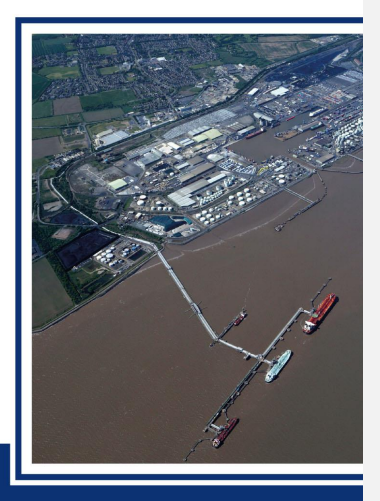


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IMMINGHAM EASTERN RO-RO TERMINAL



STATEMENT OF COMMON GROUND BETWEEN ASSOCIATED BRITISH PORTS AND DFDS SEAWAYS PLC

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1 Section 1 – Introduction

Overview

- 1.1 This Statement of Common Ground ("SoCG") has been prepared in connection with the application (the "Application") by Associated British Ports ("ABP"), made under the provisions of Section 37 of the Planning Act 2008 ("the PA 2008"), for a Development Consent Order ("DCO"). If the DCO is approved, it will authorise the construction and operation of the Immingham Eastern Ro-Ro Terminal (IERRT) at the existing Port of Immingham.
- 1.2 The IERRT development as proposed by ABP falls within the definition of a Nationally Significant Infrastructure Project ("NSIP") as set out in Sections 14(1)(j), 24(2) and 24(3)(b) of the PA 2008.

The Project

- 1.3 In summary, the IERRT development comprises two principal elements:
 - (a) on the marine side, the construction of a new three berth Roll-on/Rolloff harbour facility and related marine infrastructure; and
 - (b) on the landside, the provision of a suitably surfaced area to accommodate a terminal building and ancillary buildings together with storage and waiting space for the embarkation and disembarkation of the vessel borne wheeled cargo.
- 1.4 The landside development will also include, within the Order Limits i.e., within the boundary of the development site a building for the UK Border Force together with an area for disembarked traffic awaiting UK Border Force checks prior to departure from the Port.
- 1.5 ABP will also be providing an area of off-site environmental enhancement at Long Wood, which is located close to the Port of Immingham's East Gate.

Parties to this Statement of Common Ground

- 1.6 This SoCG has been prepared by:
 - (a) ABP the promoter of the IERRT development and the owner and operator of the Port of Immingham; and
 - (b) DFDS Seaways Plc ("DFDS") an international and shipping logistics company and one of the largest users of the Port of Immingham.

1.7 In this SoCG, ABP and DFDS are collectively referred to as "the Parties".

The Purpose and Structure of this Document

- 1.8 The purpose of this SoCG is to identify and summarise any agreement, disagreement or matters outstanding between the parties on matters relevant to the examination so as to assist the Examining Authority in its consideration of the Application.
- 1.9 In preparing the SoCG, full account has been taken of the guidance provided in 'Planning Act 2008: examination of application for development consent' (Department for Communities and Local Government (as it then was), March 2015). In addition, the Parties have had due regard to the ExA Procedural Decision of 26 May 2023 [PD-005] and the subsequent PAD Summary Statement submitted to the examination by DFDS at Procedural Deadline A (6 July 2023) [PDA-007].
- 1.10 Section 1 of the SoCG is designed to act as a general introduction to the IERRT project and to the Parties.
- 1.11 Section 2 of the SoCG sets out a summary of the correspondence and engagement between the Parties to date.
- 1.12 Section 3 of the SoCG sets out the matters which have been agreed or which remain outstanding, together with any matters upon which it has not been possible to reach agreement.
- 1.13 The table in Section 3 uses a colour coding system to indicate the status of the matters between the Parties as follows:
 - (a) Green matter agreed;
 - (b) Orange matter ongoing;
 - (c) Red matter not yet agreed; and
 - (d) Grey neutral (used in circumstances where DFDS does not express a view).
- 1.1.2 In addition to this document, the position of the Parties in relation to terrestrial transport matters is to be captured within a separate document agreed between the Parties' transport consultants.

