HyNet North West

STATEMENT OF COMMON GROUND WITH PEEL NRE LIMITED

HyNet Carbon Dioxide Pipeline DCO

Planning Act 2008

The Infrastructure Planning (Examination Procedure) Rules 2010 - Rule 8(1)(c)

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STATEMENT OF COMMON GROUND

This Statement of Common Ground has been prepared and agreed by (1) Liverpool Bay CCS Limited and (2) Peel NRE Limited

Signe			•••	•••	•••	•••	•••

Martin Currie

Director

on behalf of Liverpool Bay CCS Limited

Date: 5 September 2023

Signed ... Richard Barker.....

Richard Barker

Development Director on behalf of

Peel NRE Limited

Date: 05.09.23

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1. INTRODUCTION

1.1. PURPOSE OF THIS DOCUMENT

- 1.1.1 This Statement of Common Ground (SoCG) has been prepared by Liverpool Bay CCS Limited (the Applicant) and Peel NRE Limited (Peel).
- 1.1.2 For the purpose of this SoCG, the Applicant and Peel will jointly be referred to as the 'Parties'
- 1.1.3 The purpose of this SoCG is to set out the agreement that has been reached between the Parties in respect of a number of matters related to the Development Consent Order (DCO) Proposed Development. It also lists any points on which discussions are ongoing. SoCGs are an established means in the DCO planning process of allowing all Parties to identify and focus on specific issues that may need to be addressed during the examination.
- 1.1.4 **Chapter 2** of this SoCG records the consultation undertaken with Peel by the Applicant. **Chapter 3** of this SoCG sets out the areas of agreement in relation to the above matters, and any areas of ongoing discussion between the Parties.

1.2. THE DCO PROPOSED DEVELOPMENT

- 1.2.1 HyNet (the Project) is an innovative low carbon hydrogen and carbon capture, transport and storage project that will unlock a low carbon economy for the Northwest of England and North Wales and put the region at the forefront of the UK's drive to Net-Zero. The details of the Project and the DCO Proposed Development which forms part of the wider HyNet ambition, can be found in the main DCO documentation.
- 1.2.2 The DCO Proposed Development impacts Peel as a landowner and property developer of the Phase 4 Development, Protos Site, Grinsome Road, Chester CH2 4RB.
- 1.2.3 The Applicant has identified the following plots in which Peel hold an interest:
 - Peel L&P Environmental Protos Limited: 1-01
 - Peel L&P Gas and Oil (Investments) Limited: 1-04, 1-05, 1-08, 1-09, 1-10, 1-11, 1-12, 1-13, 1-14, 1-15, 1-16, 1-17, 1-18
 - Peel NRE Limited: 1-01, 1-03, 1-04, 1-05, 1-06, 1-08, 1-09, 1-10, 1-11, 1-12, 1-13, 1-14, 1-15, 1-16, 1-17, 1-18, 1-19
- 1.2.4 The DCO would authorise the construction and operation of the Ince Above Ground Installation (AGI) (Work No. 1) within Peel's Protos Phase 4 development. With reference to the Works Plan **[REP2-005**, **Sheet 1]**, this AGI will be installed in the area labelled as Work No.1, with its access secured within

the areas labelled Work Nos.2 and 3. The CO_2 pipeline will run south from the Ince AGI as Work No. 4.

The Applicant is seeking powers of compulsory acquisition over land where Peel holds an interest as follows:

a) Peel freehold land: 1-01, 1-04, 1-05, 1-08, 1-09, 1-10, 1-11, 1-12, 1-13, 1-14, 1-15, 1-16, 1-17, 1-18, 1-19

i) CA all interests in plots 1-09, 1-10, 1-14

ii) CA freehold of subsurface interests and rights/restrictive covenants in plots 1-11, 1-12, 1-13, 1-15, 1-18, 1-19

- iii) CA of rights/imposition of restrictive covenants in plots 1-01, 1-04
- b) Other land in which Peel holds an interest but is not the freehold owner: 1-02, 1-03, 1-06
 - i) CA all interests in plots: N/A
 - ii) CA freehold of subsurface interests and rights/restrictive covenants in plots: N/A
 - iii) CA of rights/imposition of restrictive covenants in plots 1-02, 1-03, 1-06

The Applicant will require the creation of rights and imposition of restrictive covenants over a corridor of 24.4m width over Peel land from Work No. 1 to the railway crossing that marks the boundary of Peel's ownership (at the southern extent of plot no 1-18).

This 24.4m easement will be taken within the 100m construction corridor once the final route of the pipeline is known to allow access to and along the pipeline in operation and to protect the pipeline from interference or damage.

1.2.5 A full description of the DCO Proposed Development is detailed in Chapter 3 of the consolidated Environmental Statement (ES) [REP4-029], submitted at Deadline 4. On the 12 July 2023, the ExA accepted the Applicant's Change Request 3, subsequently the description of the development has been updated in accordance with Change Request 3 Environmental Technical Note [CR3-019]. The Applicant has submitted a further consolidated Environmental Statement (ES) at Deadline 7 which contains the concluding description of the DCO Proposed Development.

1.3 TERMINOLOGY

1.3.1 In the Issues tables in **Chapter 3** of this SoCG, 'Agreed' and 'Not Agreed' indicates a final position, and 'Under Discussion' indicates where these points will be the subject of on-going discussion wherever possible to resolve or refine, the extent of disagreement between the Parties.

2. RECORD OF ENGAGEMENT

2.1.1 This chapter provides a summary of the engagement undertaken to date between the Parties in relation to the DCO Proposed Development.

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
July 2021 – Oct 2021	Various ad hoc meetings and communication between the Applicant and Peel	General discussions on the purpose and requirements of the AGI.
Nov 2021 – April 2022	Formalised monthly meetings started	Formalised discussions on the engineering design and site requirements of
03/05/2022	Hybrid meeting between Peel and the Applicant (over Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	 Key Topics Regular monthly meeting – wider HyNet - Protos development integ Phase 4 CO₂ T&S Integration regular agenda Item Discussions and Outcomes Discussion of ongoing Front End Engineering Design (FEED) engineering of design. Update on timelines regarding when Heads of Terms (HoT) will be issued to between Peel's team and Applicant's engineering team on pipeline route design.
06/05/2022	Microsoft Teams meeting between Peel and the Applicant	 development projects. Key Topics Discussion to deconflict the CO₂ pipeline route and Ince AGI and the proposals. Discussions and Outcomes A meeting was held to discuss the routing and positioning of the CO₂ pipeli best serve the emitters which it is envisaged could be in future located on F
07/06/2022	Hybrid meeting between Peel and the Applicant (over Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	 Fertilisers plant. Key Topics Regular monthly meeting – wider HyNet - Protos development integr Phase 4 CO₂ Transport & Storage (T&S) Integration regular agenda Discussions and Outcomes Confirmation of completion of FEED engineering of pipeline routing and of Update on timelines regarding when HoT will be issued to Peel. Discussed team and Applicant's engineering team on route deconfliction.
27/06/2022	Microsoft Teams meeting between Peel and the Applicant	Key Topics

Table 2-1 – Record of Engagement in relation to the Proposed Development

gration

g of pipeline routing and of Ince AGI

d to Peel. Agreed focused meetings deconfliction with Protos Phase 4

the Protos Phase 4 development

eline and location of the Ince AGI to n Peel's Protos site and the adjacent CF

egration

da Item

of Ince AGI design.

ed focused meetings between Peel's

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
		Peel briefed the Applicant on the drainage strategy and further insig Protos Phase 4 area.
		Key Outcomes
		The meeting was held to discuss the management of surface water levels marshes. Details including use of ditches and pumps for current level mana pumps by the Environment Agency, whose thoughts on the development w
		Peel briefed the Applicant on the drainage strategy.
		Proposed future approach discussed. Further information on potential floor from Peel Port.
05/07/2022	Hybrid meeting between Peel and the Applicant (over	Key Topics
	Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	Regular monthly meeting – wider HyNet - Protos development integ
		 Phase 4 CO₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		Update on timelines regarding when the Applicant will issue HoTs to Peel.
		It was noted and Agreed that with the deconfliction and FEED design component of the CO ₂ pipeline and AGI.
15/07/2022	Hybrid meeting between Peel and the Applicant (over Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	Key Topics
		HoT draft
		Discussions and Outcomes
		A meeting was held to discuss the details of the terms in the draft HoT doc Applicant to provide clarification on the land required and arrange discussion
02/08/2022	Hybrid meeting between Peel and the Applicant (over	Key Topics
	Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	Regular monthly meeting – wider HyNet - Protos development integ
		 Phase 4 CO₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		Update on timelines regarding when HoT will be issued to Peel.
		Discussion of impact outcomes of ongoing CF Fertiliser site consultation. would not be made available for development for this DCO and no design of
28/08/2022	Email correspondence between Peel and the Applicant.	Key Topics
		• HoT

sight the Applicant has on drainage in the

Is within the Ince and Frodsham anagement, possible abandoning of t were discussed.

bod risk to be collected by the Applicant

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mplete, there was less scope for

locument including the detail in the plans. ssion on provision of services.

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. It was confirmed in all cases this land in changes were made.

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
		Discussions and Outcomes
		Formal Issue of HoT for option agreement and lease of pipeline and surface
06/09/2022	Hybrid meeting between Peel and the Applicant (over	Key Topics
	Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	Regular monthly meeting – wider HyNet - Protos development integ
		Phase 4 CO ₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		The wider HyNet Project need for the routing and pipeline and the infrastru
		It was also discussed that the adjacent CF Fertilisers site owners were goin sale process; as such extra parcels of land would not be made available for
04/10/2022	Hybrid meeting between Peel and the Applicant (over	Key Topics
	Microsoft Teams and face to face at Thornton Science Park, Pool Lane, Chester, CH2 4NU)	Regular monthly meeting – wider HyNet - Protos development integ
		Phase 4 CO ₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		Focus on the detailed layout of the Protos Phase 4 development was discu of ancillary land parcels regarding the pipeline routing.
13/10/2022	In person meeting between Peel and the Applicant at Thornton Science Park, Pool Lane, Chester, CH2 4NU	Key Topics
		HoT document review, after Peel's first review.
		Discussions and Outcomes
		A meeting was held to discuss the points raised by Peel on the issued HoT
		The Applicant took away the responsibility to clarify on the flexibility and tin required for access or during the construction phase only).
01/11/2022	Hybrid meeting between Peel and the Applicant (over	Key Topics
	Microsoft Teams and face to face at Thornton Science	Regular monthly meeting – wider HyNet - Protos development integ
	Park, Pool Lane, Chester, CH2 4NU	 Phase 4 CO₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		Further discussions on the impact to Peel's land and Peel enquired about t regarding the pipeline routing.
22/11/2022	Microsoft Teams meeting between Peel and the Applicant	Key Topics
		Future use of land

ace site.

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ructure from Ince AGI was confirmed.

oing thorough decommissioning and for the DCO Proposed Development.

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scussed. Peel enquired on the flexibility

oT document.

time requirement of the land (i.e. land

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t the flexibility of ancillary land parcels

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
		Access and drainage during construction and operation
		Discussions and Outcomes
		A meeting was held to discuss the future use of land owned by Peel affected Development, including access and drainage, during construction and ope Development and other known proposals.
		Further information on proposed land use to be provided by Peel and Appl DCO to minimise potential conflicts.
11/01/2023	Microsoft Teams meeting between Peel and the Applicant	Key Topics
		Regular monthly meeting – wider HyNet - Protos development integ
		Phase 4 CO ₂ T&S Integration regular agenda Item
		Discussions and Outcomes
		Further discussions on the impact to Peel land surrounding the AGI location relocated further to the south (approx. 5m) to allow for a services corridor to existing drainage ditch to the north. The Applicant raised concerns on move would encroach within the exclusion zone of the existing overhead electric
		The Applicant and Peel will continue discussions to facilitate both the AGI
		A further meeting is also to be arranged between Peel and the Applicant to
26/01/2023	Microsoft Teams meeting between Peel and the Applicant	Key Topics
		Meeting to discuss key points within the HoT.
		Discussions and Outcomes
		The Applicant and Peel discussed 5 key areas of the HoT to include:
		 The option fee – A valuation report has been carried out internally be requested a copy of to review the basis of valuation. Peel have requested the Applicant. The Applicant is continuing to negotiate with Peel on option fee.
		• The option area – Negotiations are ongoing between Peel and the A reflect the location of the AGI and pipeline easement corridor.
		 Access – Due to the development plans of the Peel site, the access been Agreed that an access right from a "point A to point B" will be retain access rights over Peel's land.
		 Lift and Shift Provisions – The Applicant is not looking to agree lift a ongoing with Peel around this.
		 Professional Fees - The Applicant has requested a cost undertaking Discussions are ongoing.

cted by the DCO Proposed peration of the DCO Proposed

plicant to review flexibility in the draft

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ion which Peel have requested to be r to run between the AGI and the oving the AGI further to the south as it icity line (40m minimum distance).

