environment. These effects could lead to adverse impacts on health or on protected species and habitats (see Section 4.3 and Section 4.182) and could, in particular, result in surface waters, groundwaters or protected areas145areas ¹³³ failing to meet environmental objectives established under the Water Environment (Water Framework <u>Directive146.Directive</u>) (England and Wales) Regulations 2017 and the Marine Strategy Regulations 2010 ¹³⁴ .	Surface Water Drainage Strategy and existing treated, and the quality of discharges are man The Water Framework Directive (WFD) screen Proposed Scheme. The conclusions of this ex Environment Agency and it has been agreed to accompany the planning application.
	 Applicant's assessment 5.4516.2 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. (See Section 4.2.) 5.15.3 The ES should in particular describe: • (see Section 4.2.). 5.16.3 Where possible, applicants are encouraged to manage surface water during construction by treating surface water runoff from exposed topsoil prior to discharging and to limit the discharge of suspended solids e.g., from car parks or other areas of hard standing, during operation. 5.16.4 Applicants are encouraged to consider protective measures to control the risk of pollution to groundwater beyond those outlined in Water Resource Management Plans - this could include, for example, the use of protective barriers. 5.16.5 The ES should in particular describe: The existing quality of waters affected by the proposed project and the impacts of the proposed project on water quality, noting any relevant existing discharges, proposed new discharges and proposed changes to discharges: Existing water resources147 resources¹³⁶ affected by the proposed project and the impacts of the proposed project on water resources, noting any relevant existing abstraction rates (including any impact on or use of mains supplies and reference to Catchment Abstraction Management Strategies); •) and also demonstrate how proposals minimise the use of water resources and water consumption in the first instance Existing physical characteristics of the water environment (including quantity and dynamics of flow) affected by the proposed project and any impact of physical modifications to these characteristics; and Any impacts of the proposed project on water Esources and water consumption in the first instance<td>The Applicant therefore considers the Propose 1 policy.</td>	The Applicant therefore considers the Propose 1 policy.
	IPCSecretary of State decision making	

ng drainage systems will ensure that run-off is anaged.

ening exercise has been carried out for the exercise have been discussed with the d that a full WFD assessment is not required to

sed Scheme accords with Part 5.1 of draft EN-

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.45.416.6 Activities that discharge to the water environment are subject to pollution control. The considerations set out in Section 4.4011 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 water148.water. ¹³⁶	
	5.45.516.7 The IPCSecretary of State will generally need to give impacts on the water environment more weight where a project would have an adverse effect on the achievement of the environmental objectives established under the Water Environment (Water Framework Directive-) (England and Wales) Regulations 2017.	
	5.15.616.8 The IPCSecretary of State should satisfy itselfbe satisfied that a proposal has regard to the River Basin Management Plans and meets the requirements of the Water Framework Directive (including Article 4.7) and its daughter directives, including those on priority substances and groundwater. The specific objectives for particular river basins are set out in River Basin Management Plans. The IPCEnvironment (Water Framework Directive) (England and Wales) Regulations 2017 (including regulation 19). The specific objectives for particular river basins are set out in River Basin Management Plans. In terms of 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.	
	5.16.9 The Secretary of State should also consider the interactions of the proposed project with other plans such as Water Resources Management Plans and Shoreline/Estuary Management Plans.	
	5.45.716.10 The IPCSecretary of State should consider whether appropriate requirements should be attached to any development consent and/or planning obligations entered into to mitigate adverse effects on the water environment.	
	Mitigation	
	5.45.816.11 The IPCSecretary of State should consider whether mitigation measures are needed over and above any which may form part of the project application. (See (see Sections 4.2 and 5.1.)). A construction management plan may help codify mitigation at that stage.	
	5.45.916.12 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.	