2 Section 2 – Summary of Engagement

- 2.1 A summary of the consultation and engagement between ABP and DFDS up to the date of this SoCG in relation to the IERRT project generally and concerning the matters raised in this SoCG specifically is presented in Table 2.1 below.
- 2.2 It is agreed by the Parties to this SoCG that Table 2.1 is an accurate record of the correspondence between the Parties.

Date	Form of	Summary with key outcomes and
Date	Correspondence	points of discussion
18.01.22	Phone Call	ABP advised about the DCO. DFDS
10:01:22		had no immediate comments.
19.01.22	Email	ABP issued notification of the start of
13.01.22	Lindii	the Statutory Consultation.
25.01.22	Email	DFDS responded to S.42 consultation
20101122		and requested more collaboration on
		the development of the project.
25.01.22	Email	ABP confirmed all consultation
		responses will be collated and
		reviewed.
25.01.22	Email	DFDS confirmed that would like to be
		involved in the process as required.
23.02.22	Email	DFDS Seaways issued S.42
		Consultation Response
04.04.22	Email	ABP issued invitation to Hazid
		Workshop
07.04.22 & 08.04.22	Workshop	HAZID workshop
08.04.22	Email	ABP emails a copy of the IERRT
		Spring Newsletter to DFDS
09.04.22	Email	Risk assessment element of the NRA
		emailed for comment.
19.04.22	Email	ABP issued updated NRA for
		comment
29.04.22	Email and letter	DFDS responded to request for
		comments on navigational risk.
		Raised queries relating to NRA risk
		sheet, stakeholder attendance and
		requested additional information
		including the simulation exercise.
		DFDS noted in its response that the
		NRA was not fit for purpose and that
		there had been insufficient
		consultation by ABP prior to the
		workshop on 7 and 8 April 2022 to
		enable the workshop to be effective.
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Table 2.1 – Summary of Engagement

09.05.22	Email	DFDS chased on queries relating to NRA risk sheet and additional information.
00.05.00	E as a ll	
09.05.22	Email	ABP confirmed that a response would be issued shortly.
16.05.22	Email	ABP requested a meeting to discuss
		the project.
16.05.22	Email	DFDS accepted meeting request for 26.05.22.
20.05.22	Email	ABP issued invitation to Hazid
		Workshop on 7th & 8th June.
25.05.22	Email	DFDS declined Hazid Workshop on
		7th June but suggested 8th or 9th
		June
25.05.22	Email and letter	DFDS responded to invitation to Hazid
		Workshop and raised concerns
		regarding the short notice. DFDS
		noted that they have not received
		simulations from the previous
		workshop and that they consider the
		level of change to the project to be
		significant. Queries raised in letter
		from 29.04 are still outstanding.
		Thought will be given to additional
		stakeholders that should attend the
		workshop.
26.05.22	Email	DFDS confirmed email from 25.05.22
		referred to personal availability.
		Concern was raised regarding the
		short notice of the invitation.
26.05.22	Meeting	Discussed project update and issues
		raised during consultation and
		ongoing engagement
26.05.22	Email and letter	ABP responded to NRA queries raised
		in DFDS correspondence from 29.04
		& 09.05. ABP confirmed that the
		project is progressing on the basis of
		a three-berthed scheme. ABP advised
		that a follow up HAZID workshop is
		scheduled for 7th and 8th June.
27.05.22	Email	ABP confirmed receipt of DFDS email
		from 25.05.23 regarding availability for
		workshop.
27.05.22	Email	ABP notified attendees of the
		postponement of Hazid Workshop on 7th & 8th June
01.06.22	Email, letter and	ABP issued notes of meeting from
	attached	26.05.23 and addressed points raised
	minutes	regarding Impact on Drury