I location and the services corridor.

to discuss the HoT.

by Peel which the Applicant has quested a counteroffer be provided by n the consideration payment for the

Applicant to allow the option area to

ss route to the AGI may change. It has e used to ensure the Applicant can

and shift provisions. Discussions are

ng from Peel for professional fees.

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
23/02/2023	Hybrid – In person (Thornton Science Park) and Microsoft Teams meeting between Peel and the Applicant	 Key Topics Meeting to review first version of the Statement of Common Ground (SoCG). Discussions and Outcomes
03/03/2023	Hybrid – In person (Venus Site) and Microsoft Teams meeting between Peel and the Applicant	 The Applicant and Peel discussed key areas of the SoCG and adapted the wording accordingly. Key Topics Meeting to review the updated version of the SoCG Discussions and Outcomes The Applicant and Peel discussed key areas of the SoCG and adapted the wording accordingly.
17/03/2023	Microsoft Teams meeting	 Key Topics Meeting to discuss the Applicant's electricity requirements on the Protos Phase 4 Site. Discussions and Outcomes The Applicant and Peel discussed various electrical power connections for the AGI.
11/04/2023	Microsoft Teams meeting	 Key Topics Meeting to close out the first draft of SoCG and to plan commercial discussions. Discussions and Outcomes The Applicant will send Peel the SoCG first draft for final approval. Peel will suggest meeting dates for commercial discussions.
25/04/2023	Microsoft Teams meeting	 Key Topics Meeting to discuss comments submitted by Peel at DL1. Discussions and Outcomes The Applicant shared early feedback on the comments and feedback given by Peel
03/05/2023	Microsoft Teams meeting	 Key Topics Meeting to discuss comments submitted by Peel at DL1. Discussions and Outcomes The Applicant provided further feedback on the comments and feedback given by Peel. The Parties Agreed current position on various points raised by Peel at Deadline 1.
12/05/2023	Microsoft Teams meeting	 Key Topics Feedback on the Applicant's Heads of Terms Document Issued to Peel

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
		Forward engagement plan
		Discussions and Outcomes
		Peel provided commercial feedback on the Applicant's Heads of Terms.
		The Parties Agreed target meeting dates to review points related to the ES meetings).
17/05/2023	Microsoft Teams meeting	Key Topics
		ES topic discussion
		Discussions and Outcomes
		Peel provided update on ongoing review of responses provided by the App
30/05/2023	Microsoft Teams meeting	Key Topics
		ES topic discussion
		Discussions and Outcomes
		Peel confirmed acceptance on a number of topics as noted in the ES, with Cumulative Assessment and Drainage Design pending future review.
31/05/2023	Microsoft Teams meeting	Key Topics
		• Access
		Drainage Design
		Land Requirements
		Discussions and Outcomes
		The Parties continued their commercial discussions. The Applicant commercial discussions. The Applicant comments.
15/06/2023	Microsoft Teams meeting	Key Topics
		Property Matters
		Discussions and Outcomes
		The Parties continued their commercial discussions and identified action it discussions forward.
23/06/23	Microsoft Teams meeting	Key Topics
		Review of Protective Provision Draft sent by Applicant
		Discussions and Outcomes

ES and Heads of Terms (in separate Applicant. vith topics on Flood Risk, BNG, mitted to review its drainage design in n items for each other to move the

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
		Peel reviewing documentation and will revert with comments to the Applicant
27/06/23	Microsoft Teams meeting	Key Topics
		Confirmation of movement of drainage pond and inclusion as part of Change Request 3
		Property Matters
		Discussions and Outcomes
		The Parties continued their commercial discussions and identified action items for each other to move the discussions forward.
30/06/23	Microsoft Teams meeting	Key Topics
		Property Matters
		Discussions and Outcomes
		The Parties continued their commercial discussions and identified action items for each other to move the discussions forward.
07/07/23	Microsoft Teams meeting	Key Topics
		Drainage and flooding matters
		Discussions and Outcomes
		The Parties agreed a way ahead on drainage and flooding matters.
17/07/23	Microsoft Teams meeting	Key Topics
		SoCG RevE Review
		Discussions and Outcomes
		Consensus on, and update to SoCG Rev E
19/07/23	Microsoft Teams meeting	Key Topics
		ES points related to Flooding and Mitigation
		Discussions and Outcomes
		The Applicant agreed to share updated ES deliverables to Peel, with discussion points included.
20/07/23	Hybrid: In Person / Microsoft Teams meeting /	Key Topics
		Technical Planning between the Applicant and Peel for construction and operational phases
		Discussions and Outcomes
		Detail of key points understood, with a actions for follow-up meeting planned.

Date	Form of Correspondence	Key Topics Discussed and Key Outcomes
31/07/23	Email received by the Applciant from Peel NRE	Key Topics
		Progression on commercial points
		Discussions and Outcomes
		The Applicant will revert with responses, with the aim to close out the remaind
04/08/23	Microsoft Teams meeting	Key Topics
		Technical Planning between the Applicant and Peel for construction an
		Discussions and Outcomes
		Detail of key points addressed, we a resolution plan in place.
08/08/23	In person meeting	Key Topics
		General discussion on progress, held around the Accompanied Site Inst
		Discussions and Outcomes
		Follow-up meeting to confirm way closure of last remaining technical and o
18/08/23	Microsoft Teams meeting	Key Topics
		Meeting and Introduction of new Peel Director to the Applicant.
		Action plan to resolve remaining open actions on SoCG.
		Discussions and Outcomes
		Resolution plan on remaining technical and commercial points agreed.
22/08/23	Microsoft Teams meeting	Key Topics
		Confirmation of resolution of remaining action points highlights on 18/0
		Discussions and Outcomes
		Documentation (SoCG, Protective Provisions and the Commercial Agreem agreed points).
25/08/23	Microsoft Teams meeting	Key Topics
		Closure of remaining Environmental Statement Open Points on the Sol documentation the Applicant sent.
		Discussions and Outcomes
		Many agreed points closed out on SoCG.

maining actions.

and operational phases.

Inspection (ASI).

l commercial points to be organised.

/08/23

ement to be drafted in accordance with

SoCG upon Peel's review of

3. ISSUES

- 3.1.1 This chapter sets out the areas of agreement in relation to specific issues relating to the DCO Proposed Development, and any areas of ongoing discussion between the Parties. The topics discussed between the Applicant and Peel are as follows:
 - Engagement, Land, ES & Other application documents;
 - CO₂ Network Connections;
 - Provision and Integration of Utilities;
 - Right of Access;
 - Surface Water and Flood risk and Drainage Strategy;
 - Committed Developments (Protos 4 site and adjacent developments); and
 - Issues related to the DCO Proposed Development Draft DCO (including requirements to the draft DCO).

Table 3-1 – Engagement, Land, ES & Other application documents

Ref.	Description of Matter	Current Position	Status
Engage	ment		1
Peel 3.1.1	Engagement	The Parties agree that engagement has been ongoing in the pre-application period (as set out in the record of engagement) and the Applicant has sought to bring forward a design which has had regard to Peel's views.	Agreed
		Peel has been formally consulted on the application as required by the Planning Act 2008 (PA2008).	
Peel 3.1.1.1	Accompanied Site Inspection	Peel is supportive of the Applicant's proposal to include the site of the Ince AGI as part of the ASI (as identified in the draft itinerary (provided by the Applicant at document reference number D.7.6 published on 10 March 2023 [PDA-002]).	Agreed
		The Applicant acknowledges Peel's response and notes that the Ince AGI site is listed in the Applicant's draft itinerary for an Accompanied Site Inspection [REP1-040] as issued at Deadline1.	
Peel	Planning Policy	Peel welcomes the request to consider the proposed changes to national planning policy.	Agreed
3.1.1.2		The Applicant acknowledges the response of Peel and has no further comments.	
Peel 3.1.1.3	Project Support	Peel notes that HyNet is a ground-breaking clean energy project which will not only produce hydrogen for use in transport and industry but will also capture and store CO ₂ produced by energy intensive industries from combustion or during manufacturing processes.	Agreed
		Peel is a supporting organisation of HyNet and remains wholly supportive of the principle of the Pipeline. Indeed, Peel recognises that there are potential beneficial synergies between the Pipeline, HyNet and Protos.	
		The Applicant acknowledges the response of Peel and has no further comments.	
Peel 3.1.1.4	Protective Provisions	The Applicant has sent a draft of Protective Provisions, with the aim to address Peel's key concerns and objections on the development of the Project	Not Agreed currently (but
		Peel and the Applicant have made significant and positive progress on agreeing the Protective Provisions. All fundamental points are agreed, however, due to the time left in the examination, is it unlikely that a commercial agreement will be finalised prior to the close of examination. Given a number of points in the Protective Provisions rely on this commercial agreement, the Parties plan to submit their own versions of the Protective Provisions, with the compulsory acquisition rights differing. The Applicant and Peel remain focused on resolving the commercial agreement as soon as possible, which will allow a common set of Protective Provisions to be agreed.	parties continue to work together on a resolution)
Land			- -
Peel 3.1.2	Land Requirements	As part of the DCO Proposed Development, Compulsory Acquisition is proposed. Peel objects to the proposed acquisition of land, interests and rights identified within the Land Plans [CR2-004], [REP2-004].	Not Agreed currently (but
		The Parties are continuing discussion regarding land required and its scheduling for holistic site planning.	parties continue to work together on a
		Ongoing discussions are being held on the complex land interactions. The intention is to come to a voluntary commercial agreement between both Parties. Specific points are highlighted below.	resolution.

		As part of the ongoing commercial discussions, the parties are planning a technical workshop to resolve the remaining open points related to the land requirements.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed.	
		The Parties have now resolved the fundamental issues and concerns that were raised by Peel. This resolution is being formalised in a commercial agreement between the parties. Whilst significant progress has been made it is unlikely that a commercial agreement will be agreed before the end of the examination phase. The Parties however remain committed to reaching this agreement, which will then allow the close out of the Protective Provisions as highlighted in Peel 3.1.1.4.	
		Peel request updated AGI layouts be shared in PDF and DWG format in order to assess the impact on future development ambition. These are currently awaited from the Applicant, but it is understood will be shared for review by Peel.	
Peel 3.1.2.1	Land Requirements - References	Peel have reviewed the land plans, book of reference and SoR and are not aware of any inaccuracies. The Applicant acknowledges the response of Peel and has no further comments.	Agreed
Peel 3.1.2.2	Land Requirements – Compulsory Acquisition	Peel notes that the Applicant proposes to acquire land (including interests and rights) permanently for the AGI, the subsurface (including rights) permanently for the Pipeline, the permanent rights to access, and the temporary use of land for construction. Peel is in discussions with the Applicant with a view to agree Heads of Terms to avoid the need for the Applicant to exercise powers authorising any CA or Temporary Possession on land owned by Peel.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	
Peel 3.1.2.3	Land Requirements – Conflicts with Peel's planned developments	Peel has lodged an objection to the proposed development on the basis that it conflicts with the ongoing development of the Protos site. Whilst Peel is in discussions with the Applicant to resolve the conflicts between the two developments, the development of the Protos site poses a significant impediment to the development as currently proposed. Please refer to the Written Representations submitted on behalf of Peel for further details dated 17.4.23 [REP1-074].	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		At this stage, Peel objects to the proposed acquisition of land, interests and rights identified within the Land Plans [CR2-004 and REP2-004] (drawing ref. EN070007-D.2.2-LP-Sheet 1). The Applicant proposes to acquire land (including interests and rights) permanently for the Ince AGI, the subsurface (including rights) permanently for the Pipeline, the permanent rights to access, and the temporary use of land for construction. These acquisitions will severely restrict the future development of this parcel of land by Peel, not just during construction of the Pipeline but throughout the lifetime of its operation.	
		The Applicant has issued a new version of the HoT on which commercial discussions have already started in respect of these points.	
		Commercial discussions between the parties on this topic are progressing. Where there have been issues raised by Peel on these conflicts the Applicant is seeking to include provision for alternative access(es) in the Protective Provisions and the commercial Heads of Terms document	

