SLR Ref No.: 416.01148.00005

June 2021

Technical Appendices

APPENDIX UES5-4

CORRESPONDENCE ON CONSULTEE LIST

ABLE MARINE ENERGY PARK (Material Change 2 – TR030006)





The Secretary of State for Transport c/o Natasha Kopala Head of Transport Infrastructure Planning Unit Transport Infrastructure Planning Unit Department for Transport Great Minster House 33 Horseferry Road London SW1P 4DR

Our Ref JBP/124645.0013 Date 26 February 2021

By Email

@dft.gov.uk

Dear Sir

Able Marine Energy Park Development Consent Order 2014

We act for Able Humber Ports Ltd ('**Able**'). Able was granted the Able Marine Energy Park Development Consent Order 2014 - S.I. 2014 No. 2935 in January 2014 (the "**DCO**").

We wrote to you in November regarding Able's proposed material change to the DCO to extend the time limit for the exercise of authority to acquire land compulsorily over a single parcel of land ('MC1'). We are now writing to you regarding a second proposed material change application ('MC2'). MC2 would amend the DCO in order to make changes to the design of the quay (Work no. 1 in the DCO), to amend the approved diversion of footpath 50, and to make further changes as set out in more detail below and in section 2 of the enclosed scoping report (Enclosure 1).

In accordance with regulation 10 of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 (SI 2011/2055) ('the **2011 Regulations**'), Able must consult specified persons and authorities about its material change application. Regulation 19 of the 2011 Regulations requires Able to give notice of a material change application to specified persons and authorities. Under Regulations 10(2) and 19(3) respectively, the Secretary of State may give consent for specified parties not to be consulted and/or notified.

A list of the parties which the Applicant proposes to consult and notify regarding the proposed MC2 application is at Enclosure 2 to this letter. The Applicant has aimed to include all relevant specified persons and authorities in this list, adopting a precautionary approach where there is any doubt as to whether a party is required to be consulted (as explained further at Enclosure 2). We are writing to seek the Secretary of State's confirmation that he is content with this list and that there are no additional parties to be added pursuant to regulations 10(f) and 19(h) of the 2011 Regulations. In order to assist

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the Secretary of State in reaching a conclusion, we have provided reasons for the inclusion or exclusion of parties in the list at Enclosure 2.

We would be grateful for a response to this request as promptly as possible, as Able is aiming to start consultation on the proposed MC2 application by the end of March 2021. In this regard, you will be aware that Able has submitted an application for Government funding for the project, pursuant to the Offshore Wind Manufacturing Investment Scheme. If that bid is successful then Able is planning to commence construction of the quay in June 2022 and therefore needs to progress this application expeditiously and confirming the consultee list is plainly critical to this aim.

Material Change

The changes proposed in the application for MC2 can be summarised as follows:

- Changes to the proposed quay layout to reclaim the specialist berth at the southern end of the quay, and to set back the quay line at the northern end of the quay to create a barge berth;
- The addition of options to the form of construction of the quay whereby the piled relieving slab
 to the rear of the quay could be raised or omitted entirely (subject to detailed design), and the
 quay wall piles could be restrained with more conventional steel anchor piles and tie bars in lieu
 of flap anchors;
- A change to the approved diversion of footpath FP50 in North Lincolnshire to avoid crossing over the existing rail track at the end of the Killingholme Branch Line;
- Provision of a third cross dam within the reclamation area to enable staged completion and early handover of sections of the quay;
- A change to the consented deposit location for 1.1M tonnes of clay to be dredged from the berthing pocket, to permit its disposal at HU082 if required; and,
- An amendment to the sequencing of the quay works (as illustrated on the application drawings AMEP_P1D_D_101 to 103) to enable those works to commence at the southern end of the quay and progress northwards.

Able considers that the changes proposed in the application for MC2 constitute EIA development, as they could potentially result in new or different effects on the environment. An application to the Planning Inspectorate (the 'Inspectorate') for a scoping opinion for MC2 was submitted on 19 December 2021. Following a request for further information, an updated scoping report was submitted to the Inspectorate on 29 January 2021 (the 'Scoping Report'). A copy of the Scoping Report is enclosed at Enclosure 1.