		Engineering, Traffic and Transport
		impacts, Environmental Matters,
		Marine Navigation, Layout changes.
01.06.22	Email and letter	DFDS responded to ABP's email from
		26.05.22. Raised concerns regarding
		the adequacy of the NRA and
		effectiveness of mitigation. Requested
		to see simulations that support the
		NRA.
01.06.22	Meeting	Between the Applicant and DFDS to
	5	discuss the project.
13.06.22	Email	DFDS requested an amendment to
10.00.22	Eman	the meeting notes.
14.06.22	Email	DFDS requested an update on the
14.00.22	Linai	date of the rescheduled Hazid
		Workshop. Also suggested that a
22.00.22	Fracil	construction expert should be present.
23.06.22	Email	ABP advised that Hazid Workshop will
		be held on 2nd and 3rd August.
28.06.22	Email	DFDS requested the navigational
		simulations again and suggested
		other companies that should be
		invited to the workshop.
29.06.22	Email	ABP issued amended meeting notes.
08.07.22	Email	ABP advised that Hazid Workshop will
		be held on 16th and 17th August.
		Requested names of attendees.
12.07.22	Email	DFDS confirmed attendance at Hazid
		workshop and named attendees,
15.07.22	Email	DFDS confirmed outstanding queries
		including concerns NRA, April Hazid
		Workshop, effectiveness of mitigation
		and recent scheme changes.
15.07.22	Email	ABP requested email addresses for
13.07.22		those who will be attending.
15.07.22	Email	DFDS confirmed relevant email
15.07.22	Email	
45.07.00	Empilored letter	addresses.
15.07.22	Email and letter	BDB Pitmans (acting on behalf of
		DFDS), sent letter to ABP requesting
		a response to DFDS' letter dated 1
		June and provides a list of risks which
		it considers should be discussed at
		the August HAZID workshop.
		Navigational simulations requested
		again. Indicates further statutory
		consultation should be undertaken.
01.08.22	Email and letter	Clyde&Co (acting on behalf of ABP)
		provided a response to issues relating
		to Hazid Workshop, navigational
	I.	· · · · · · · · · · · · · · · · · · ·

		simulations, position of DFDS, traffic
02.00.02	Email and	congestion and material amendment. ABP issued pre-read material for
02.08.22		
	attachments	Hazid workshop
02.08.22	Email and letter	ABP responded to DFDS letter from
		01.06.22. Issues covered were
		HAZID/NRA process and consultee
		involvement, Under reporting of risks,
		Layout/process followed in Hazard
		Log Sheets, Assessment 02 - tanker
		stern collision, variation in likelihood
		reduction percentages, Incident
		frequencies as referenced in hazard
		log sheets, DCO timetable, NRA
		subjectivity, finalisation of hazard log
		sheets in last Hazid, Hazid workshop
		pre-reading material, Identification of
		worst case scenarios, value attributed
		to mitigation controls and confirmation
		that ABP would provide the
		navigational simulations in advance of
		the next HAZID workshop.
03.08.22	Email and	ABP issued further pre-read material
	attachments	for Hazid workshop
05.08.22	Email and	ABP issued a link to navigational
	attachments	safety reports
12.08.22	Email	DFDS respond to ABP's email of
		2.08.22, raised concerns about the
		risk assessment process and the
		splitting of the delegates in the
15.00.00		workshops.
15.08.22	Email	ABP issued invitation to Hazid
		Workshop 3
16-17.08.22	Workshop	HAZID workshop
18.08.22	Email	ABP issued Draft HazLog for
		comment
22.08.22	Email	ABP responded to DFDS email from
		12.08.22 and summarised the
		approach taken in the workshops.
23.08.22	Email	DFDS responded to ABP email of
		22.08.22 confirmed concerns remain
		and disagree with the approach taken
		to risk scores. DFDS did not accept
		ABP's position that all attendees had
		been aligned on reports; DFDS noted
		it believed the workshop concluded
		that the simulation report was flawed and should be re-run.