ES			
		The Applicant would refer to points Peel 3.1.1.4, Peel 3.1.2 and Peel 3.1.2.4	
Peel 3.1.2.5	Land Requirements – CO ₂ Pipeline Easement	Peel notes that the proposed restrictive covenants prevent any activity from being undertaken on this land (within the 24.4m corridor) which would interfere with the pipeline (unless the prior written consent of the Applicant is obtained) including drilling foundations and hard surfacing. Such restrictions over the proposed quantum of land would impose unacceptable restraints on the ability to develop and extend the Protos site at these plots (as described above). Peel accordingly objects in principle to the current proposal on the basis of the permanent acquisition and quantum of land included within this 24.4m corridor and is in the process of discussing matters with the Applicant to agree a position acceptable to both Parties.	Refer to Peel 3.1.2.4
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed.	
		The Applicant is committed to its ongoing engagement with Peel on their planning of the Protos site in order for site impacts of the easement to be minimised (for example, refer to Peel 3.2.2 , regarding pipeline construction positioning). Commercial discussions between the parties on this topic are progressing.	
		The Applicant notes that the easement width (24.4m) is necessary for the protection and maintenance of the pipeline. The restrictive covenants are required to achieve that protection. The covenants do not mean that any development over the pipeline will be unacceptable, and it is anticipated that some developments will be suitable in this location including for example accesses or car parking. However, in order to ensure that the pipeline is protected, consent of Applicant would be required for any development within the easement area.	
Peel 3.1.2.4	Land Requirements – CO ₂ Pipeline Easement	Peel notes the pipeline corridor is proposed to travel north/south along the eastern boundary of the Order Limits. The location of the pipeline corridor in the current proposal is an improvement on the location of the pipeline previously proposed in the Section 42 Consultation. However, despite this improvement, the current proposals are still not acceptable to Peel on the basis that the proposed 24.4m corridor around the pipeline for the permanent acquisition of sub-soil (at plots 1-11, 1-12, 1-13, 1-15, 1-18 and 1-19) would cause an unacceptable quantum of land to be restricted from development by way of the proposed restrictive covenants.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		 between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed. Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution	

Peel 3.1.3	ES	Peel considers that appropriate regard has been had to its proposals in the cumulative assessment having regard to the level of information available. Peel has reviewed the conclusions of the ES, with the detail given in the below sub-points. As a result of this review, with supplementary documents provided to Peel and meetings between the Parties, Peel confirm that they agree with the conclusions made in the Applicant's Environmental Statement.	Agreed
Peel	ES – Inter Project Effects	Peel has reviewed the information provided and intends to make the following comments.	Agreed
3.1.3.1		Within Appendix 19.1 (Table 2) [CR1-044] and on Figure 19.1 [CR1-099] , three projects have been identified within the Ince Resource Recovery Park (Protos) strategic employment allocation1 comprising:	
		• ID 1e(iii) - TCPA – CWACC: 19/03489/FUL Development of a hydrogen production plant (HPP) and electricity generating plant, comprising of a waste reception and handling building, gasification facility, hydrogen production facility with associated/ ancillary infrastructure which includes access roads, weighbridge, fencing / gates, lighting, surface water drainage, and electricity distribution plant;	
		• ID 54 TCPA - CWACC Reference: 21/04076/FUL: Materials recycling facility, two plastics recycling facilities, a polymer laminate recycling facility and a hydrogen refuelling station (Protos Plastics Village); and	
		• ID 63 TCPA - CWACC Reference: 20/04396/FUL: Resource recovery facility (Plastics Recycling Facility).	
		In addition to the above 'Other Developments', there are a number of other extant permissions which have not yet been implemented or are under construction as of Spring 2023 which lie within the land owned by the IP at the strategic safeguarded site "Protos".	
		These include the following:	
		• Plot 1 – Dry Cargo Facility (approved under application ref: 14/02277/S73) – not built. Construction start date tbc.	
		• Plot 2 – Soil Treatment Facility (approved under application ref: 14/02277/S73) – not built. Construction start date tbc.	
		• Plot 3 – Timber Recycling Plant (TRP) (approved under application ref. 14/02271/S73, date 26 March 2015) – the Timber plant is built and operational.	
		• Plot 4 – Bio-Substitute Natural Gas Renewable Fuels Facility (BioSNG) (approved under application ref. 18/04671/WAS, date 16 March 2022) – construction is anticipated to take 27 months. Construction start date tbc.	
		• Plot 5 – Integrated Waste Management Facility (IWMF) – including a In Vessel Composting (IVC) Plant, a Materials Recycling Facility (MRF), and a Mechanical Biological Treatment (MBT) Facility (approved under application ref: 14/02277/S73) – not built. Construction start date tbc.	
		• Plot 6 – Plastics Recycling Facility (approved under application ref: 14/02277/S73) – not built. Construction start date tbc.	
		• Plot 7 – Waste Treatment Plant (approved under application ref: 14/02277/S73) – not built. Construction start date tbc.	
		• Plot 8 – Energy from Waste Facility (approved via Appeal APP/A0665/W/18/3213090 (LPA ref. 18/01543/S73) date 3rd May 2019) – the EFW Facility is currently under construction and is anticipated to be operational in 2024.	
		• Plot 9 – Biomass Renewable Energy Plant (approved under application ref. 14/02278/S73, date 26 March 2015) – the Biomass Plant is built and operational.	

		• Plot 14 – Block Making Facility (approved under application ref: 14/02277/S73) – not built. Construction start
		 Battery Storage (approved under application ref: 17/02683/FUL, date 30 August 2017) (this sits outside of the boundary but is operationally linked) – construction commenced but not yet complete. Plot 15 is also subject to a Standby Electricity Generation Plant (approved under application ref. 21/04024/FUL, date 04 August 2022). Tarevised application (under application ref. 23/01239/FUL), which is pending determination at the time of writin
		• Internal road infrastructure (approved under application ref: 14/02277/S73) – much of the road infrastructure h
		 Ecological Mitigation Areas A-E (approved under application ref: 14/02277/S73) – Areas A & D have been cre & E are being created.
		• Full Rail Link (approved under application ref: 14/02277/S73). Not built. Construction start date tbc.
		• Dry Cargo Berth (approved under application ref: 14/02277/S73). First phase of works complete. Second pha
		Substation (132kV/33kV/11kV) (approved under LPA ref. 19/02566/FUL date 21 November 2019) – this is unand complete.
		The location of these Other Developments is provided in Appendix 4 of Peel's Written Representations [REP1-
		Due to the proximity of these developments and potential for inter-project effects due to the presence of comme environmental receptors (specifically in respect to air quality, traffic and transport and biodiversity) due conside Other Developments listed above should be provided as part of the assessment of cumulative effects.
		A review of the list of applications provided by Peel has identified developments that would meet the criteria for long-list of the Inter-Project Effects Assessment (Table 2 of Appendix 19.1 of the 2022 ES [CR1-044]). These of (references: 14/02277/S73 (including Plots 1-3 and 5-7), 18/04671/WAS (Plot 4), 19/02566/FUL, 17/02683/FUL 18/01543/S73 (Plot 8)) have now been assessed and will be included in the updated ES towards the end of the examination. The result of this assessment is summarised below.
		All Protos Plots are assessed as related development despite some being small scale in some cases. These in developments overlap in some cases with the DCO Proposed Development and therefore have the potential for in both construction and operation stages. Development 18/04671/WAS would result in mostly negligible, but s Adverse Inter-Project Effects primarily in the construction stage, a formal response from the Applicant is being as part of the Deadline 2 response
		The Applicant issued an advanced copy of the updated ES Cumulative Impacts Chapter to Peel. Upon their re to two minor consistency updates by the Applicant, Peel is satisfied with the updated assessment. The updated been submitted to the Examination at Deadline 7.
Peel 3.1.3.2	ES – Inter project / Cumulative Effects	Peel also requests clarification that the assessment of cumulative effects with ID 1e(ii) takes account of the am permission (CWACC reference 21/02848/S73).
		The amended permission (CWCC reference 21/02848/S73) would not lead to a change in the significant residu Inter-Project Effects Assessment of development 1eii due to the nature of the development (the addition of early being anticipated to alter any assessment outcomes of the Inter-Project Effects Assessment.
		The Applicant issued an advanced copy of the updated ES Cumulative Impacts Chapter to Peel. Upon their re to two minor consistency updates by the Applicant, Peel is satisfied with the updated assessment. The updated been submitted to the Examination at Deadline 7.

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Peel 3.1.3.3	Assessment of Cumulative Effects – General Approach	An assessment of cumulative effects is provided within Chapter 19: Combined and Cumulative Effects [APP-0 cumulative effects in terms of multiple, different effects to receptors caused by the Pipeline (intra-project) and i with any other developments/ projects in the vicinity (inter-project). These types of assessment ensure that the consider cumulative effects pursuant to the Infrastructure Planning (EIA) Regulations 2017 (as amended) are r application.	
		The Applicant acknowledges this response from Peel and has no further comments at this time	
Peel 3.1.3.4	Assessment of Cumulative Effects – Inter project Effects	To identify relevant projects for the assessment of inter-project effects, a series of search criteria have been us [APP-071], Paragraph 19.5.14). Based on the search undertaken three projects have been identified within Pro 19.1 (Table 2) [CR1-044] and Figure 19.1 [CR1-099]), comprising:	
		ID 1e(iii) - TCPA – CWACC: 19/03489/FUL Development of a hydrogen production plant (HPP) and electricity comprising of a waste reception and handling building, gasification facility, hydrogen production facility with as infrastructure which includes access roads, weighbridge, fencing / gates, lighting, surface water drainage, and distribution plant1;	
		ID 54 TCPA - CWACC Reference: 21/04076/FUL: Materials recycling facility, two plastics recycling facilities, a recycling facility and a hydrogen refuelling station (Protos Plastics Village); and ID 63 TCPA - CWACC Reference 20/04396/FUL: Resource recovery facility (Plastics Recycling Facility).	
		The Applicant acknowledges this response from Peel and has no further comments at this time.	
Peel 3.1.3.5	Assessment of Cumulative Effects – Other Protos Developments	Peel notes whilst these Other Developments have been considered, there are a number of other extant permis not yet been implemented or are under construction as of Spring 2023 which lie within the land owned by Peel are outlined in Appendix 2. The location of these developments is provided at Appendix 4, and layout plans at 15.	
		A review of the list of applications provided by Peel has identified developments that would qualify for inclusion the Inter-Project Effects Assessment (Table 2 of Appendix 19.1 of the 2022 ES [CR1-044]). These development references: 14/02277/S73 (including Plots 1-3 and 5-7), 18/04671/WAS (Plot 4), 19/02566/FUL, 17/02683/FUL 18/01543/S73 (Plot 8) have been assessed and will be included in the updated ES that will be submitted during process. The result of this assessment is summarised as follows.	
		All Protos Plots are assessed as a related development despite some being small scale in some cases. These developments overlap in some cases with the DCO Proposed Development and therefore have the potential for in both the construction and operation stages. Development 18/04671/WAS would result in mostly Negligible, b Adverse Inter-Project Effects primarily in the construction stage.	
		Upon conclusion of this assessment Peel will review and comment. Peel are content with the approach so far, the meeting on 30 May 2023.	
		The Applicant issued an advanced copy of the updated ES Cumulative Impacts Chapter to Peel. Upon their re to two minor consistency updates by the Applicant, Peel is satisfied with the updated assessment. The updated been submitted to the Examination at Deadline 7.	
Peel 3.1.3.6	Assessment of Cumulative Effects – Intra Project Effects	Due to the proximity and scale of these developments and potential for intra-project effects due to the presence sensitive environmental receptors (specifically in respect to air quality, traffic and transport and biodiversity), Pe	

071]. This covers in combination e requirements to met for the DCO	Agreed
used (Chapter 19 Protos (Appendix y generating plant, ssociated/ ancillary d electricity a polymer laminate ence:	Agreed
issions which have at Protos. These t Appendices 5 – n in the long-list of ents, with L (Plot 15) and ng the examination e individual for adverse effects but some Minor , as discussed in review and subject ed ES chapter has	Agreed
ce of common Peel objects to the	Agreed