Page 146 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	5.15.1016.13 The impact on local water resources can be minimised through planning and design for the efficient use of water, including water recycling. 148 Controlled waters include all watercourses, lakes, lochs, coastal waters, and water contained in underground strata. If an applicant needs new water infrastructure, significant supplies or impacts other water supplies, the applicant should consult with the local water company and the EA or NRW.	
	¹⁴⁴ -As defined in the Water Framework Directive (2000/60/EC), transitional waters are bodies of surface water in the vicinity of river mouths which are partly saline in character as a result of their proximity to coastal waters but which are substantially influenced by freshwater flows. ¹⁴⁵ -Protected areas are areas which have been designated as requiring special protection under specific Community legislation for the protection of their surface water and groundwater or for the conservation of habitats and species directly depending on water. ¹⁴⁶ -2000/60/EC. ¹⁴⁷ -See EA document Water resources strategy for England and Wales: water for people and the environment (2009). ¹³² As defined in the Water Environment (Water Framework Directive) (England and Wales) Regulations 2017, transitional waters are bodies of surface water in the vicinity of river mouths which are partly saline in character as a result of their proximity to coastal waters but which are substantially influenced by freshwater flows.	
	¹³³ Protected areas are areas which have been designated as requiring special protection under specific legislation for the protection of their surface water and groundwater or for the conservation of habitats and species directly depending on water.	
	 ¹³⁴ https://www.gov.uk/government/publications/marine-strategy-part-one-uk-updated-assessment-and-goodenvironmental-status; https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/522426/LIT_10 445.pdf; see PINS advice: https://infrastructure.planninginspectorate.gov.uk/wpcontent/uploads/2017/06/advice_note_18.pdf 	
	¹³⁵ See the Water Resources planning guideline: https://www.gov.uk/government/publications/water- resourcesplanning-guideline/water-resources-planning-guideline	
	¹³⁶ Controlled waters include all watercourses, lakes, lochs, coastal waters, and water contained in underground strata.	

EN-3 - Assessment and Technology Specific Information and Biomass and Waste Combustion

Air Quality and Green House Gas Emissions (Part 2.5.37-2.5.45 2.13.1 – 2. of EN-3)	 Introduction 2.5.3713.1 Generic air emissions impacts other than CO₂ are covered in Section 5.2 of EN-1. In addition, there are specific considerations which apply to biomass/waste and Energy from Waste (EfW) combustion plant as set out below. 2.5.3813.2 Operational CO₂ emissions may be a significant adverse impact of biomass/waste combustion plant. and EfW electricity generating stations. Although an ES on air emissions will include an a carbon assessment will be provided as part of CO₂ emissionsthe ES, the policies set out in Section 2.Part 2 of EN-1 will apply. The IPCAs set out in Section 5.3 of EN-1, the Secretary of State does not, therefore, need to assess individual applications in terms offor planning consent against operational carbon emissions against and their contribution to carbon budgets and this section does not address CO₂ emissions or any Emissions Performance Standard that may apply to plant., net zero and our international climate commitments. 2.5.3913.3 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 Directive (WID) is Best 	The proposed text relating to the draft EN-3 per sufficiently addressed in Table 1 above. The A Scheme accords with Part 2.13 of draft EN-3 per Whilst the SoS does not need to assess indivi- against operational carbon emissions and the and our international climate commitments, it consideration that the Proposed Scheme does zero.
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policy for 'Air Quality and Emissions' is Applicant therefore considers the Proposed 3 policy.

ividual applications for planning consent neir contribution to carbon budgets, net zero it is nonetheless an important and relevant bes pay an important contribution towards net

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	Available Techniques (BAT) conclusions11 are also relevant to waste combustion	
	plant. It This sets out specific emission limit values for waste combustion plants.	
	Applicant's assessment	
	2.5.4013.4 The applicant's EIAES 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). IPC	
	Mitigation	
	2.13.5 Abatement technologies should be those set out in the relevant sector guidance notes as produced by the 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 its determination process.	
	Secretary of State decision making	
	2.5.4113.6 Compliance with the WID and the Large Combustion Plant Directive13 (LCPD)EPR is enforced through the environmental permitting regime regulated by the Environment Agency (EA). Plants not meeting the requirements of the WID and/or LCPDEPR would not be granted a permit to operate. The IPCSecretary of State should refer to the policy in Section 4.1011 of EN-1 relating to other regimes.	
	2.5.4213.7 The pollutants of concern arising from the combustion of waste and biomass may include NOx 14, SOx 15,NOx12, SOx13, NMVOCs14 particulates and CO ₂ In addition, emissions of heavy metals, dioxins and furans are a consideration for waste combustion generating stations, but limited by the WIDEPR and waste incineration BAT conclusions and regulated by the EA.	
	2.5.4313.8 Where a proposed waste combustion generating station meets the requirements of WIDthe EPR and BAT conclusions and will not exceed the local air quality standards, the IPCSecretary of State should not regard the proposed waste generating station as having adverse impacts on health.	
	2.5.4413.9 Similarly, where a proposed biomass combustion generating station meets the requirements of LCPD the EPR and relevant BAT conclusions and will not exceed the local air quality standards, the IPCSecretary of State should not regard the proposed biomass infrastructure as having adverse impacts on health.	
	Mitigation 2.5.45 Abatement technologies should be those set out in the relevant sector guidance notes as produced by the 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 IPC does not need to consider equipment	
	Selection in its determination process. ¹¹ Guidance for Best available techniques: environmental permits https://www.gov.uk/guidance/best-availabletechniques-environmental-permits	
	¹² Nitrogen oxides	
	¹⁵ ¹³ Sulphur oxides	