Consultation on Material Change

A list of the parties which Able proposes to consult on the proposed material change is at Enclosure 2 to this letter. In compiling this list, Able considered the categories listed in Regulation 10(1) together with Table 1 at Schedule 1 of the 2011 Regulations. The list at Enclosure 2 sets out the relevant parties falling into each of these categories in relation to the proposed MC2. We have indicated which parties

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Able proposes to consult on MC2, providing an explanation in each case. Able would note that the public and others who will not be consulted under Regulation 10 of the 2011 Regulations will still be able to make representations because of the publicising requirements under Regulation 14 of the 2011 Regulations and the opportunities to respond which that affords.

Notification of Application for Material Change

Able notes that the parties required to be notified of the material change application being made under Regulation 19(1) and Table 1 of Schedule 1 of the 2011 Regulations are the same as the parties required to be consulted under Regulation 10(1) and Table 1 of Schedule 1 of the 2011 Regulations. Able therefore considers that the list for notification should be the same as the list for consultation, although Able would also notify any parties who were not included on the consultation list but responded to the consultation. The requirements for public notices under the 2011 Regulations mean that those not notified directly under Regulation 19(1) would still be able to follow the progress of the application, and to make representations.

Yours faithfully



BDB Pitmans LLP

cc AbleMarineEnergyPark@planninginspectorate.gov.uk

enc Enclosure 1: Scoping Report, January 2021

Enclosure 2: Proposed list of persons to be consulted and notified

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AMEP DCO - Material Change 2
Consultation list under The Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 (the '2011 Regulations')