		The Applicant notes developments identified in Peel 3.1.3.5 will be included in the updated ES submitted at the end of the DCO examination process. Upon conclusion of this assessment Peel will review and comment. Peel are content with the approach so far, as discussed in the meeting on 30 May 2023 The Applicant issued an advanced copy of the updated ES Cumulative Impacts Chapter to Peel. Upon their review and subject to two minor consistency updates by the Applicant, Peel is satisfied with the updated assessment. The updated ES chapter has been submitted to the Examination at Deadline 7.	
Peel 3.1.3.7	ES – Population and Health	Peel has raised the following as an issue relating to Chapter 16: Population and Human Health [APP-068] – Development Land and Businesses: It is acknowledged that the Newbuild Infrastructure Boundary lies within / in proximity to Protos. Protos and the surrounding land presents a unique opportunity to become a destination for sustainable energy, innovation and industry and it is the ambition of Peel to develop Protos further to cluster together innovative technologies in energy generation and resource management to lead the way on the clean growth agenda. This aim will only be further realised through the development of the land surrounding Protos, including land within the Newbuild Infrastructure Boundary.	Agreed
		Effects on Protos itself as a receptor are concluded to be 'Moderate Adverse (Significant)' prior to mitigation, based on a sensitivity of 'High' and magnitude of 'Minor' (Appendix 16.1, Table 3 [CR1-038]). Effects following mitigation are considered to be 'Minor Adverse (Not significant)'. The categorisation of Protos as 'High' sensitivity does not correlate with the criteria provided (Chapter 16, Table 16.2 [APP-068]), which indicates that land allocated for employment (e.g., strategic employment sites) covering >5ha should be considered as 'Very High'. Given the strategic, allocated nature of the Protos site (as allocated within CWACC Local Plan Part 2 – Policy EP6) which is c.130ha, it is considered that the latter category would be more appropriate.	
		The assessment considers 'the potential for temporary disruption to businesses as a result of potential minor access restrictions to roads whilst construction is undertaken. Associated construction traffic could also give rise to amenity effects for employees and customers' (Chapter 16, Paragraph 16.9.6 [APP-068]). However, there are additional impacts which have the potential to affect Protos and future expansion, including direct land take associated with the access road from Grinsome Road roundabout which conflicts with the delivery of the planned Protos Plastic Park (CWACC reference: 21/04076/FUL) and interaction with the Protos (CWACC reference: 10/01488/FUL, amended by CWACC reference: 14/02277/S73).	
		Peel requests the full assessment of these impacts and the development of mitigation to ensure that the delivery of consented developments and future expansion of Protos are not hindered. The Applicant has carried out a review of the list of applications provided by Peel and has identified developments that would	
		meet the criteria for inclusion in the long-list of the Inter-Project Effects Assessment and were publicly listed prior to the submission of the 2022 ES (31 August 2022) (Table 2 of Appendix 19.1 of the 2022 ES [CR1-044]). These developments, (references: 14/02277/S73 (including Plots 1-3 and 5-7), 18/04671/WAS (Plot 4), 19/02566/FUL, 17/02683/FUL (Plot 15) and 18/01543/S73 (Plot 8)) have now been assessed and will be included in the updated ES towards the end of the DCO examination. The result of this assessment is summarised below.	
		All Protos Plots are assessed by the Applicant as related development despite some being small scale in some cases. These individual developments overlap in some cases with the DCO Proposed Development and therefore have the potential for adverse effects in both construction and operation stages. Development 18/04671/WAS would result in mostly Negligible, but some Minor Adverse Inter-Project Effects primarily in the construction stage.	

		The amended permission (CWCC reference 21/02848/S73) would not lead to a change in the significant residu Inter-Project Effects Assessment of development due to the nature of the development (the addition of earthwo anticipated to alter any assessment outcomes of the Inter-Project Effects Assessment. This is currently under review by Peel. The Applicant confirms that all potential effects on Protos related to Pop Human Health, including land take and access, have been fully considered and assessed as part of the Inter-P Assessment.
		Assessment. The Applicant agrees that Protos energy has been incorrectly identified as 'high' sensitivity and it should be cla high'. However, given that the effects are still considered by the Applicant to be minor, this would not result in a overall recorded effect of moderate adverse significance. This will be updated in the ES and submitted towards Examination.
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved. Key points on access and land-take are being handled as part of commercial discussions
		The Applicant intends to update the ES cumulative chapter with these points captured, at which point it would b review. This will be issued on w/c 21 st August 2023 latest. If the document is available earlier, this will be sent a possible.
		The Applicant issued an advanced copy of the updated ES Cumulative Impacts Chapter to Peel. Upon their re- to two minor consistency updates by the Applicant, Peel is satisfied with the updated assessment. The updated been submitted to the Examination at Deadline 7.
Peel 3.1.3.8	Impacts on Development Land and Businesses	As part of Chapter 16: Population and Human Health [APP-068] , effects on 'development and land and busine 'scoped into' the EIA. As part of this assessment, it is acknowledged that the Newbuild Infrastructure Boundary to Protos and effects on the strategic employment site are concluded to be 'Minor Adverse (Not Significant)' fol The Applicant acknowledges this response from Peel and has no further comments at this time.
Peel 3.1.3.9	Impacts on Development Land and Businesses - Sensitivity	Peel notes, within the assessment, Protos is categorised as being of 'High' sensitivity, which does not correlate provided (Chapter 16 [APP-068] , Table 16.2), which indicates that land allocated for employment (e.g., strategis sites) covering >5ha should be considered as 'Very High'. Given the strategic, allocated nature of the Protos sit that the latter category would be more appropriate.
Peel 3.1.3.10	Impacts on Development Land and Businesses – Temporary Disruption	Peel notes that the assessment identifies 'the potential for temporary disruption to businesses as a result of pot access restrictions to roads whilst construction is undertaken. Associated construction traffic could also give ris effects for employees and customers (Chapter 16 [APP-068] , Paragraph 16.9.6). In addition, for the temporary impacts described are additional impacts which have the potential to affect consented developments within Pro future expansion ambitions, including direct land-take associated with the access road from Grinsome Road ro conflicts with the delivery of the planned Protos Plastic Park (CWACC reference: 21/04076/FUL) and interaction Protos site's (CWACC reference: 14/02277/S73) Railway Line.
		The Applicant has issued an updated Heads of Terms document and site access is a key point tha handled as part of these commercial discussions.
		Commercial discussions between the parties on this topic are progressing.

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		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings between the parties was agreed. Protective Provisions between the parties have been drafted such that access raised have been addressed.
		Commercial discussions between the parties on this topic have progressed and the points are being resolved a drafting and discussion.
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2
Peel 3.1.3.11	Impacts on Development Land and Businesses – Major Accident Classification	Peel notes that it is also unclear whether the Pipeline would be classified as a Major Accident Hazard Pipeline Safety Regulations 1996 and therefore 'generate' a Consultation Zone with associated land use restrictions. The of other pieces of legislation noted within Chapter 13: Major Accidents and Disasters [APP-065] (e.g., The Plan Substances) Regulations 2015 and The Dangerous Substances and Explosive Atmospheres Regulations 2002 clear whether to respond to the relevant requirements under this legislation, appropriate separation or 'stand-or be applied. Such additional land use restrictions also have the potential to prejudice currently consented and fu ambitions at Protos.
		Given this, Peel objects on the basis that these potential impacts are not currently addressed and mitigation me set out to address these impacts.
		The Applicant notes that CO2 is not currently defined as a dangerous fluid under the Pipelines Safety Regulation such, CO2 pipelines are not classified as Major Accident Hazard Pipelines and do not have an associated Con Therefore, developments around CO2 pipelines are currently not subject to controls under Land Use Planning.
		The Applicant also notes that CO2 is not currently regulated under The Planning (Hazardous Substances) Reg The Dangerous Substances and Explosive Atmospheres Regulations 2002 and, as such, there are no defined 'stand-off' distances. It is understood that further advice is awaited from the Health and Safety Executive (HSE CO ₂ Pipelines in respect to Land Use Planning and other regulatory requirements. On this basis, given HSE ac Peel maintain their objection on the basis that the potential impacts are not currently addressed and therefore measures to set out to address these impacts are unknown.
		The Applicant acknowledges the point raised by Peel and in continually engaging with the HSE. The Applicant the assessment on the basis of the information available to it at the current time.
		The Applicant notes that the ExA have asked this specific question to the HSE as part of the Second written que and is linked to the ExA's first round of written questions. The Applicant proposes to discuss this topic after De the HSE an opportunity to comment.
		The HSE did not comment on this topic at Deadline 6. The Applicant proposes that this point is Agreed.
		The Applicant and Peel agree that these are concerns that need resolution, but require input from the HSE. The commit to feeding back to Peel on advice from the HSE when this information is known as soon as practicable in the project.
Peel	ES – Biodiversity	Peel has raised the following as an issue: Chapter 9: Biodiversity [AS-025] - Impacts on Water Vole
3.1.3.12		It is understood that significant dewatering is proposed at and around the Ince Above Ground Installation (AGI) groundwater levels in the area (Appendix 18.3 [APP-165] , Paragraph 1.3.14). The abstracted water will be treat and discharged into the watercourse network. There is known to be Water Vole in the Ince Marshes (including

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as part of legal	
e by the Pipeline There are a number anning (Hazardous 2) and it is not off' distances may future development	Agreed
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egulations 2015 or d separation or E) on the status of advice is awaited potential	
nt is carrying out	
uestions (Q2.20.2) eadline 6 to give	
The Applicant will e, at a later stage	
l) due to the high eated (if required) g on East Central	Agreed

		Drain). As such, there are potential impacts on this species. Peel requests that these issues are fully considered, and mitigation developed to ensure that impacts to the protected species are mitigated.	
		This point is currently under review by the Applicant, and a response will be given at the next revision of the SoCG.	
		The Applicant is aware of the presence of water vole within the Order Limits and wider landscape of the DCO Proposed Development and has completed a suite of surveys (see Chapter 9.6 – Riparian Mammal Survey Report [AS-039] (superseded by [CR1-072 and CR1-073]). The Applicant recognises the potential for impacts to water vole during the course of construction of the DCO Proposed Development and has included mitigation measures to safeguard the species: see items D-BD-034 and D-BD035 within Table 6.6: Construction Management and Mitigation – Biodiversity of the Outline Construction Environmental Management Plan (OCEMP) [REP2-021] . Where required, protected species licensing will be applied for by the Applicant in advance of construction, as captured by item D-BD-002 within [REP2-021] . The Applicant will be further supported by the presence of an Ecological Clerk of Works (ECOW)/team of ECoWs during construction who will ensure compliance with relevant legislation and any obtained protected species licenses (as captured by item D-BD-001 within [REP2-021] .	
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel confirm that their objection is resolved.	
Peel 3.1.3.13	Location of Ecological Mitigation	Peel notes, that with relevance to the Ince AGI, no Environmental Mitigation Areas are defined on the Works Plans [REP2-005] (D.2.4-WP-Sheet 1). However, ecological mitigation measures are proposed include an area of riparian habitat enhancement along the southern bank of East Central Drain as well as the planting of native triple staggered hedgerow, hedgerow trees native shrub planting and species rich grassland around the Ince AGI [CR1-008] (D.2.14-LAY-Sheet 2). The location and extent of these works should be discussed with Peel to ensure that these do not prejudice future development ambition.	Agreed
		It is currently unclear whether riparian habitat enhancements are proposed at the relocated outfall to Elton Drain 1 (and their location and extent). Further details of such improvements are requested to be provided for review by Peel.	
		The Applicant issued an advanced copy of the updated Ince AGI Landscape Layout to Peel. Upon their review and subject to minor updates by the Applicant to the key, Peel is satisfied with the updated plan. The updated Landscape Layout has been submitted to the Examination at Deadline 7.	
Peel 3.1.3.14	Location of Ecological Mitigation – Priority Habitats	Peel also recognises that additional opportunities for biodiversity enhancement are being considered by the Applicant to achieve at least 1% gain in Priority Habitats, including refining / reducing the extent of proposed temporary impacts and delivery of further habitats.	Agreed
		The Applicant acknowledges this response from Peel and has no further comments at this time	
Peel 3.1.3.15	ES – Assessment of Alternative	Peel notes that under the Guiding Principles in Appendix 4.1 [APP-079] 'to minimise the need for compulsory acquisition / To utilise existing infrastructure and routing corridors where possible' major planning permissions/strategic site allocations should	Please refer to Peel 3.1.1.4 and Peel 3.1.2
			ion

