

H2Teesside Project

Planning Inspectorate Reference: EN070009

Land within the boroughs of Redcar and Cleveland and Stockton-on-Tees, Teesside and within the borough of Hartlepool, County Durham

The H2 Teesside Order

Document Reference: 8.7 Examination Progress Tracker

The Planning Act 2008



Applicant: H2 Teesside Ltd

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1.0 INTRODUCTION AND PURPOSE

- 1.1.1 This Examination Progress Tracker relates to an application (the 'Application') made by H2 Teesside Limited (the 'Applicant'), to the Secretary of State for Energy and Net Zero for a Development Consent Order ('DCO') under Section 37 of the Planning Act 2008 (the 'PA 2008') for the H2Teesside Project (the 'Proposed Development').
- 1.1.2 The Application has been accepted for examination. The Examination commenced on 29 August 2024.
- 1.1.3 This Examination Progress Tracker has been prepared by the Applicant in response to the Examining Authority's ('ExA's') letter dated 31 July 2024 ('The Infrastructure Planning (Examination) Rules 2010 Rules 6, 9 and 13') (the 'Rule 6 letter'), and was confirmed by the ExA's' letter dated 30 August 2024 ('The Infrastructure Planning (Examination) Rules 2010 Rule 8 and 9') (the 'Rule 8 letter')
- 1.1.4 The ExA set out in Annex F of the Rule 6 letter the following requirements:

"The ExA has made a Procedural Decision to request from the Applicant an Examination Progress Tracker, in the form of a table, reporting on what it considers are the principle, and other notable issues in the Examination.

The ExA would like the Applicant to set this out by issue and/or sub issue, the IP(s) [Interested Parties] which have raised them, the summary of the concern(s)/objection(s) and the progress being made (if any), and the updated position and any progress to resolution. The Applicant could consider "traffic-lighting" the table for ease of reference.

The ExA would like this tracker to include progress on negotiations on outstanding concerns."

- 1.1.5 The Rule 8 letter outlines the milestones of the Examination Progress Tracker, summarised as follows (the Applicant's updated comments as at Deadline 7A are underlined and italicised):
 - **Deadline 1 (DL1):** An Examination Progress Tracker. This should be prepared by, and submitted by the Applicant. This was submitted at DL1.
 - Deadline 2 (DL2): Comments/responses to the Applicant's Examination Progress Tracker submitted at DL1. The Applicant will note comments/responses received (if any). The Applicant's DL2 cover letter set out that there were no further updates and no updated version was submitted.
 - Deadline 3 (DL3): The Applicant will update the Examination Progress Tracker submitted at DL1. The Applicant's DL3 cover letter set out that there were no further updates and no updated version was submitted.
 - **Deadline 4 (DL4):** Comments/responses to the Applicant's Examination Progress Tracker submitted at DL3. The Applicant will note comments/responses received (if any). The Applicant's DL4 cover letter set out that there were no further updates and no updated version was submitted.



- **Deadline 5 (DL5):** The Applicant will update to the Examination Progress Tracker submitted at DL3. The Applicant provided an updated Examination Tracker.
- Additional Deadline 5A (DL5A) No request to submit an updated Examination Tracker.
- **Deadline 6 (DL6):** Comments/responses to the Applicant's Examination Progress Tracker submitted at DL5.
- Additional Deadline 6A (DL6A) No request to submit an updated Examination Tracker.
- **Deadline 7 (DL7):** The Applicant will submit the final Examination Progress Tracker. The Applicant provided this.
- <u>Deadline 7A (DL7A)</u> The Applicant will submit the (updated) final Examination Progress Tracker. This is provided as per this document.
- 1.1.6 The initial Examination Progress Tracker, in the form of a table, as requested by the ExA, is set out at Section 2.0.
- 1.1.7 The status of the issues within the Examination Tracker is based on a Red, Amber, Green ('RAG') rating as follows:

Currently subject to disagreement
Subject to further/on-going discussion
Agreed

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2.0 EXAMINATION PROGRESS TRACKER

2.1.1 **Table 2-1** provides a summary of the principal/notable issues raised by Interest Parties and the status of those issues.

Table 2-1: Examination Progress Tracker

IN REF.	ТОРІС	PRINCIPLE / NOTABLE ISSUE(S)	INTERESTED PARTY(IES)	SUMMARY OF COMMENTS	PROGRESS BEING MADE (IF ANY)	UPDATED POSITION (WHERE RELEVANT)	RAG RATING
1.	Land requirements	Order Limits and asset/land protection	Landowners	Landowners raised concerns about the extent of the Order Limits and seek protections through DCO Protective Provisions.	The Applicant has responded to the various Relevant Representations ('RRs') submitted at the various Deadlines. The Applicant is in ongoing discussions with all parties who continue to submit RRs, as set out in the Land Rights Tracker [REP5-035].	Please see the Protective Provisions statements and Land Rights Tracker submitted at Deadline 7A, and any updates provided at Deadlines 8 and 9.	
2.	Biodiversity/nature conservation	Habitats Regulations Assessment ('HRA')	Natural England ('NE')	Details of the HRA assessment and its conclusions including Nutrient Neutrality.	The Applicant has held a number of meetings and calls with NE since submission of its RR, where good progress was made on the issues raised by NE – see the	Please see the Environmental Position Statement submitted at Deadline 8. The Applicant's position is that it has	

