



SCHEDULE OF CHANGES TO DEVELOPMENT CONSENT ORDER

Drax Bioenergy with Carbon Capture and Storage

Planning Act 2008; Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 – Regulation 5(2)(q)

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1. INTRODUCTION

1.1. OVERVIEW

- 1.1.1. An Application (the 'Application') for a Development Consent Order ('DCO') for Drax Bioenergy with Carbon Capture and Storage (the 'Proposed Scheme') was made by Drax Power Limited (the 'Applicant') to the Secretary of State ('SoS') for Business, Energy and Industrial Strategy ('BEIS') on 20 June 2022. The Proposed Development is described in Chapter 2 (Site and Project Description) of the Environmental Statement ('ES') (APP-038).

1.2. PURPOSE OF THIS DOCUMENT

- 1.2.1. This document contains the Schedule of Changes in relation to changes made to the Development Consent Order previously submitted with the Application, as set out within the tables below.
- 1.2.2. The Applicant intends to submit, when required, a Schedule of Changes alongside each DCO revision to provide details of the changes made to the version of the DCO previously submitted.

2. SCHEDULE OF CHANGES

2.1. SCHEDULE OF CHANGES TO DRAFT DCO FROM DEADLINE 8 TO DEADLINE 9

Table 2-1 – Schedule of Changes to draft DCO (Submitted at Deadline 9)

Reference	Change	Reason for Change
Article 2	Deletion of definitions: “Northern Endurance Partnership” and “Northern Endurance Partnership company”. Addition of definitions; “onshore carbon pipeline” and “onshore carbon pipeline operator”.	The new defined terms have been included instead of a specific named party. Originally the terms used in the dDCO were “National Grid Carbon Limited” and developments during the Examination have resulted in a likely change to this party. Given the likely change (and that arrangements will not be confirmed during the course of the Examination), and the experience of other made DCOs (see The Keadby 3 (Carbon Capture Equipped Gas Fired Generating Station) Order 2022 which refers to the “National Grid Carbon Gathering Network”, using a definition which is already out of date because of its
Article 6	Amendment from “Northern Endurance Partnership company” to “the onshore carbon pipeline operator”.	
Schedule 1, Work No. 2	Amendment from “Northern Endurance Partnership company” to “the onshore carbon pipeline operator”.	
Schedule 14	Amendment from “Northern Endurance Partnership company” to “onshore carbon pipeline operator”.	

Reference	Change	Reason for Change
		<p>specificity with respect to the party developing the CO2 pipelines), it was considered the appropriate terms adopted in the dDCO in this respect should take care not to inadvertently constrain the operation of the Order. As a result, it was considered that, instead of defining the relevant party by name, it would be more appropriate and “future proof” to define this party by reference to the development it would have responsibility for (that is, the onshore carbon pipeline connecting into the authorised development).</p>
Schedule 2, Requirement 11(3)	Deletion of (e): “the undertaker may not continue operation beyond the 25 th anniversary of the date of full commissioning without approval of all the above documents”	To reflect agreement with the Environment Agency
Schedule 13	Various updates to reflect updated documents.	Updating list to reflect updated documents submitted at Deadline 9, their revision numbers and dates.