	Consultee category	Circumstances when that person must be consulted about a proposed application	Relevant parties	Explanation	Proposed consultees
Regula tion 10	Each person who may be directly affected by the changes proposed in the application	·	North Lincolnshire Council, Network Rail, Crown Estate Commissioners	The change to the alignment of the PROW disersion will affect Network Rail, as the diserted PROW would no longer require a new crossing of the railway. For this reason the Office for hall and Road (10R) is also a proposed consistence Given that there may be impacts on pedestrians associated with the proposed amendments to the PROW alignment North Linconsistive Council will also be consisted (in particular its PROW) alignment worth Linconsistive Council will also be consisted (in particular its Principal Access and Commons Officer.) The area of the proposed changes to the quay is on land owned by the Crown Estate and formerly leased to Associated British Ports, specifically Parcel Nos 08001 and 09001. The lease was compulsorily acquared by Able Humber Forts Ltd (APPL) on 16 have 2013 and immediately surrendered back to the Cown APPL now has an option immediately plant or to Work No. 1 commencing. The Scoping Report for the proposed material changes copoges in various matter relating to hydrolynamics and sedimentary regime during construction and operation, due to the potential for new or different environmental effects concurring. Parties have therefore also been identified as proposed consultees which, although not directly affected by the proposed changes, may be affected by these potential impracts (principally neighbouring operators). The Applicant also proposes to consult those parties which benefit from protective provisions in the EOCO, on the basis that these parties have been particularly engaged in the EOC process to date.	North Lincolnshire Council (Principal Access and Commons Officer), Network Rail, Crown Estate Commissioners, Associated British Ports, CRo Ports Sillingholme Limited, Phillips 65 Limited, Astional critic Actrica PCL Bethamy Jaynes LTD, Royal Mail Group LTD, The Oil and Pipelines Agency.
	Each person who has the benefit of the development consent order to which the application relates, unless that person is also the applicant	-	n/a	The applicant is the only person who has the benefit of the Able Marine Energy Park Order 2014.	None
	An authority which, in relation to the proposed application, is a relevant local authority		North Lincolnshire Council, North East Lincolnshire West Lindsey Bassetlaw Doncaster East Riding of Yorkshire Lincolnshire County Council Nottinghamshire County Council South Yorkshire County Council	The land to which the proposed material change relates is in the area of North Lincoinshire Council, which is a unitary authority (a "B" authority under s.43 Planning Act 2008). North Lincoinshire Council shares a boundary with the other local authorities listed, these are therefore "A" authorities under s.43 Planning Act 2008.	North Lincolnshire District Council, North East Lincolnshire District Council West Lindsep District Council Bassellaw District Council Discouncil Council Discouncil Council Lincolnshire Council Lincolnshire Council Lincolnshire Council Co
	The Marine Management Organisation (MMO) if the land is in one or more of the areas specified in subsection (1A) of section 102 [of the Planning Act 2008] The areas are— [a] waters in or adjacent to England up to the seaward limits of the territorial sea		ммо	The land on which the proposed works to the quay are taking place, and to which the proposed material change therefore relates, is located in waters in England.	ммо
	Any other person the Secretary of State considers should be consulted	-	n/a	The applicant has taken a precautionary approach in preparing this consultation list, and therefore considers that it contains all parties which are likely to have an interest in the proposed material change application.	None
	Category 1: A person is within Category 1 if the applicant, after making diligent inquiry, knows that the person is an owner, lesse, tenant (whatever the tenancy period) or occupier of the land		Network Rail Infrastructure (Owner) The Crown Estate (Owner) Associated British Ports (Presumed Leaseholder) Leaseholder) Leaseholder)	A land registry search of the parcels of land to which the proposed material change relates (parcels 08001, 08001 and 07001) was carried out in February 2021 in order to confirm relevant land interests in each category. Due to technical difficulties recountered by the land registry in processing the search request for pick 08001, the Applicant has not yet received the search results. The land interests listed are therefore based on 2018 land Registry search for this parcel. If the results of the February 2020 search reveal any additional land interests the Applicant will inform the Secretary of State. Nevertheless, given the nature of the pick, the Applicant does not anticipate that there will be any changes. Based on the book of reference for the original CDL, additional potential land interests have been included as consultees on a precaudionary basis.	Network Rail Infrastructure The Crown Estate Associated British Ports