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IN REF.	TOPIC	PRINCIPLE / NOTABLE ISSUE(S)	INTERESTED PARTY(IES)	SUMMARY OF COMMENTS	PROGRESS BEING MADE (IF ANY)	UPDATED POSITION (WHERE RELEVANT)	RAG RATING
					latast Ctatamasat of	d a ma a m a t ma t a al t la a t	

latest Statement of demonstrated that Common Ground there no adverse ('SoCG') with NE. effects to integrity to any relevant designated site, from Discussions with NE will the project alone or continue as the in-combination with Examination progresses. other plans and projects. 3. Natural The Applicant will The Applicant is Environmental Securing Discuss the potential enhancements benefits England ('NE') continue to discuss this to secure exploring environmental matter with NE and the opportunities for and Environment enhancements that EA as part of its overall environmental Agency ('EA') contribute to strategy in relation to enhancements achieving net gain. net gain. within Teesside. Discussions are ongoing with various stakeholders, including local trusts,

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IN REF.	TOPIC	PRINCIPLE / NOTABLE ISSUE(S)	INTERESTED PARTY(IES)	SUMMARY OF COMMENTS	PROGRESS BEING MADE (IF ANY)	UPDATED POSITION (WHERE RELEVANT)	RAG RATING
						environmental authorities, and conservation organisations. The latest position on this is set out in the Deadline 7A Cover Letter.	
						Natural England and the Environment Agency have now agreed this matter in their respective SoCGs, which the Applicant submitted at Deadline 7.	
4.	Flood risk	Flood Risk Assessment ('FRA')	Environment Agency ('EA')	Details of the FRA and its conclusions	The Applicant has held a number of meetings with the EA since submission of its RR, where good progress was made on the issues raised by the EA – see	The Applicant has submitted an updated Flood Risk Assessment into the Examination at Deadline 5 to take account of the	

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IN REF.	TOPIC	PRINCIPLE / NOTABLE ISSUE(S)	INTERESTED PARTY(IES)	SUMMARY OF COMMENTS	PROGRESS BEING MADE (IF ANY)	UPDATED POSITION (WHERE RELEVANT)	RAG RATING
					draft SoCG as at Deadline 5. The Applicant has also provided a response to the EA's concerns in its response to the EA's submissions at each deadline. Discussions with EA will continue as the Examination progresses.	Environment Agency's Examination submissions. These matters are now agreed with the Environment Agency, as per the EAs Deadline 6 submission [REP6- 008].	
5.	Consents and DCO Requirements	Clarification for disapplication of consents and justification for DCO Requirements	Environment Agency ('EA')	The EA has asked for clarification about the permits/consents the Applicant seeks to disapply and also justification for the inclusion of DCO Requirements		The Applicant is awaiting feedback on this matter from the Environment Agency. In the meantime, the Applicant has responded to the draft Protective Provisions submitted by the EA at Deadline 6A with a small number of	

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						clarifications. It is considered that these should be able to be agreed by the end of Examination to allow for the EA to give its section 150 approval for the relevant disapplications. As at Deadline 7A, a response from the EA is still awaited. The Applicant will update the ExA if there any updates on the position prior to the end of Examination.	
7.	Marine Licensing Exemption	Application to the Proposed Development	Marine Management Organisation ('MMO')	MMO is still considering if the Article 35 exemption can be applied.	The Applicant has signposted the MMO to relevant information for it to consider if the exemption can apply.	The Applicant is confident the Proposed Development will be able to rely on an	

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						exemption in place	
						of a Deemed Marine	
						Licence and will be	
						able to fulfil the	
						conditions of this	
						exemption,	
						particularly	
						Condition 2 and is in	
						discussions with NE	
						on this point – noting	
						that the Condition	
						relates to the	
						activities to which	
						the Exemption	
						applies, namely only	
						the drilling activity	
						directly below the	
						river bed (MHWS),	
						not any other aspect	
						of the Proposed	
						Development.	
						The MMO has stated	
						it is for the Applicant	

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IN REF.	TOPIC	PRINCIPLE / NOTABLE ISSUE(S)	INTERESTED PARTY(IES)	SUMMARY OF COMMENTS	PROGRESS BEING MADE (IF ANY)	UPDATED POSITION (WHERE RELEVANT)	RAG RATING
						itself to satisfy it is able to meet the conditions of any exemption. The Applicant considers	
						this matter agreed between the two parties as a result.	