Peel 3.1.3.17	Odour Management	Peel notes that the Applicant has identified the potential for odour emissions at the Ince AGI, with associated O lies close to Protos (shown on Figure 6.3 [CR1-108]). Further consideration should be given to commercial and nearby as part of the assessment. It is understood that such emissions can be mitigated through the adoption odour management regime.
		Following review of the Odour Management Plan and further discussions, Peel is satisfied with the information Peel confirm that their objection is resolved.
		The Applicant has submitted the plans as detailed above at Deadline 2, these are currently under review by Pe
		The management regime for such venting activities should be secured through an Odour Management Plan. T provided as part of the application and its implementation secured through the DCO. The Applicant submitted to Management Plan [REP2-044] (D-AQ-042 of the REAC, [REP2-017]) at Deadline 2 which will aim at notifying (including commercial/industrial receptors) in advance of any venting occurring at the AGIs. Peel will review the issued and will use this for further discussion.
		It would be possible to mitigate the risk of odorous impacts by ensuring that venting does not occur at night and venting does not occur during stable/very stable conditions (i.e., those identified as having the most significant odour impacts).
		The Applicant has identified residential areas but has not considered industrial or commercial locations such as which is close to the Ince AGI. The IP acknowledges that areas which will provide amenity value such as resid areas are considered to be more sensitive than industrial and commercial locations. However, consideration sh relevant receptors within the assessment to demonstrate that odour is unlikely to be an issue.
		The assessment shows that the predicted odours fall below the odour detection threshold for most weather cormeans that the risk of odour annoyance is reduced. As set out in paragraph 1.2.8 of Appendix 6.2 [APP-082] , if used in the assessment (7 μ g/m3) is the identification threshold for H2S, odour has been reported at levels sign than this. Also, the risk of odour annoyance remains for stable atmospheric conditions.
Peel 3.1.3.16	ES – Air Quality and Emissions	Peel notes that the odour zone at Ince AGI is located to the south of Protos, with the closest consented develo Plastics Village (CWACC Reference: 21/04076/FUL), approximately 160m from the edge of the H2S Odour Zo Venting (shown on Figure 6.3 [CR1-108]).
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .
		Commercial discussions between the parties on this topic have progressed and the points are being resolved a drafting and discussion.
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings between the parties was agreed. Protective Provisions between the parties have been drafted such that access raised have been addressed.
		As part of the ongoing commercial discussions, the parties are planning a technical workshop to resolve the repoints.
		The Applicant notes that this was related to route selection and appropriate consideration was given at the alte The Applicant acknowledges Peel's statement and is working with Peel to resolve this objection via commercial
		be recognised. This to ensure that interactions / overlaps with construction and operation of such sites are mar disruption.

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nd to ensure that t potential for	
This should be the Outline Odour nearby residents his plan when	
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n provided and	
Odour Zone, which nd industrial uses of an appropriate	Agreed

		Peel objects on the basis that the odour management plan has not been provided as part of the information sul the DCO application outlining the anticipated management regime.
		The Applicant submitted the Outline Odour Management Plan [REP2-044] (D-AQ-042 of the REAC, [REP2-01] Peel will review this plan when issued and will use this for further discussion.
		The Applicant has submitted the plans as detailed above at Deadline 2, these are currently under review by Pe
		Following review of the Odour Management Plan and further discussions, Peel is satisfied with the information Peel confirm that their objection is resolved.
Peel	ES – Provision of Ecological	Comments from Peel regarding the level of ecology surveys carried out on its interests are as follows:
3.1.3.18	Surveys	Peel believes the range of ecological surveys proportionate to the development type and habitats/species prese present were undertaken.
		Peel notes regarding the baseline information is present to be reasonable with the exception of the current bas voles in the East Central Drain and adjacent watercourses. Within Appendix 9.6, no signs of water voles were i surveys undertaken by Ecology Consulting Ltd in 2022 identified the presence of water voles in the East Centra adjacent ditches. It is possible this information has since been collected by the Applicant and it is understood the submitted as supplementary information during the determination of the DCO application.
		Peel notes that up to date water vole baseline information should be shared to assess if these measures are ac clarification provided if any further mitigation are required (e.g., riparian habitat enhancements).
		The Applicant has directed Peel to the Supplementary Information submitted to, and accepted by, the ExA on 2 Updated survey results in relation to water voles are provided within Appendix 9.6 – Riparian Mammal Survey I and further updated within ES Addendum Change Request 1 [CR1-072 and CR1-073] . Whilst evidence of wate found on East Central Drain during the Applicant's survey visits, water vole presence was confirmed on adjacent West Central Drain. As such, as part of the impact assessment, the Applicant has applied a precautionary apprivole presence has been assumed on East Central Drain.
		The submission of these reports by the Applicant corroborates the original impact assessment and mitigation p presented within Chapter 9 – Biodiversity [AS-025] . Mitigation prescriptions in relation to water vole and riparia detailed in items D-BD-035, D-BD-036, D-BD-048, D-BD-049, D-BD-059, D-BD-060 and D-BD-062 within the C [REP2-021] and REAC [REP2-017] and as updated at Deadline 2. The Applicant confirms that Chapter 9 of the ES doesn't need to be updated again in respect of these survey respectively.
		Chapter was updated following the submission of supplementary information - so is up to date already.
		Peel have reviewed this data and is content with its findings.
Peel 3.8.3.19	Location of Ecological Mitigation – Baseline survey	Peel notes a comprehensive suite of baseline ecological surveys have been undertaken to identify whether pro ecological species are present within the Newbuild Infrastructure Boundary or appropriate Zones of Influence (surrounding the Pipeline. However, it is noted that further baseline surveys were to be undertaken post-June 2 information to be provided during the DCO examination period.
		Peel also notes the timing of the submission of the above information should be confirmed by the Applicant and corroborates the baseline conditions, impact assessment and mitigation identified for protected / notable ecology

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	further mitigation requirements should be clearly defined and discussed and Agreed with Peel if located at Ince that these do not prejudice development aspirations.
	Peel therefore objects on the basis that the currently proposed mitigation measures are not Agreed, and further requirements are unknown.
	The Applicant has made Peel aware that the results of further surveys were submitted on 3 March 2023, subset by the ExA as part of the Applicant's Section 51 advice response on 14 and 20 March 2023 [AS-029 to 042 an 059].
	The Applicant confirms that Chapter 9 of the ES doesn't need to be updated again in respect of these survey re Chapter was updated following the submission of supplementary information - so is up to date already.
ES – Construction Monitoring Measures	Peel is satisfied with the monitoring measures during construction and post construction described within Chap [APP-061], [CR1-124].
	The Applicant acknowledges the response and has no further comments.
ES – BNG / Biodiversity	Peel notes that although BNG is not yet mandatory, it is Peel's view that BNG should be sought as part of all de Whilst a large proportion of the impacts of the proposed project are of a temporary nature, the large-scale natur nationally significant infrastructure provides an opportunity to deliver BNG on a regional scale. Therefore, where opportunity should be maximised either through habitat creation or restoration of degraded habitats.
	The Applicant acknowledges the Peel's response and refers Peel to the BNG Strategy Update Document issue Applicant to the ExA at Deadline 2 [REP2-042].
	The consideration of BNG is welcomed by Peel. However, the land requirements for delivery of BNG are not cubut will be confirmed later in the examination process. Peel will review this information when issued and will use discussion.
	The Applicant notes Peel's view and confirms that they have no intent to use Peel's land for BNG, and the parti later point of the examination after the BNG Mitigation Assessment is updated.
	The Applicant expects Peel to be able to review this point after its Deadline 6 submission and has stated that P required for ecological mitigation or BNG purposes.
	Peel have requested the extent of riparian habitat enhancement is made clear to them prior to Deadline 7. T Peel has reviewed the Applicant's BNG Strategy Document issued at DL6 [REP6-033] , in which the Applicant of BNG plan and has confirmed that there is no requirement for Peel's land to be used for BNG purposes. Based removes their objection.
	In addition to the above, the Applicant has updated the Landscape Plan for Ince AGI and shared it with Peel, ba update to this diagram and subject to a minor update to the key, Peel is satisfied that this addressed their ripari concerns.
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Peel 3.1.3.22	ES – Habitats / Biodiversity enhancement	It is suggested by Peel that ecological restoration and enhancement delivered by the project should complem nature strategies, for example aligning the proposed restoration/enhancement to CWCC environmental policies this with Cheshire Wildlife Trust as part of their Living Landscapes strategy for the area.
		The Applicant confirms that it has, and continues to, discuss habitat offsetting with CWCC in England. These an advanced staged, with offset locations aligning with relevant strategies and policies of the councils (where CWCC's Ecological Network (part of the Local Plan Part 2 Policy (DM44).
		The Applicant expects Peel to be able to review this point after its Deadline 6 submission and has stated that required for ecological mitigation or BNG purposes.
		Peel have requested extent of riparian habitat enhancement is made clear to them prior to Deadline 7.
		Peel has reviewed the Applicant's BNG Strategy Document issued at DL6 [REP6-033], in which the Applican BNG plan and has confirmed that there is no requirement for Peel's land to be used for BNG purposes. Base removes their objection.
		In addition to the above, the Applicant has updated the Landscape Plan for Ince AGI and shared it with Peel, update to this diagram and subject to a minor update to the key, Peel is satisfied that this addressed their ripa concerns.
Peel 3.1.3.23	ES - GCN	Two ponds/waterbodies were identified in the vicinity of the Ince AGI; neither of these were surveyed but this limitation as surveys undertaken over a number of years across Protos have indicated that great crested new absent. Therefore, no concerns are raised on this. The Applicant notes this.
Peel 3.1.3.24	ES - Bats	Peel notes that relatively low level of bat activity was recorded along Elton Lane, a higher level of activity was Elton Lane by Ecology Consulting Ltd in 2022 but this was further to east, and activity varies seasonally and g area affected by the Pipeline no concerns are raised. The Applicant notes this.
Peel 3.1.3.25	ES – Aquatic Surveys	Peel is satisfied with the scope and content of the surveys undertaken. The Applicant notes this.
Peel 3.1.3.26	ES – Wildlife Corridors	Peel requests that where it is feasible the project should be considered as an opportunity to deliver ecological scale and in terms of wildlife corridors this could be creating new corridors, complementing / joining up existin enhancement of existing corridors along the Newbuild Infrastructure Boundary.
Peel 3.1.3.27	ES - Trees	Peel requests that further information on the locations for tree planting (if proposed) are provided. The Applicant has set out BVS and AGI Landscape Layouts [CR1-008] , which show the preliminary landscap including proposed tree locations. Currently the landscape layouts set out the principles of the mitigation; how required at this stage of the design development, and the proposals will be refined further at detailed design s

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		 tree planting within mitigation areas identified across the Order Limits, these are illustrated within Works Plans mitigation areas have been selected for targeted mitigation tree planting (alongside scrub planting) to mitigate for trees as a result of construction of the DCO Proposed Development. These locations have been selected on the into existing green infrastructure and corridors within the landscape. It is understood that updated landscape layout plans will be provided to account for the changes to the surface strategy at Ince AGI. Once issued, these will be reviewed by Peel. Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings between the parties was agreed. Protective Provisions between the parties have been drafted such that access raised have been addressed. Detailed design work to be agreed with Peel, as currently some planting interferes with other developments, an Applicant's detail engineering stage will be carried out. Peel will agree to this point subject to agreement of future plans, where the Applicant will allow Peel to comment landscaping plan drawings as produced in detailed engineering. The Applicant has agreed to consult Peel on the proposals before these are finalised.
Peel 3.1.3.28	Local Wildlife Site	Peel has drawn the Applicant's attention to the site of the Ince AGI is located within a 'Local Wildlife Site'. Local Strategic Policy ENV 4 applies which seeks to safeguard and enhance biodiversity. The policy requires 'no net assets. However, there is an emerging requirement for developments to achieve 10% biodiversity net gain. Where the policy was an emerging the expectation for developments to achieve this figure.
		The basis of the below point Peel accordingly objects in principle to the current proposed layout of the Ince AG process of discussing matters with the Applicant to agree a position acceptable to both Parties. The precise loc AGI should be Agreed with Peel.
		The Applicant notes, permanent impacts associated with the construction of the Ince AGI will result in the loss associated with the Frodsham and Ince Marshes LWS. The design has sought to minimise losses and retain exhabitats wherever possible in line with the mitigation hierarchy. Where this is not possible, further options to mi will be explored during detailed design stage. Any remaining losses of priority habitat within the LWS will be ad compensated for to achieve a net gain in these habitat types.
		Any losses of priority habitat within this LWS are being compensated for through the BNG assessment to achie gain, and that this will be delivered through off-site compensation, largely due to the difficulty in ensuring and s long-term management for priority habitats within the Order Limits.
		Discussions regarding offsetting of these habitats is ongoing with CWCC and other potential delivery partners.
		The Applicant however notes that there is no statutory obligation under the Environment Act 2021 on this Appli BNG. Therefore, while delivery of BNG is Agreed to be desirable and a minimum target of 1% has been set, the threshold does not apply and is not required to accord with existing policy.