24.08.22	Email	ABP emails DFDS to note the
		forthcoming IGET project
24.08.22	Email	ABP emails a copy of the IERRT
		Summer Newsletter to DFDS
25.08.22	Email	DFDS responded to ABP's email of
		24.08.22 re the IGET project
29.08.22	Email and letter	DFDS responded to ABP's email of
		19.08.22 and email exchanges with
		ABP in w/c 22.08.22
29.08.22	Email and letter	DFDS Senior Vice President contacts
		ABP's CEO regarding DFDS'
		concerns.
29.08.22 & 30.08.22	Email	ABP responded to DFDS email from
		12.08.22 and summarised the
		approach taken in the workshops.
30.08.22	Emails	ABP respond to DFDS email of
		25.08.22 re IGET project and provides
		IGET briefing note.
30.08.22	Email	ABP's CEO's confirms receipt of
		DFDS letter of 29.08.22.
30.08.22	Email	DFDS send ABP new risks DFDS
		have identified for the NRA.
31.08.22	Email	ABP provided a response to DFDS
		comments made on 29.08.22
		regarding Hazid workshop.
02.09.22	Email	ABP issued draft Haz Log for final
		consultation.
05.09.22	Email	DFDS provided further comments on
		the HAZID Workshop and assessment
	_	approach.
07.09.22	Email	ABP send holding response to DFDS,
		noting they will respond in due course.
23.09.22	Email	ABP issued response to DFDS letter
00.00.00		from 29.08.22.
26.09.22	Email and letter	ABP's CEO responds to DFDS Senior
20,00,00	Manting	Vice President's letter of 29.08.22
29.09.22	Meeting	Between ABP's Humber Director and
02.40.00	[DFDS Senior Vice President
03.10.22	Email	From ABP to DFDS, following up from
05 40 00	[the meeting on 29.09.22
05.10.22	Email	DFDS response to ABP's letter of
		23.09.22, clarified outstanding
		concerns including Supporting
		studies, Pilotage and Berthing, AWAC
		buoy, wind data, simulations, methodology, risk assessment tool,
		duty holder descriptors and measure
		ALARP, mitigation, changes to
L		

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		project, overlooked risks, additional
		concerns, towage, tidal changes and
		lock productivity.
10.10.22	Email	ABP confirmed that correspondence
		had been received and a response will
		be provided shortly.
13.10.22	Meeting	Discussed Design Changes, Tidal
		Data, Simulation, NRA Methodology,
		Commercial and operational
		Workshop and Correspondence.
		DFDS raised concerns regarding
		Humber Harbour Master reporting
		line.
17.10.22	Email	ABP issued note of meeting from
		13.10.22, which discussed Design
		Changes, Tidal Data, Simulation, NRA
		Methodology, Commercial and
		operational Workshop and
		Correspondence.
18.10.22	Email and letter	Letter from DFDS Senior Vice
		President responds to ABP's CEO
		letter of 26.09.22, notes DFDS'
		concerns remain.
18.10.22	Email	Email from ABP's CEO to DFDS
		Senior Vice President in response to
		letter of 18.10.22.
20.10.22	Meeting	Between ABP and DFDS, ABP note
	5	the intention to hold further statutory
		consultation.
24.10.22	Email	DFDS requested information about
		the upcoming Supplementary
		Statutory Consultation
26.10.22	Email	ABP respond to DFDS email of
		24.10.22 to provide details of the
		Supplementary Statutory
		Consultation.
27.10.22	Email	ABP issued notification of
		Supplementary Statutory
		Consultation.
18.11.22	Email	From ABP to DFDS providing details
		of what further simulations ABP
		intended to carry out on 28-30
		November 2022.
18.11.22	Email	From DFDS to ABP to confirm DFDS
10.11.22		attendees at the simulations.
20.11.22	Email	From ABP to DFDS providing logistics
20.11.22	Email	details for further simulations.

