



SHEPHERD+ WEDDERBURN

DEADLINE 7A SUBMISSION ON BEHALF OF

Northern Gas Processing Limited (IP 20049396), Teesside Gas and Liquids Processing (IP 20049393), Teesside Gas Processing Plant Limited (IP 20049397)

IN CONNECTION WITH THE Application by H2 Teesside Limited for an Order Granting Development Consent for the H2 Teesside Project

## **1. Introduction**

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- 1.1 This submission is provided in accordance with Deadline 7A of the examination timetable for the application by H2Teesside Limited (the “**Applicant**”) for an Order under the Planning Act 2008 granting Development Consent for the H2Teesside Project (the “**Project**”).
- 1.2 This submission is provided on behalf of:
  - 1.2.1 Northern Gas Processing Limited (IP 20049396) (RR-028, RR-044);
  - 1.2.2 Teesside Gas and Liquids Processing (IP 20049393) (RR-030, RR-045); and
  - 1.2.3 Teesside Gas Processing Plant Limited (IP 20049397) (RR-031, RR-046).together, the “**NSMP Entities**”.
- 1.3 This submission summarises the NSMP Entities’ position in respect of protective provisions, requirements in the development consent order (“**DCO**”) and outstanding objections in response to items 2 and 5 in the examining authority’s questions raised under Rule 17 of The Infrastructure Planning (Examination Procedure) Rules 2010 [PD-020].

## **2. Response to rule 17 questions**

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- 2.1 As explained in the NSMP Entities’ deadline 7 submission [REP7-057], the NSMP Entities have raised concerns regarding the interaction between the Project and their interests and assets at Teesside throughout the examination.
- 2.2 The NSMP Entities position throughout the examination has been that their concerns are capable of being resolved through the provision of appropriate protective provisions and a small number of DCO requirements.
- 2.3 As outlined in their deadline 7 submission [REP7-057], the NSMP Entities consider the protective provisions currently proposed at Schedule 37 of the DCO [REP7-018] for the protection of the NSMP Entities are appropriate. It is noted that these protective provisions reflect the preferred protective provisions submitted by the NSMP Entities with their relevant representations in respect of the Applicant’s change proposal [RR-044], [RR-045], [RR-046].
- 2.4 The Applicant has agreed to incorporate the amendments to the DCO requirements requested by the NSMP Entities (as outlined in their deadline 7 submission [REP7-057]).
- 2.5 Provided that such amendments to the DCO requirements are incorporated into the final version of the Applicant’s DCO, along with the protective provisions currently set out in Schedule 37 of the DCO [REP7-018], the NSMP Entities consider their concerns with the Project are resolved.

**Shepherd & Wedderburn LLP**

**17.02.2025**