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		The consideration of BNG is welcomed by Peel. However, the land requirements for delivery BNG are not curre but will be confirmed later in the examination process. Peel will review this information when issued and will us discussion.
		The Applicant notes Peel's view and confirms that they have no intent to use Peel's land for BNG, and the part later point of the examination after the BNG Mitigation Assessment is updated.
		The Applicant has reiterated its stance that Peel land is not being considered for BNG purposes within its Dead submission.
		Peel has reviewed the Applicant's BNG Strategy Document issued at DL6 [REP6-033], in which the Applicant BNG plan and that there is no requirement for Peel's land to be used for BNG purposes. Based on this, Peel robjection.
Peel 3.1.3.29	Local Wildlife Site Ince AGI Layout	Additionally, the layout of the Ince AGI [CR1-004] (as shown on plan ref. EN070007-D.2.10-LAYSheet 1) orien infrastructure adjacent to an existing drain which travels in an east/west direction to the north of the Ince AGI (E Drain). This drain is known for the presence of Water Voles. Additional Water Vole survey work is understood t with this to be submitted as supplementary information during the determination of the DCO. This information is Peel to fully understands the impacts of the Application.
		The Applicant notes the results of further surveys were submitted on 3 March 2023, subsequently accepted by Authority (ExA) as part of the Applicant's Section 51 advice response on 14 and 20 March 2023. The Riparian Report [CR1-072 and CR1-073] details the results of the water vole surveys noting that presence has been co Central Drain, with Precautionary Presence of water vole assumed on East Central Drain and Elton Ditches. M developed and is presented within the Outline CEMP [REP2-021]).
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.
Peel 3.1.3.30	ES – Climate Change	Peel notes that estimated greenhouse gas emissions are presented in Chapter 10: Greenhouse Gas Emissions however, the underpinning assumptions and calculations are not provided, including the worst-case assumption respect to manifold venting. These should be provided to evidence the figures presented.
		This point is currently under review by the Applicant, and a response will be given at the next revision of the Sc
		The Applicant notes that Section 10.5 of Chapter 10 (of the ES): Greenhouse Gases [APP-062] outlines the m for the calculations, including any assumptions and limitations of the assessment. The following venting frequer assumed as a worst case scenario:
		 Manifold venting will occur every five years; and Pigging will occur every two years over a two week period.
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.

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Peel 3.1.3.31	ES - EIA	Peel welcomes the proposal to for the preparation of a schedule setting out baseline sources of data and where information is being collected. It is understood that supplementary ecological information is anticipated to be su requests confirmation of when this information is likely to be submitted.
		The Applicant draws Peel's attention to the data submitted in Appendix A - Schedule of Additional Baseline Dat part of the Applicant's Response to ExA's ExQ1 [REP1-044], Q1.9.1 (page 68), submitted at Deadline 1. Apper 045] contains a schedule of additional baseline data gathered for each of the technical chapters, and shows the
		Type of baseline data collected for the 2022 ES and which documents it was presented in.
		Whether additional baseline data / surveys have been gathered since submission of the 2022 ES and whether was presented in.
		Whether there are currently any ongoing surveys or data collection.
		• Why baseline data is considered to be valid and fit for purpose where it has not been updated and if there limitations.
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.
Peel 3.1.3.32	ES - EIA	Peel also requests that as part of the submission of supplementary information, the potential impact on the bas outlined and subsequent changes to assessment and mitigation proposals should be set out.
		Appendix A - Schedule of Additional Baseline Data [REP1-045] sets out timescales for ongoing surveys and bacollection. Supplementary ecological information was submitted to the ExA on 3 March 2023 and subsequently ExA as part of the Applicant's Section 51 advice response on 20 March 2023. Updated versions of the following were accepted by the ExA:
		 Appendix 9.3 – Bat Activity Survey Report Part 1 [AS-057] and Bat Survey Report Annex G Part 2 Appendix 9.4 – Bats and Hedgerows Assessment Parts 1 to 7 [AS-032 to 037] (Part 2 supersede Appendix 9.6 – Riparian Mammal Survey Report [AS-039] [updated in CR1-072 and CR1-073]
		The Applicant notes that the submission of these reports corroborates the original impact assessment and mitig prescriptions as presented Chapter 9 – Biodiversity [AS-025] . A revised version of Chapter 9, OCEMP [AS-053] was provided to the ExA, capturing minor text amendments in response to the submission of these the appendices.
		A further revised version of Chapter 9 – Biodiversity is provided within Environmental Statement Addendum Ch [CR1-124] with revised versions of associated appendices [CR1-054-CR1-081].
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.

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Peel 3.1.3.33	ES – Flood Risk	Peel requests that should options to slow local surface water flow in the Newbuild Infrastructure Boundary (or nearby) be considered, these should be discussed and Agreed with Peel to ensure that their proposed location does not conflict with any future development ambitions.	Agreed
		The Applicant proposes a future focused meeting between the specialists to resolve this point.	
		Teams meeting held on 07/07/23.	
		The Applicant has updated the Landscape Plan for Ince AGI and shared it with Peel, based on this update to this diagram, Peel is satisfied that this addressed their drainage concerns.	
Peel 3.1.3.34	ES – Flood Risk	Peel requests that consultation should be undertaken with the Environment Agency and Local Lead Flood Authority (in respect to the area around the Ince AGI) to identify the appropriate design flood level.	Agreed
		Should flood storage compensation be provided in the Newbuild Infrastructure Boundary (or nearby), these should be discussed and Agreed with Peel to ensure that their proposed location does not conflict with any future development ambitions.	
		The Applicant confirms that they are in regular consultation with the EA, as set out in the Applicant's draft SoCG with the EA [REP1-024] , as well as the IP, with respect to any necessary facilities.	
		The Applicant notes that, whilst there are noted areas of historical flooding, these are above ground and as the proposed pipeline is buried at those locations, it is unlikely that the proposed pipeline will exacerbate any of the existing flood risk. The proposed CO ₂ pipeline alignment will take into account the alignment and the location of the existing drainage assets and the design will avoid clashes with these assets.	
		Further discussions are ongoing in respect to the location of drainage infrastructure with Peel and a future focussed meeting between the specialists will be need to resolve this point	
		Teams meeting held on 07/07/23.	
		The Applicant confirms that moving the final layout of the AGI South to accommodate Peel's utility corridor is possible within the design envelope and the allowable DCO parameters (also noting the technical constraints imposed by proximity to existing electrical overhead lines) and commits to continued design meetings with Peel in detail engineering to finalise the AGI location.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		The Applicant has updated the Landscape Plan for Ince AGI and shared it with Peel, based on this update to this diagram, Peel is satisfied that this addressed their drainage concerns.	
Peel 3.1.3.35	ES – Flood Risk	Peel requests further information to be provided on the potential impacts of significant dewatering and impacts from discharge into adjacent watercourses on Water Voles which are known to be present in the drainage network surrounding the Ince AGI.	See Peel 3.1.3.3
		The Applicant notes this and refers to the response to Peel 3.1.3.3.	
Peel	ES – Water Environment	Peel requests for consultation prior to agreement of any dewatering discharge rates or locations as the landowner.	Agreed
3.1.3.36		The Applicant confirms that dewatering activities will be subject to appropriate assessment, mitigation and monitoring, through the Dewatering Management Plans and Groundwater Management and Monitoring Plans. These will include details of location and rates of any abstractions and discharges which will be subject to consultation and agreement with the regulator and	

		landowner. The appointed Construction Contractor will be responsible for developing and implementing these F through Requirement 5 (Construction Environmental Management Plan) of the DCO [REP1-004].
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.
Peel 3.1.3.37	ES – Water Environment	Peel agrees with the approach detailed in the WFD Assessment [APP-165] and Outline Construction Environm Management Plan [REP2-021] .
		Peel also requests further information on the proposed outfall to the East Central Drain and proposed riparian e These aspects should be discussed and Agreed with Peel to ensure there are no conflicts with future development
		The Applicant acknowledges that Peel agrees with the approach within the Water Framework Directive assess The riparian enhancements proposed by the Applicant are provided within the landscape plans [CR1-008].
		The Applicant will continue to engage with Peel on these matters. The Applicant proposes a future focused me the specialists to resolve this point. After a meeting held between the parties on 7 th July 2023, this point has be further. It is understood that updated landscape layouts will be provided. Once received, these will be reviewed
		The Applicant has updated the Landscape Plan for Ince AGI and shared it with Peel, based on this update to the subject to a minor update to the key, Peel is satisfied that this addressed their drainage concerns.
Peel 3.1.3.38	ES - Licenses	Peel acknowledges that appropriate licenses will be obtained for works in proximity to watercourses at the Ince East Central Drain) and that temporary structures / drainage channels may be implemented. Further engagement the location and duration of such measures should be undertaken to ensure there are no conflicts with future de ambitions.
		The Applicant notes, that with respect to water and waste generation, the Applicant's appointed Construction C responsible for obtaining all necessary licences and permits prior to the commencement of relevant works as so Other Consents and Licences document [REP1-011] .
		The Applicant will continue to engage with Peel on these matters. The Applicant proposes a future focused me the specialists to resolve this point. After a meeting held between the parties on 7 th July 2023, this point has be
Peel 3.1.3.39	ES – Land Contamination	Peel acknowledges that land contamination and pollution matters have been considered within the ES arising f and operation of the Ince AGI. Peel requests appropriate measures to be in place to prevent pollution events, in monitoring, with landowners' engagement.
		The Applicant acknowledges that Peel is satisfied with regard to contamination and pollution matters. D-WR-07 [REP2-017] commits the Applicant to developing a Surface Water Management and Monitoring Plan for before construction. D-WR-044 of the REAC [REP2-017] commits the Applicant to turbidity monitoring during the construction.
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel objection is resolved.
Peel 3.1.3.40	ES – Landscape and Visual	Peel requests that the in-combination effects on landscape and views should consider all consented schemes a listed at 1.1.8 in [REP1-075] .
		See response to Peel 3.1.3.1.

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Peel 3.1.3.41	ES - Lighting	Peel acknowledges that lighting is proposed during construction and operation of the Ince AGI. Peel request ap measures should be put in place to minimise disturbance to wildlife on and around the facility during both these project.
		The Applicant notes that the detailed CEMP, secured by Requirement 5 of the dDCO [REP3-005], will include the lighting during construction, including working methods and mitigation measures to ensure the reduction/remove adverse impacts as a result of construction lighting. REAC commitments D-PD-013, D-PD-014, D-BD-015, D-B LV-021 [REP2-017] provide mitigation measures to avoid and reduce potential adverse impacts arising from lig construction which align with best practice guidance. Additionally, the ECoW/team of ECoWs, as committed to a 001 of the OCEMP [REP2-021], will oversee and monitor the implementation of mitigation measures during the stage, inclusive of items associated with light use and provision. The Applicant has additionally included provisi Plan to be prepared detailing operational lighting requirements and associated mitigation (see item D-PD-14 of [REP2-017]).
		Following review of the above and further discussions, Peel is satisfied with the information provided and Peel of objection is resolved.
Other ap	oplication documents	
Peel 3.1.4	Other application documents	Peel agrees that its interests are correctly reflected in the Book of Reference [REP2-012].

Table 3-2 – CO₂ Network Connections

Ref.	Description of Matter	Current Position	Status
Peel 3.2.1	Development significance	In principle, Peel supports the DCO Proposed Development's ambitions and goals of delivering a CO ₂ Transport and Storage network to the area.	Agreed
		Peel supports the principle of the DCO Proposed Development and its siting and routing.	
Peel 3.2.2	Pipeline route siting	The Parties are in discussion regarding the proposed 24.4m siting in a 100m corridor as shown in the DCO Land Plans [REP2-004] , with adjacent developments on the Peel site under planning taking this routing into account.	Please refer to Peel 3.1.1.4 and Peel
		The Applicant has Agreed to align the pipeline to the ditch on the eastern extremity of the area located along the eastern side of plots 1-10, 1-13, 1-18 as shown on the Land Plans [REP2-004], and to route the pipe as close as practicable to this ditch.	3.1.2
		As part of the ongoing commercial discussions, the parties are planning a technical workshop to resolve this point.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	

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Ref.	Description of Matter	Current Position
Peel 3.2.3	Ince AGI detailed connections and design	The Parties agree that the Ince AGI (Work No.1) shown on the Work Plans [REP2-005] can be accommodated area. The Parties continue to work together on elements of the detailed design to ensure that the AGI and any developments can co-exist. The Applicant has been working extensively with Peel to minimise the impact of the Development on adjacent developments.
		The Applicant will continue to consult Peel on the developing design of the infrastructure during detailed design expected high-level confirmation of integration of site layout expected after the Department of Energy Security (DESNZ) announcement, to be reviewed if changed after announcement.
		After a technical review, the Applicant can confirm that the detention pond can be located to the north east of I Applicant notes that the level in the north east is generally higher than where the pond was originally sited and locate the pond at a lower level and hence the indicative design shows the pond to the west.
		With respect to re-locating the pond to the north east, the Applicant notes that the current extent of the watercourse to e unknown. During detailed design, the Applicant's contractor will assess the actual width of the watercourse to e detention pond lies with an 8m offset from the watercourses on site.
		The Applicant has submitted the updates and the changes to the detention pond location as part of a Change submission to the ExA. The ExA has accepted CR3. The parties continue to work together to finalise the condesign in its context on the Peel site and will continue to engage during later stages of the Applicant's detail details and the context on the Peel site and will continue to engage during later stages of the Applicant's detail details and the context on the Peel site and will continue to engage during later stages of the Applicant's detail details are context on the Peel site and will continue to engage during later stages of the Applicant's detail details are context.
Peel 3.2.4	Construction scheduling	The Parties agree that both the DCO Proposed Development, other future DCO applications impacting the site proposals for its site can coexist, and that construction works can be managed to prevent conflict between the
Peel 3.2.5	Construction scheduling	The Parties are working together to review their relevant construction timelines and interactions between these that in principle these can be appropriately managed. Subject to appropriate mechanisms and procedures beine between the Parties, Peel has no objection to the DCO on this point.

