

Application by Chrysaor Production (UK) Limited for an Order Granting Development Consent for the Viking Carbon Capture and Storage (CCS) Pipeline project

Issue Specific Hearing 1 into the draft Development Consent Order (dDCO) and Strategic Matters

Date: Wednesday 27 March 2024 at 2.00pm

Venue: Stallingborough Grange Hotel, Riby Road, Grimsby, DN41 8BU and MS Teams

Action Points

No	Party	Action	Deadline
1	North Lincolnshire Council	Update on the planning application from Phillips 66 and VPI Immingham for an extension to the carbon capture plant at their site.	Deadline 1 (D1)
2	Applicant	To include in the next version of the dDCO a more specific explanation of “Associated Development” including a review of electrical connections and telecoms.	D1
3	Applicant	Update Article 6 in the dDCO relating to the depth of the pipeline by including the need to engage with landowners.	D1
4	Applicant	Amend dDCO relating to fibre optic cables and also review the definition reference to electrical connections by clarifying “transmitting” and “distributing”.	D1
5	Applicant	To consider the definition of “maintain” and in particular reference to “abandon”.	D1
6	Applicant	Amend Article 29 as there is no acquisition of airspace but only the imposition of restrictive covenants and provide details of the proposed covenant.	D1
7	Applicant	Address any omissions in Article 44 by ensuring all relevant documents such as the Design and Access Statement are included.	D1
8	Applicant and Local Authorities	Clarify which authority will be responsible for discharging any obligations.	D1
9	Applicant and Local Authorities	Consider time limits for approvals generally (currently set at 28 days) and the exercise of deemed approval when the Councils are under	D1

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		some pressure with Development Consent Order (DCO) applications. The example of highway works was mentioned where safety will be a concern.	
10	Applicant and Local Authorities	Discuss the arrangement for payment of fees for the relevant Council.	D1