Page 148 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	¹⁴ Non-Methyl Volatile Organic Compounds ¹³ -Large Combustion Plant Directive 2001/80/EC can be found at: http://eur-lex.europa.eu/LexUriServ/site/en/oj/2001/l_309/l_30920011127en00010021.pdf- ¹⁴ -Oxides of nitrogen	
IPC Impact Assessment Principles (Part 2.5.3412.4 and 2.5.312.6 of EN-3)	National designations 2.5.3412.4 In considering the impact on the historic environment as set out in Section 5.89 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 IPCSecretary of State should take into account the positive role that large-scalelarge scale renewable projects play 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.net zero target. Other locational considerations 2.5.3612.6 As most renewable energy resources can only be developed where the resource exists and where economically feasible, the IPC and because there are no limits on the need established in Chapter 3 of EN-1, the Secretary of State should not use a sequential approach in the consideration of renewable energy projects (for example, by giving priority to the re-use of previously developed land for renewable technology developments).	The proposed text relating to the draft EN-3 p is sufficiently addressed in Table 1 above. The Scheme accords with Part 2.12 of draft EN-3
Landscape and Visual (Part 2. 5.4614.1 - 2. 5.58 14.7 of EN-3)	Introduction2.5.4614.1 Generic landscape and visual effects are covered in detail in Section 5.910of EN-1. This includes specific policy guidance for developments proposed within nationally designated landscapes. In addition, there are specific considerations which apply to biomass / waste combustion generating stations as set out below. 2.5.4714.2 The IPCSecretary 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 proposed text relating to the draft EN-3 per addressed in Table 1 above. In terms of the ad proposed paragraphs 2.14.5 and 2.14.7, the a palette in particular is sympathetic to the local therefore considers the Proposed Scheme acc
	<i>Applicant's assessment</i> 2.5.4814.3 An assessment of the landscape and visual effects of the proposed	
	infrastructure should be undertaken in accordance with the policy set out in 5.910 of EN-1.	
	 <i>IPCSecretary of State decision making</i> 2.5.4914.4 The <i>IPCSecretary of State</i> should take into account that any biomass/waste combustion generating station will require a building able to host fuel reception and storage 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 be less 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. 2.14.5.50 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 	

policy for 'IPC Impact Assessment Principles' The Applicant therefore considers the Proposed 3 policy.

policy for 'Landscape and Visual' is sufficiently additional reference to sympathetic design in approach to design including the colour cal landscape character. The Applicant accords with Part 2.14 of draft EN-3 policy.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	 station, including the materials to be used in the context of the local landscape. 2.5.51 Mitigation character. 2.14.6 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 <u>site-specific</u> .site specific. 2.5.5214.7 The IPCSecretary of State should expect applicants to seek to design the 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 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. ¹⁵ ¹⁵ Such as the 10 characteristics of good design which are set out in the National Design Guide https://www.gov.uk/government/publications/national-design-guide and the draft National Model Design Code and guidance notes https://www.gov.uk/government/consultations/national-planning-policy-framework-and- nationalmodel-design-code-consultation-proposals	
Biomass/Waste Impacts – Waste Management and Residue Management (Part 2.5.6417.1 - 2.5.8318.13 of EN-3)	 2.17 Biomass and waste combustion impacts: waste management Introduction 2.5.6417.1 Waste combustion generating stations need not disadvantage reuse or recycling initiatives where the proposed development accords with the waste hierarchy. 2.5.6517.2 National, local and municipal strategies in England and Wales provide policy expectations for waste management at these different geographical levels. Local authorities will be responsible for providing an informative framework for the amount of waste management capacity sought. Information on the type of wasteswaste arising and those that are combustible may also be provided. In Wales, the relevant regional waste plan will set out the strategy for dealing with waste generated in that region and include waste targets. Applicant's assessment 2.5.6617.3 An assessment of the proposed waste combustion generating station should be undertaken that examines the conformity of the scheme with the waste hierarchy and the effect of the scheme on the relevant waste plan or plans where a proposal is likely to involve more than one local authority. 2.5.6717.4 The application should set out the extent to which the generating station and capacity proposed contributes to the recovery is compatible with and supports long-term recycling targets set out in relevant strategies and plans, taking into account 	The proposed text relating to the draft EN-3 p Management and Residue Management' is s Applicant therefore considers the Proposed S policy.