	Status
ed within the Work ly future the DCO Proposed	Agreed
gn. There is an ty and Net Zero	
⁻ Ince AGI. The id it is preferable to	
course is o ensure the	
e Request 3 nnections and AGI design.	
te and Peel's em.	Agreed
se but consider eing agreed	Agreed

Table 3-3 – Provision and Integration of Utilities

Ref.	Description of Matter	Current Position	Status
Peel 3.3.1	Utility requirements	The Applicant considers that the routing and provision of utilities (specifically electrical power and telecoms) used by the AGI will not impact the existing Protos site and that the size of the power demand is manageable within Peel's plans with the site development and their discussion with third party utility providers.	Agreed
		Peel and the Applicant are working together to define utility corridors in and around the DCO Proposed Development.	
		The Parties agree the design will be finalised during the Applicant's detail design	
Peel 3.3.2	Utility connection	The Parties are engaging in ongoing discussions on the integration of the utilities to the wider Protos development.	Please refer to
		The Applicant will be arranging telecoms themselves to the AGI.	Peel 3.1.1.4 and Peel 3.1.2
		Peel is reviewing provision for electrical power connection to the AGI.	Peer 5.1.2
		The Applicant and Peel are working together on the best connection but agree there is no in principle impediment to a connection.	
		The Parties agree the design will be finalised during the Applicant's detail design.	
		The Parties will discuss the provision of utilities as part of the ongoing commercial discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.3.3	Utility scheduling	The Parties are engaging in ongoing discussions on the time for electrical power connection.	Agreed
		The Parties agree the design will be finalised during the Applicant's detail design.	
Peel 3.3.3	Utility scheduling	The Parties are engaging in ongoing discussions on the time for telecoms installation.	Agreed
		The Parties agree the design will be finalised during the Applicant's detail design.	

Table 3-4 - Right of Access

Ref.	Description of Matter	Current Position	Status
Peel 3.4.1	Ince AGI location	The Applicant has proposed a layout at Ince AGI which has assumed access points that are viable. As Peel develop their Phase 4 Development plans at Protos, the rights of access points in the wider area will be developed as part of the detailed design. At this point the detailed routing of the access to the AGI and construction / operational corridor of the pipeline will be confirmed.	Please refer to Pee 3.1.1.4 and Peel 3.1.2
		The statutory consultation response from Peel regarding the potential risk of the AGI prejudicing the delivery of the expansion of Protos has been addressed between the Parties. This proposal is now incorporated into the future expansion plans at Protos.	
		Peel currently objects to the proposed layout of the AGI. The Applicant will further engage with Peel regarding the general arrangement of the AGI.	
		The Applicant proposes to construct the access as shown to Ince AGI (Work No.2), as shown on the Works Plans [REP2-005], access strategy will be handled via commercial discussions of the HoT.	
		Peel's concerns regarding access are currently a focal point for the Protective Provision discussions which are on going.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	
Peel 3.4.2	Point of Access	The Parties are discussing the routing shown on the Works Plans (Work No.3) [REP2-005].	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant has proposed the primary access road from Grinsome Road roundabout to the Pipeline/AGI. Peel have raised that this conflicts with the delivery of the approved Protos Plastics Park requesting a secondary access is identified. Peel have offered plans to be available for the Protos Plastics Park upon request.	
		Where Peel requires to realign any part of the existing access within its site as part of its proposals away from the route set out within the DCO Proposed Development, such realigned access will be suitable for use by and made available to the Applicant. As only the access within the site would be realigned, the transport assessment for the DCO Proposed Development would be unaffected and any works to create a realigned access would be consented under the relevant Protos consent. The Applicant agrees that this is appropriate subject to a suitable realigned access being available would agree not to use compulsory powers to retain the route shown on the DCO plans.	
		Peel's concerns regarding access are currently a focal point for the Protective Provision discussions which are on going.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	

Ref.	Description of Matter	Current Position	Status
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.1	Point of Access – Grinsome Road to Ince AGI	Peel notes the proposed access road from Grinsome Road roundabout to the Ince AGI and pipeline corridor (as shown on Works Plan [REP2-005] ref. EN070007-D.2.4-WP-Sheet 1) conflicts with the delivery of the approved Protos Plastics Park (CWACC Planning application ref. 21/04076/FUL), and the delivery of the railway line consented as part of the overarching planning permission for Protos (ref. 14/02277/S73), which would constrain the delivery of the developments. Therefore, at this stage, Peel objects to the proposed access (as shown on Works Plan [REP2-005] ref. EN070007-D.2.4-WP-Sheet 1).	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial discussions.	
		Peel's concerns regarding access are currently a focal point for the Protective Provision discussions which are ongoing. Peel will be sending the Applicant their proposed access routes for review and upon review, the Applicant are currently updating their commercial Heads of Terms plans accordingly.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.2	Point of Access – Impact on Grinsome Road Master Plan	Peel have referred the Applicant to a plan of the approved Plastics Park masterplan (ref. 20039-FRA-XX-00-DR-A-90-0005 P2) is provided with an overlay of the proposed access route to the Ince AGI and pipeline (shown on plan ref. [REP2-005] EN070007-D.2.4-WP-Sheet 1). This is provided at Appendix 16. These overlays plan clearly shows the conflict of the Applicant's proposed access with the planned development of the Plastics Park at Protos. A plan of the approved railway line is provided at Appendix 17 (plan ref. 0775/SK/05).	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		Peel's concerns regarding access are currently a focal point for the Protective Provision discussions which are on going.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.3	Point of Access – Impact on Protos site growth	Peel notes the Plastics Park forms part of the development proposals across Protos, which as described above, is identified in CWACCs adopted Local Plan as a key strategic site for economic growth and safeguards the land for a multi-modal resource recovery park and energy from waste facility for use in connection with the recycling, recovery and reprocessing of waste materials (Local Plan Part One Policies STRAT 4 and ENV 8; and Local Plan Part Two Policy EP6). The access to the Ince AGI as proposed in the Application would constrain the delivery of a key strategic site in CWACCs Local Plan.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial and protective provision discussions.	

Ref.	Description of Matter	Current Position	Status
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.3	Point of Access – Alternative means of access	Peel suggests an alternative means of access should be identified by the Applicant to avoid conflicting with planned development at Protos and avoid conflicting with the strategic ambitions established by CWACC in their adopted Local Plan; or negotiations should continue with Peel as part of the property terms to reach agreement on the access arrangement, as set out in this document.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.3	Point of Access – Ash Road	Peel also notes that construction traffic routes to the Ince AGI would include Ash Road and Grinsome Road via Pool Lane, with measures to mitigate effects comprising advanced hazard warning signage along Ash Road is proposed (as set out in the Outline Construction Traffic Management Plan, Annex A). Given Grinsome Road is the only access to / from Protos, further consideration should be undertaken to identify the interaction with vehicles (including HGVs and Abnormal Loads) along these routes with measures to reduce delays / restrictions and engagement with Peel and operators to minimise disruption.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Parties are discussing the concept of a Protos Construction traffic group, that will include Peel, the Applicant and other landowner / tenants / developers on the site to ensure that the various developments and operational business can co-exist with minimised impact incurred.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.2.3	Point of Access -Changing Access Routing	Peel has commented that the Consultation Report (document ref. D.5.1, Revision A, September 2022, ref. S1-09), states the Applicant is open to changing the access route provided continued access is made available to the Ince AGI, as is also established in this document. This is welcomed and further conversations should be held with Peel, but at this stage Peel objects in principle to this aspect of the proposal.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial and protective provision discussions.	

Ref.	Description of Matter	Current Position	Status
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.3	Impact of Construction Traffic	Peel notes that the Ince AGI would cause an increase in construction traffic on local roads, including Ash Road and Grinsome Road via Pool Road and advanced hazard warning signage along Ash Road is proposed (OCTMP Annex A). Peel notes that given Grinsome Road is the access road for Protos, further consideration should be undertaken on the interaction with vehicles (including HGVs and Abnormal Loads) along Grinsome Road with measures to reduce delays / restrictions and engagement with Peel and operators to minimise disruption.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.4.3	Impact of Construction Traffic	Peel notes that the access from Grinsome Road roundabout crosses the consented Protos Plastics Village. An alternative means of access should be identified by the Applicant to avoid conflicting with planned development at Protos and avoid conflicting with the strategic ambitions established by CWACC in their adopted Local Plan; or negotiations should continue with the IP as part of the property terms to reach agreement on the access arrangement, as set out in the SoCG.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		As noted under Peel 3.4.3 , consideration should be given to measures to reduce delays / restrictions for vehicles travelling to / from Protos along the routes to the Ince AGI and engagement should be undertaken with Peel and operators to minimise disruption.	
		The Applicant acknowledges this response. This is being discussed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	

Ref.	Description of Matter	Current Position	Status
Peel 3.5.1	Surface Water Management (Ince AGI and adjacent land)	The Applicant has considered and provided appropriate surface water management. Cumulative impacts with regard to adjacent developments are continually under review.	Agreed, also see Peel 3.1.3.19 to
		The Applicant has regularly reviewed the location of Ince AGI in regard to flooding potential.	Peel 3.1.3.23
		Peel have received comments from the Environment Agency on Sustainable Drainage Systems (SuDS) and flood risk, and these are currently under review. Peel will follow-up and share outcomes with the Applicant.	
		Peel's concerns are flagged in the sub-topics.	
		Based on these points Peel accordingly objects in principle to the current proposed layout of the Ince AGI and is in the process of discussing matters with the Applicant to agree a position acceptable to both Parties. The precise location of the Ince AGI and other infrastructure should be Agreed with Peel. Peel is liaising with the Applicant to agree terms for a private agreement to regulate how works in proximity to Protos are undertaken and to govern agreement as to the precise location of the Ince AGI to ensure that Protos can continue to come forward and is not compromised by the DCO.	
		The Applicant also refers to the detailed section Peel 3.1.3.19 to Peel 3.1.3.23 above.	
		After a technical review, the Applicant can confirm that the detention pond can be located to the north east of Ince AGI. The Applicant notes that the level in the north east is generally higher than where the pond was originally sited and it is preferable to locate the pond at a lower level and hence the indicative design shows the pond to the west.	
		With respect to re-locating the pond to the north east, the Applicant notes that the current extent of the watercourse is unknown. During detailed design, the Applicant's contractor will assess the actual width of the watercourse to ensure the detention pond lies with an 8m offset from the watercourses on site.	
		The Applicant will update Peel when the indicative strategy has been updated.	
		The Strategy has been updated and issued as part of Change Request 3 [CR3-016]	
Peel 3.5.1.1	Surface Water Management	Peel notes the site of the Ince AGI is located within a 'flood risk zone' as defined by CWCC Local Plan (Part 1) Strategic	Agreed
	(Ince AGI and adjacent land) – Flood Risk Zone	Policies. Policy ENV 1 applies which seeks to reduce flood risk. The Environment Agency flood risk maps identifies the site as being within an area at 'low' risk of flooding. and also incorporate sufficient space for future planned infrastructure within this area	also see Peel 3.1.3.19 to Peel 3.1.3.23
		The Applicant acknowledges the response from Peel.	
Peel 3.5.1.2	Surface Water Management (Ince AGI and adjacent land)	Peel also notes that a Flood Risk Assessment supports the Application which confirms the Ince AGI will be served by a drainage system which will accommodate for the effects of flooding and climate change.	Agreed also see Peel
	– Flood Risk Assessment	This point is currently under review by the Applicant, and a response will be given at the next revision of the SoCG. This point has been resolved during a meeting held between the parties on 7 th July 2023.	3.1.3.19 to Peel 3.1.3.23