21 11 22	Emoil	From DEDS to APD guarding when
21.11.22	Email	From DFDS to ABP querying when the RoRo simulations will be
		undertaken.
21.11.22	Email	From DFDS to ABP providing details
21.11.22		of another DFDS attendee at the
		simulations.
22.11.22	Email	From ABP confirming receipt of email
	Lindii	of 21.11.22.
22.11.22	Email	DFDS identified outstanding issues
		including; whether the finger pier is
		being moved from west to east, that
		sufficient time is allowed to consider
		consultation responses, Hazid
		simulations and workshops are re-run
		and economic impact on existing port
		users from congestion through new
0444.00	F 1	vessels.
24.11.22	Email	ABP responded to DFDS email from
		22.11.22 and provided an update from meeting in October. Advice was
		provided on Design changes, Tidal
		Data, Simulation, NRA Methodology,
		Commercial/Operational Workshop,
		Correspondence.
24.11.22	Email	ABP responded to DFDS email from
		05.10.22 (in purple text).
25.11.22	Email	DFDS issued supplementary statutory
		consultation response.
06.12.22	Email	DFDS response to ABP's email of
		24.11.22, suggested further
		discussions when the latest
		Navigational Simulations report has
10.10.00		been provided to DFDS.
12.12.22	Meeting	Between ABP and DFDS
12.01.23	Email	DFDS noted that the application for
		development consent was submitted
		and requested that latest Navigation
16.01.23	Email	Simulation report be issued.
10.01.23	Email	ABP confirmed that Navigation Simulation Report will be issued
		shortly.
23.01.23	Email	ABP sent through Navigation
20.01.20		Simulation Report and offered a follow
		up call or meeting.
09.02.23	Email	DFDS response to the IGET proposal.
16.02.23	Email	DFDS outlined remaining concerns on
		Navigation Simulation Report. Only
		simulations on Berth 1 are included in
	•	

		the re-run and the validity of the tidal
		data used.
09.03.23	Email	ABP issued notice of acceptance of application.
20.03.23	Email	ABP Director Humber to DFDS Senior
		Vice President re invitation to senior
		stakeholder meeting on 27 April 2023
21.03.23	Email	DFDS Senior Vice President to ABP
		Director Humber accepts invitation to
		the senior stakeholder meeting.
19.04.23	Email	DFDS submitted relevant
13.04.20	Lindi	representations.
16.05.23	Email	ABP postponed the senior stakeholder
		meeting. This meeting was never
		held.
17.05.23	Email	DFDS respond to email of 16.05.23,
17.00.20		expressing disappointment and short
40.07.00	Email & Letter	notice of the cancellation.
19.07.23	Email & Letter	Clyde&Co (acting on behalf of ABP)
		noted DFDS'S request for Protective
		Provisions in its Relevant
		Representation [RR-008]. ABP
		queried why this would be necessary
		but happy to discuss if DFDS could
		send through details of what they
		require.
19.07.23	Email	BDB Pitmans confirmed receipt of
		letter of the same date and confirmed
		they would respond.
02.08.23	Email & Letter	BDB Pitmans (acting on behalf of
		DFDS), requested ABP's transport
		consultant contact the DFDS transport
		consultant following the actions which
		arose from Issue Specific Hearing 2.
02.08.23	Email	Clyde & Co confirmed receipt of letter
		of the same date.
03.08.23		
00.00.20	Email & Letter	ABP transport consultant DTA
	Email & Letter	ABP transport consultant, DTA contacted DEDS transport consultant
	Email & Letter	contacted DFDS transport consultant,
	Email & Letter	contacted DFDS transport consultant, GHD to arrange discussions of
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues.
03.08.23	Email & Letter Email & Letter	contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily peak volume, baseline traffic flow,
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily peak volume, baseline traffic flow, East/West Gate distribution, terminal
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily peak volume, baseline traffic flow, East/West Gate distribution, terminal capacity assessment, next steps and
	Email & Letter	contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily peak volume, baseline traffic flow, East/West Gate distribution, terminal capacity assessment, next steps and actions.
03.08.23		contacted DFDS transport consultant, GHD to arrange discussions of issues. DFDS consultant proposed meeting dates and suggested an agenda covering annual throughput, daily peak volume, baseline traffic flow, East/West Gate distribution, terminal capacity assessment, next steps and