3 policy for 'Biomass/Waste Impacts – Waste s sufficiently addressed in Table 1 above. The d Scheme accords with Part 2.17 of draft EN-3

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	2.17.5.68 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.	
	2.5.6917.6 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. IPCSecretary of State.	
	Secretary of State decision making	
	2.5.7017.7 The IPCSecretary 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 possible conflict, evidence should be provided to the IPCSecretary of State by the applicant as to why this is not the case or why a deviation from the relevant 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.	
	2.18 Biomass/Waste Impacts – Residue and waste combustion impacts: residue management	
	Introduction	
	2.5.7118.1 Generic waste management impacts are set out in Section 5.1415 of EN-1. In addition, there are specific considerations which apply to waste and biomass combustion generating stations as set out below. All waste/biomass combustion generating stations will produce residues that require further management. Much of the residues can be used for commercial purposes.	
	2.5.7218.2 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 fuel throughput of the generating station- 	
	2.5.73 Under the WID the 18.3 The two residues from waste combustion generating stations cannot be mixed; they must be disposed of separately, under different regimes.	
	2.5.7418.4 Biomass combustion generating stations will also produce both combustion and flue gas treatment residues. However, the residue types can be mixed and	

Page 151 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	managed as one product for disposal. Residues arising from biomass combustion generating stations are usually between 1% and 12% (in terms of weight) of the fuel capacity of the plant. 2.5.75	
	2.18.5 The regulations on waste disposal for waste combustion and flue gas residues from biomass combustion are intended to reduce the amount of waste that is sent to landfill. Waste combustions fly ash is classified as a hazardous waste material and needs to be managed as such.	
	2.5.7618.6 Waste management is covered in the Environmental Permit for operation of waste or biomass generating stations. (See Section 5.1415 of EN-1.)	
	Applicant's assessment	
	2.5.7718.7 The assessment should include the production and disposal of residues as part of the ES. Any proposals for recovery of ash and mitigation measures should be described.	
	2.5.7818.8 Applicants should set out the consideration they have given to the existence of accessible capacity in waste management sites for dealing with residues for the planned life of the power station.	
	Mitigation	
	2.18.9 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 Secretary of State 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 example in the stabilisation of industrial waste. The management of hazardous waste will be considered by the EA through the Environmental Permitting regime. IPC decision making 2.5.79 The IPC should consult the EA on the suitability of the proposals. National Policy Statement for Renewable Energy Infrastructure (EN-3) 24 2.5.80 When the IPC	
	Secretary of State decision making	
	2.18.10 The Secretary of State should consult the EA on the suitability of the proposals.	
	2.18.11 When the Secretary of State considers noise and vibration, release of dust and transport impacts, as set out in this NPS and EN-1, it should recognise that these impacts may arise as a result offrom the need for residue disposal as well as other factors.	
	2.5.8118.12 The IPCSecretary of State should be satisfied that management plans for residue disposal satisfactorily minimise the amount that cannot be used for commercial purposes. The IPCSecretary of State should give substantial positive weight to development proposals that have a realistic prospect of recovering residues.	

Page 152 of 156

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	2.5.8218.13 The IPCSecretary 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 have limited weight. Mitigation 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 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 example in the stabilisation of industrial waste. The management of hazardous waste will be considered by the EA through the Environmental Permitting regime.	
Water Quality and	Introduction	The proposed text relating to the draft EN-3 p
Water Quality and Resources (Part 2. 5.8 419.1 - 2. 5.87 19.4 of EN-3)	 2.5.8419.1 Generic water quality and resource impacts are set out in Section 5.4516 of EN-4EN1. The design of water-cooling systems for EfW and biomass generating stations will have additional impacts on water quality, abstraction and discharge. This can affect marine ecosystems where cooling systems use seawater. These may include: • Discharging water at a higher temperature than the receiving water, affecting the biodiversity of aquatic flora and fauna; • The 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);••) • The fish impingement and/or entrainment—, i.e., being taken into the cooling system during abstraction; and • The discharging of water containing chemical anti-fouling treatment of water for use in cooling systems may have adverse impacts on aquatic biodiversity; 	sufficiently addressed in Table 1 above. The Scheme accords with Part 2.19 of draft EN-3
	Applicant's assessment	
	2.5.8519.2 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 5.4516. 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. IPC decision making 2.5.86 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. Mitigation 2.5.87	
	2.19.3 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	

3 policy for 'Water Quality and Resources' is le Applicant therefore considers the Proposed -3 policy.

Policy	Emerging Policy Text Detailing Changes	Assessment of Changes of Relevance
	impacts. There should also be specific measures to minimise fish impingement and/or entrainment and the discharge of excessive heat to receiving waters.	
	Secretary of State decision making	
	2.19.4 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 EN-1.	



Page 154 of 156