Table 3-5 Surface Water and Flood Risk, and Drainage Strategy

Ref.	Description of Matter	Current Position	Status
Peel 3.5.1.3	Surface Water Management (Ince AGI and adjacent land) – Ince AGI Layout Impact	Additionally, Peel states the layout of the Ince AGI (as shown on plan ref. [CR1-004] EN070007-D.2.10-LAYSheet 1) orientates the infrastructure adjacent to an existing drain which travels in an east/west direction to the north of the Ince AGI (East Central Drain) (an Environment Agency "main drain"). The location of the Ince AGI and associated surface water drainage infrastructure needs to be a sufficient offsetting distance from the main drain	Agreed also see Peel 3.1.3.19 to Peel 3.1.3.23
		This point is currently under review by the Applicant. The Applicant notes that the detailed design of the AGI site and its drainage will be subject to further approval under requirement. The Surface Water Drainage Strategy has been updated and issued as part of Change Request 3 [CR3-016]	
Peel 3.5.1.4	Surface Water Management (Ince AGI and adjacent land) – Ince AGI Layout Impact	Peel also understands that temporary drainage systems and other temporary works to watercourses are proposed (including temporary diversion channels) to facilitate construction. These should be discussed and Agreed with Peel to ensure that these do not conflict with future development ambitions.	Agreed also see Peel 3.1.3.19 to Peel
		This point is currently under review by the Applicant, and a response will be given at the next revision of the SoCG. This point has been resolved during a meeting held between the parties on 7 th July 2023.	3.1.3.23
Peel 3.5.2	Existing and Proposed Drainage	The Parties are engaging in ongoing discussions as part of a wider Protos Phase 4 wider site development	Agreed also see Peel 3.1.3.19 to Peel 3.1.3.23
		The Applicant also refers to the detailed section Peel 3.1.3.19 to Peel 3.1.3.23 above. This point has been resolved during a meeting held between the parties on 7 th July 2023.	
Peel 3.5.3	Impact		Agreed also see Peel 3.1.3.19 to
		The Parties are engaging in ongoing discussions as part of a wider Protos Phase 4 wider site development The Applicant also refers to the detailed section Peel 3.1.3.19 to Peel 3.1.3.23 above.	Peel 3.1.3.23
		This point has been resolved during a meeting held between the parties on 7 th July 2023.	
Peel 3.5.4	Mitigation	The Parties are engaging in ongoing discussions as part of a wider Protos Phase 4 wider site development	Agreed also see
		The Applicant also refers to the detailed section Peel 3.1.3.19 to Peel 3.1.3.23 above. This point has been resolved during a meeting held between the parties on 7 th July 2023.	Peel 3.1.3.19 to Peel 3.1.3.23

Ref.	Description of Matter	Current Position	Status
Peel 3.6.1	Future Proposed Development	The Parties are working on a strategy relating to adjacent developments, several of which require the Applicant's pipeline infrastructure to be established.	Please refer to Peel 3.1.1.4 and
		Peel notes that the Pipeline will conflict with planned development at Protos which would prejudice the delivery of a key development within CWCC and limit its potential.	Peel 3.1.2
		This is being progressed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.6.2	Protos Phase 4 Site	The Applicant acknowledges that the Protos Site is safeguarded through Cheshire West and Chester Council (CWCC) Local Plan Part One Policies STRAT 4 and ENV 8: and Local Plan Part Two Policy EP6. The Applicant is also aware and through engagement has an understanding of the expansion of this site. The Parties will continue engagement to ensure the two can co-exist.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		Peel also have noted the conflicts between the pipeline and other developments related to the future ambitions of Peel for the expansion of Protos on the Affected Land. The key issues presented and to which objections are raised, are included in the following sub-topics.	
		Peel has been working with the Applicant to resolve the objections. However, the Parties have not yet managed to reach agreement on the below points.	
		This is being progressed as part of ongoing commercial and protective provision discussions	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	
Peel	Protos Phase 4	Layout of the Ince AGI	Agreed
3.6.2.1	Site – Ince AGI Layout	Peel understands the Order will be granted to the Works Plans (ref. EN070007-D.2.4-WPSheet 1) [REP2-005] , and the final precise layout of the Ince AGI will be within the limits of the Order. No Environmental Mitigation Areas are defined on the Works Plans (D.2.4-WPSheet 1) [REP2-005] . Notwithstanding this, the Ince AGI Landscape Layout (ref. D.2.14-LAY-Sheet 2) [CR1-008] identifies the location for landscaping/ ecological mitigation and a drainage detention pond. The location originally identified at DCO submission had the possibility to constrain future planned development across the Affected Land. Peel accordingly objects to the current proposed layout of the Ince AGI. The precise location of the Ince AGI and mitigation features should be Agreed with Peel.	

Ref.	Description of Matter	Current Position	Status
		This point is currently under review by the Applicant. The Applicant notes that the detailed design of the AGI site and its drainage will be subject to further approval under requirement. While the Applicant is very happy to engage with Peel on that detail, it will ultimately have to be acceptable to the LPA as well. The Applicant has submitted the updates and the changes to the detention pond location as part of a Change Request 3 submission to the ExA. The ExA has accepted CR3. The parties continue to work together to finalise the connections and AGI design in its context on the Peel site and will continue to engage during later stages of the Applicant's detail design.	
Peel 3.6.2.2	Protos Phase 4 Site – Access	Means of access to the Ince AGI and CO ₂ Pipeline The Applicant refers to the detailed Table 3-4 and its topics above. This point is currently under review by the Applicant and Peel.	See Table 3-4
Peel 3.6.2.3	Protos Phase 4 Site – Environment considerations	Environmental considerations The Applicant refers to the detailed section Peel 3.1.3 and its sub-topics above. This point is currently under review by the Applicant, and a response will be given at the next revision of the SoCG.	See Peel 3.1.3 and its sub-topics
Peel 3.6.2.4	Protos Phase 4 Site – Easement	 Easement of the CO₂ Pipeline (as shown on Works Plan [REP2-005] ref. EN070007-D.2.4-WPSheet 1). The Applicant notes that these points are being discussed as part of ongoing commercial negotiation. This point is currently under review by the Applicant, and a response will be given at the next revision of the SoCG. Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed. Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2. 	Please refer to Peel 3.1.1.4 and Peel 3.1.2
Peel 3.6.2.5	Protos Phase 4 Site – Commercial Discussion	 Negotiating land agreements for the Affected Land (as shown on Works Plan [REP2-005] ref. EN070007-D.2.4-WP-Sheet 1). The Applicant notes that these points are being discussed as part of ongoing commercial negotiation. This is being progressed as part of ongoing commercial and protective provision discussions. Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed. Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2. 	Please refer to Peel 3.1.1.4 and Peel 3.1.2

Ref.	Description of Matter	Current Position	Status
Peel 3.6.3	Green Belt Policy	Peel notes the Applicant's Planning Statement (ref. D.5.4 Planning Statement) [REP2-015] correctly identifies the Ince AGI is located within the Green Belt. The National Planning Policy Framework (NPPF) is clear that inappropriate development within the Green Belt is, by definition, harmful and should not be approved except in Very Special Circumstances (VSC) (NPPF para 147). VSC will not exist unless the harm to the Green Belt, and any other harm, is outweighed by other considerations (NPPF para 148).	Agreed
		Peel agrees with the Applicant that the Ince AGI is inappropriate development and is therefore harmful to the Green Belt (by definition). Peel agrees with the Applicant's case presented in the Planning Statement [REP2-015] that the harm to the Green Belt is outweighed by VSC including the locational need of the Ince AGI and the benefits that will arise as a result of the Project as a whole, including contributing to the UKs commitment to achieve net zero by 2050, the urgent need for carbon reduction infrastructure, and contribution to the overall reduction in greenhouse gas emissions. A full understanding of the 'other harms' resulting from the proposal is not clear from the information submitted to the Examination to date.	
		The Applicant considers that the case submitted covers all of the greenbelt considerations required and would request more information from Peel on the 'other harms' referred to in order to resolve this issue.	
Peel 3.6.4	Open Countryside	Peel states the site of the Ince AGI is located within the 'countryside' as defined by CWCC Local Plan (Part 1) Strategic Policies. Policy STRAT9 applies which seeks to protect the character and beauty of the countryside by restricting development to that which requires a countryside location and cannot be accommodated within the identified settlements.	Agreed
		Peel also state whilst the Planning Statement for the Application does not specifically address the 'countryside' element of Policy STRAT 9 (instead focusing the analysis on Green Belt), it is our opinion the same case made for the VSC case can also be applied for the need to locate the proposal within the countryside, and that any harm to the countryside is outweighed by the benefits of the scheme including contributing to the UKs commitment to achieve net zero by 2050, the urgent need for carbon reduction infrastructure, and contribution to the overall reduction in greenhouse gas emissions	
		This point is currently under review by the Applicant.	
Peel 3.6.5	Railway Crossing	The Applicant intends to carry out a trenchless crossing below the railway located in the south of Peel's Protos site, which is under Peel's ownership. The Applicant seeks Peel or its rail operator's technical input. The Applicant notes that it is likely to have to align this crossing with Network Rail's technical requirements.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	

Table 3-7 Issues related to the DCO Proposed Development - Draft DCO (including requirements to the draft DCO)

Ref.	Description of Matter	Current Position	Status
Peel 3.7.1	Draft DCO Issues	In order for Peel to be in a position to withdraw its objection to the proposed Order, Peel requires confirmation from the Applicant on the subtopics:	See Below
Peel 3.7.1.1	Draft DCO Issues	 Peel requests the access to the Ince AGI is relocated or renegotiated to avoid conflicting with planned development at Protos. The access included in the DCO application will not be relocated. The Applicant continues to engage with Peel to seek alignment between the developments, including using any alternative route brought forward as part of Peel's plans where that is made available to the Applicant at the appropriate time. The points highlighted in this document related to this objection are being progressed as part of ongoing commercial and protective provision discussions. Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed. Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2. 	Please refer to Peel 3.1.1.4 and Peel 3.1.2
Peel 3.7.1.2	Draft DCO Issues	Peel requests the acquisition of land and rights over the Affected Land (including the extinguishment of any rights) is on terms Agreed with Peel. The Applicant shall continue to work with Peel to reach a voluntary agreement. The points highlighted in this document related to this objection are being progressed as part of ongoing commercial and protective provision discussions. Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed. Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion. The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	Please refer to Peel 3.1.1.4 and Peel 3.1.2

Peel 3.7.1.3	Draft DCO Issues	Peel requests sufficient protection for the Protos expansion is afforded by the Pipeline scheme to enable the Protos expansion to come forward unhindered;	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		This point is currently Under Discussion.	
		The points highlighted in this document related to this objection are being progressed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	
Peel 3.7.1.4	Draft DCO Issues	Peel requests no works pertinent to the Affected Land shall be carried out without Peel's prior approval of the plans, specification, method statement and programme of works;	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The Applicant notes that it will share appropriate drawings and documents, but cannot agree to Peel's approval.	
		The Applicant requests a list of documentation that Peel considers should be shared. The Applicant will not accept the need for this Peel Approval, the Applicant can however discuss how a review / consultation programme would work.	
		The points highlighted in this document related to this objection are being progressed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2.	

Peel 3.7.1.5	Draft DCO Issues	Peel requests full access rights, during both the construction and operation phases, are retained to the Affected Land for the benefit of Peel. The point is Under Discussion, the Applicant notes that the AGI site itself is a secured operational site and therefore cannot be accessed by other Parties.	Please refer to Peel 3.1.1.4 and Peel 3.1.2
		The points highlighted in this document related to this objection are being progressed as part of ongoing commercial and protective provision discussions.	
		Technical workshops were held to resolve these points on 20 July 2023 and 4 August 2023, in which meetings a resolution between the parties was agreed. Protective Provisions between the parties have been drafted such that access concerns Peel raised have been addressed.	
		Commercial discussions between the parties on this topic have progressed and the points are being resolved as part of legal drafting and discussion.	
		The Applicant would refer to points Peel 3.1.1.4 and Peel 3.1.2 .	
Peel 3.7.1.6	Draft DCO	Peel requests submission of an Odour Management Plan and securement of its implementation through the DCO;	Agreed
	Issues	This plan is already secured as part of requirement 5 for construction and the operational management plan for operation. The Applicant submitted an outline of this plan at Deadline 2 [REP2-044].	