		surveys, terminal throughput, accompanied/unaccompanied freight split, empty tractor ratios, off-site junction modelling, HGV distribution and assignment and next steps.
14.08.23	Email & Letter	ABP requested confirmation as to whether September to November 2022 were representative months of Ro-Ro vessel movements in response to ISH2 Action Point 6.
23.08.23	Email & Letter	ABP issued a draft itinerary for the ASI for any additional comments. ABP advised that if any additional details are required could they be sent to PINS along with the clients PPE requirements.
23.08.23	Email	DFDS confirmed they would respond.
24.08.23	Email	ABP clarifying a reference to the A160 and noting the Inspectorate require information on PPE needed for the ASI.
29.08.23	Email	ABP requesting a response to letter of 14.08.23 re ISH2 Action Point 6.
30.08.23	Email & Letter	DFDS response to letter of 14.08.23 and agreed that September to November 2022 were representative months for DFDS Ro-Ro vessel movements (ISH2 Action Point 6). Data was provided showing the movements for those months and the distribution of cargo between accompanied and unaccompanied freight volume.
30.08.23	Email	ABP confirm receipt of email and letter.
01.09.23	Email	ABP outlined a number of queries raised in response to the DFDS letter dated 30.08.23. ABP requested confirmation as to whether the DFDS data related to TEU or to units. ABP noted that they were proposing to only present Ro-Ro data excluding cars/mobiles. ABP asked whether DFDS would provide a 6 month average data.
01.09.23	Email	BDB Pitmans confirmed receipt and will respond.
04.09.23	Email	BDB Pitmans confirmed the DFDS data relates to units and that they

		acconted presenting Po Po date
		accepted presenting Ro-Ro data excluding cars/mobiles. DFDS
		provided the 6 month average data as
05.00.00	F "	requested (ISH2 Action 6).
05.09.23	Email	ABP confirm receipt of email of
		04.09.23 and will respond.
05.09.23	Email	BDB Pitmans provided Clyde & Co
		with draft Protective Provisions in
		favour of DFDS.
08.09.23	Email	Clyde & Co re PPE for the ASI.
14.09.23	Email	Clyde & Co re PPE for the ASI.
15.09.23	Email	ABP provided an itinerary for meeting
		on the 15.09.23
18.09.23	Email	Clyde & Co note ABP prepared to
		agree some protective provisions and
		will provide some drafting in due
		course.
18.09.23	Meeting	ABP, DFDS and CLdN attended a call
10.00.20	Meeting	and discussed various transport and
		traffic points.
20.09.23	Emails	DFDS response to email of 14.09.23
20.09.23		re PPE for the ASI.
20.09.23	Email	Clyde & Co response to email of
20.09.23	Email	
		20.09.23 re PPE for the ASI.
20.09.23	Email	Clyde & Co provide draft SoCG.
20.09.23	Email	BDB Pitmans acknowledged draft
		SoCG and confirmed they would
		review.
25.09.23	Email	ABP issued notes of meeting on
		15.09.23 and final notes from meeting
		on 30.08.23
25.09.23	Email	DFDS response to email of 20.09.23
		re PPE for the ASI.
25.09.23	Emails	Clyde & Co re logistics for the ASI and
		confirming attendees.
26.09.23	Email	GHD (on behalf of DFDS) provided
		comments on note of meeting on
		15.09.23
13.10.23	Meeting	ABP, DFDS and CLdN attended a call
	Ŭ	and discussed various transport and
		traffic points.
19.10.23	Email with Letter	ABP sent a notice of consultation for
		proposed changes to the IERRT
		project.
20.10.23	Email with Letter	ABP wrote with regard to Action Point
		17 proposing stakeholder simulations
		on 7 and 8 November.
20.10.23	Meeting	GHD and DTA met in regard to
20.10.20	meening	transport issues.
		แลกรุยาน เรรนสร.