	Category 2: A person is within Category 2 if the applicant, after making diligent inquiry, knows that the person—(a) is interested in the land, or (b) has power—(i) to sell and convey the land, or (ii) to release the land		Able Humber Ports Limited (Beneficiary of an Agreement for Lease)	A land registry search of the parcels of land to which the proposed material change relates (parcels 08001, 08001 and 07001) was carried out in February 2021 in order to confirm relevant land interests in each category. Due to technical difficulties recountered by the land registry in processing the search request for pick 08001, the Applicant has not yet received the search results. The land interests listed are therefore based on 2018 land Registry search for this parcel. If the results of the February 2020 search reveal any additional land interests the Applicant will inform the Secretary of State. Neverthelese, given the nature of the pick, the Applicant does not anticipate that there will be any changes. Based on the book of reference for the original CDC, additional potential land interests have been included as consultees on a precaudionary basis.	None (Able Humber Ports Limited is the Applicant)
	Category 3: A person is within Category 3: If the applicant thins kin. If the order sought by the proposed application were to be made and fully implemented, the person would or might be entitled—(a) as a result of the implementing of the order, (b) as a result of the order having been implemented, or set a result of the set of the land once the order has been implemented, to make a relevant claim. A person is within Category 3 only if the person is known to the applicant after making diligent innounty.		None identified	A land registry search of the parcels of land to which the proposed material change relates (parcels 08001, 08001 and 07001) was carried out in rebruary 2021 in order to confirm relevant land interests in each category. Due to technical difficulties encountered by the land registry in processing the search request for piot 080001, the Applicant has not yet received the search results. The land interests itseld are therefore based on 2018 Land Registry search for this parcel. if the results of the February 2000 search reveal any additional land interests the Applicant will inform the Secretary of State. Nevertheless, given the nature of the plot, the Applicant does not amongstoned that there will be any changes. Seared on the book of reference for the original COL, additional potential land interests have been included as consulties on a precautionary basis.	None
	The Health and Safety Executive (HSE)	All cases	HSE	n/a	HSE
	The National Health Service Commissioning Board and the relevant clinical commissioning group	All proposed applications likely to affect land in England and Wales	National Health Service Commissioning Board, NHS North Lincolnshire Clinical Commissioning Group.	The proposed material change application is likely to affect land in England. As set out in the scoping report, no materially new or different effects on health are anticipated as a result of the proposed change and health has been scoped out of ELA. Nevertheless, taking a precautionary approach the Applicant proposes to consult these bodies.	National Health Service Commissioning Board, NHS North Lincoinshire Clinical Commissioning Group.
	Natural England	All proposed applications likely to affect land in England	Natural England	The proposed material change application is likely to affect land in England.	Natural England
	The Historic Buildings and Monuments Commission for England	All proposed applications likely to affect land in England	Historic England	The proposed material change application is likely to affect land in England. As set out in the scoping report, no materially new or different effects on the historic environment are anticipated as a result of the prospect change and health has been scoped out of EIA. Nevertheless, taking a precautionary approach the Applicant proposes to consult Historic England.	Historic England
	The relevant fire and rescue authority	All cases	Humberside Fire Authority	Under the 2011 Regulations "fire and rescue authority" has the same meaning as in section 1 of the Fire and Rescue Services Act 2004 (fire and rescue authorities). Under section 1(4) and sections 2 and 4 of the Fire and Rescue Services Act 2004, schemes may constitute fire and rescue authorities for particular areas. Humberside Fire Authority was formed following the Humberside Fire Services Combination Order 1995 being passed by Parlament, and Humberside Fire and Rescue Service serves an area including North Lincoinstitute Council (where the land to which the proposed material charge application relates is located).	Humberside Fire Authority

	The relevant police and crime commissioner	All cases	Keith Hunter, (the Police and Crime Commissioner for Humberside)	Under the 2011 Regulations "police and crime commissioner" means a police and crime commissioner established under section 1 of the Police Reform and Social Responsibility At 2011 (police and crime commissioners). Section 1(1) Police Reform and Social Responsibility Act 2011 states that "there is to be a police and crime commissioner for each police area listed in Schedule 1 to the Police Act 1996". Shedule 1 to the Police Act 1996 (police areas outside London) include the police ace of Humberick, which includes the non-metropolitan district of the East Riding of Vorkitre, Singpion upon "All, North East Licentonibre and North Linconhibre." The lead to which the proposed material change application relates is located in the district of North Lincolnshire.	Keith Hunter, (the Police and Crime Commissioner for Humberside)
Sched ule 1, Table 1	The Environment Agency	All proposed applications likely to affect land in England	Environment Agency	The proposed material change application is likely to affect land in England.	Environment Agency
	AONB Conservation Boards	All proposed applications likely to affect an AONB that is managed by a Conservation Board	n/a	The proposed material change application is not likely to affect an AONB that is managed by a Conservation Board. No new or different effects on the terrestrial environment are expected as a result of the proposed material change, and the nearest AONB (Lincolnshire Wolds) is some distance away from the site.	None
	The Joint Nature Conservation Committee (JNCC)	All proposed applications likely to affect the marine environment	JNCC	The proposed material change application may result in new of different environmental effects affecting the marine environment, as set out in the scoping report.	JNCC
	The Maritime and Cosstguard Agency (MCA)	All proposed applications likely to affect the maritime or coastal environment, or the shapping industry	мса	Navigation has been scoped in for assessment in the scoping report, due to the potential for new or different effects resulting from increased vessel movements and the change in the quay line.	мса
	The Civil Aviation Authority (CAA)	All proposed applications relating to airports or which are likely to affect an airport or its current or future operation	CAA	The proposed application does not relate to an airport and is not likely to affect an airport. Aviation has been scoped out for EIA in the Scoping Report. Nevertheless, taking a precautionary approach the Applicant proposes to consult the CAA.	САА
	The Secretary of State for Transport	All proposed applications likely to affect road or transport operation and/or planning on roads for which the Secretary of State for Transport is the highway authority	Secretary of State for Transport	The proposed material change application is not likely to affect roads or transport operation. The amendments to the proposed design will not give rise to any new or different effects on whiche flows. The estimates for construction traffic and operational traffic remain the same regardless of the proposed changes. Nevertheless, taking a precautionary approach, the Applicant proposes to consult the Secretary of State for Transport.	Secretary of State for Transport
	Integrated Transport Authorities (ITAs) and Passenger Transport Executives (PTEs)	All proposed applications likely to affect transport within, to or from the relevant integrated transport area of the ITA or PTE	n/a	The proposed material change application will not give rise to any new or different effects on whicle flows. The estimates for construction traffic and operational traffic meaning the same regardless of the prospect changes. Although transport has escaped in for ElA in the Scoping Report due to a change in the length of the footpath diversion, North LincoInshire is not within a relevant integrated transport area.	None
		All proposed applications likely to have an impact on the road network or the volume of traffic in the vicinity of the proposal	North Lincolnshire District Council	The prososed material change application is not likely to have an impact on the road network or the volume of transport in the violity of the proposal. The proposed material change application will not give rise to any new or different effects on which left flows. The estimates for construction traffic and operational traffic remain the same regardless of the proposed changes. Nevertheless, taking a precautionary approach the Applicant proposes to consult the highway authority for the land to which the proposed material change relates.	North Lincolnshire District Council
	The relevant strategic highways company	All proposed applications likely to affect road or transport operation and/or planning on roads for which the strategic highways company is the highway authority.	Highways England	The proposed material change application will not give rise to any new or different effects on vehicle flows. The estimates for construction traffic and operational traffic remain the same regardless of the proposed changes. Nevertheless, taking a precautionary approach the Applicant proposes to consult Highways England.	Highways England
	Transport for London	All proposed applications likely to affect transport within, to or from Greater London	n/a	The proposed material change application is not likely to affect transport within, to or from Greater London	None
	The Coal Authority	All proposed applications that lie within areas of past, present or future coal mining	The Coal Authority	The site of the proposed quay lies within an area in which the Coal Authority has granted a Conditional Licence for Underground Coal Gasification (UCG) operations	The Coal Authority
	The relevant internal drainage board	All proposed applications likely to increase the risk of flooding in that area or where the proposals relate to an area known to be an area of flood risk	NELDB Internal Drainage Board	The proposed material change is not likely to increase the risk of flooding in the area. Nevertheless, the AMEP site is located within flood zone 3 on the Environment Agency's flood map. AMEP is within the district of the NELDB internal Drainage Board.	NELDB Internal Drainage Board
	The Canal & River Trust	All proposed applications likely to have an impact on inland waterways or land adjacent to inland waterways	Canal and River Trust	The proposed material change application is not likely to have an impact on inland waterways. Or and adjacent to inland waterways. Perchilests, taking a precautionary approach and given that the British Waterways Board was consulted on the original DCO application the Applicant proposes to consult the Canal and River Trust.	Canal and River Trust
	Trinity House	All proposed applications likely to affect navigation in tidal waters	Trinity House	As indicated above, navigation has been scoped in for EIA in the Scoping Report for the proposed material change.	Trinity House
	Public Health England, an executive agency of the Department of Health and Social Care (PHE)	All applications likely to involve chemicals, poisons or radiation which could potentially cause harm to people and likely to affect significantly public health	РНЕ	Although an update to the contaminated sediments chapter is scoped in for EIA in relation to the proposed material change, the risk of the proposed material change application posing a significant risk of harm to people and/or a significant risk to public health is negligible. Nevertheless, taking a precautionary approach the Applicant proposes to consult PHE.	PHE
	Relevant statutory undertakers	All proposed applications likely to affect their functions as statutory undertakers	Anglian Water, E.ON	The proposed material change application includes works to facilitate the diversion of an Anglian Water sludge and brine mails. The physical changes proposed to the ways may accuse materially different impacts on the £0.0 contail. It is not likely that any other statutory undertakers would be directly affected by the proposed material change. Nevertheless, taking a precurious proposed to consult all statutory undertakers which were included on the s.56 notification list for the DCO.	Anglian Water, E.O.N British Gas Pipelines Ltd Independent Pipelines Ltd
	The Crown Estate Commissioners	All proposed applications likely to impact on the Crown Estate All proposed applications likely to affect the	Crown Estate Commissioners	The proposed material change application includes changes to works taking place on Crown Land.	Crown Estate Commissioners
	The Forestry Commission	All proposed applications likely to affect the protection or expansion of forests and woodlands in England	n/a	The proposed material change application is not likely to affect the protection or expansion of forests and woodlands in England.	None
	The Secretary of State for Defence	All proposed applications likely to affect current or future operation of a site identified in a safeguarding map and all developments in the marine area	The Secretary of State for Defence	The proposed material amendment includes development in the marine area.	Secretary of State for Defence