00.40.00	– 1	
23.10.23	Email	ABP confirmed that a revised DCO will be submitted at Deadline 5. The
		applicant will consider the draft
		protective provisions provided by
		DFDS on 05.09.23 following deadline
		5.
23.10.23	Email	DFDS provided an updated draft
		SoCG clean and tracked versions and
		suggested that the clean version be
		submitted to ExA for Deadline 5.
23.10.23	Email	ABP confirm that they will not submit
		the clean version for Deadline 5 but
		will acknowledge an amended draft
		has been received.
23.10.23	Email	DFDS acknowledged ABP response.
26.10.23	Email and Letter	DFDS raised issues regarding the
		forthcoming navigation simulations.
26.10.23	Email	ABP acknowledge receipt and will
		respond in due course. ABP request
		confirmation of the proposed
		attendees for the simulations and
		availability for the pre-meeting on
26.10.23	Email	31.10.23 DFDS confirmed availability for the
20.10.20	Lindi	pre-meeting and will revert with
		attendees for the simulations. DFDS
		requested confirmation that ABP will
		respond to letter of 26.10.23 before
		the pre-meeting and that an agenda
		will be sent by COB on 27.10.23
29.10.23	Email and Letter	ABP reaffirmed that they believe the
		navigation simulations are fit for
		purpose and responded to concerns
		raised by DFDS on 26.10.23.
30.10.23	Email	DFDS queried when comments will be
		provided on the draft protective
31.10.23	Meeting	provisions. Pre meeting to discuss the navigation
51.10.25	weeting	simulations. Key areas of concern
		that were raised were use of the
		design vessel, environmental
		conditions and simulation pass/fail
		criteria.
31.10.23	Email	DFDS ask for updates on the SoCGs.
02.11.23	Email and Letter	DFDS provided comments on the pre-
		meeting regarding parameters and
		aborts, environmental model,
		simulation runs and vessels. DFDS

		also confirmed attendees to
		simulations.
02.11.23	Email	DFDS ask for an update on the
02.11.23	Email	
		protective provisions.
02.11.23	Email	ABP provide an update on the status
		of the protective provisions and
		SoCGs.
<u>02.11.23</u>	Email and	ABP provide draft minutes of the
	attachments	meeting of 31.10.23 requesting
		comments and copy of the
		PowerPoint slide presented at the
		meeting.
03.11.23	Email and letter	ABP respond to DFDS letter of
		02.11.23
03.11.23	Email	DFDS respond to email of 02.11.23 re
		the status of the protective provisions
		and SoCGs.
03.11.23	Email	ABP provide an update on the status
<u></u>		of the protective provisions and
		SoCGs.
03.11.23	Email and	Email from DFDS with proposed
00.11.20	attachment	amendments to the minutes of
	diadimitati	31.10.23
03.11.23	Email	With logistics details for the
00.11.20		simulations on 7 & 8 November
06.11.23	Email	DFDS ask for an update on the SoCG
00.11.20		and protective provisions.
06.11.23	Emails	Between GHD and DTA re minutes of
00.11.20		meetings of 13 and 20 October
08.11.23	Meeting	GHD and DTA met in regard to
		transport issues.
09.11.23	Email	From GHD to DTA seeking clarity on
03.11.20		gate house questions raised
09.11.23	Email	Emails between GHD to DTA re
09.11.23		
10 11 22	Empil	transport SoCG
<u>10.11.23</u>	Email	Emails between GHD to DTA re
40.44.00	Freedil	transport SoCG
<u>10.11.23</u>	Email	DFDS ask for an update on the SoCG
		and protective provisions.
<u>10.11.23</u>	Email	ABP provide updated SoCG and note
		no protective provisions will be
		provided until after Deadline 6.
<u>13.11.23</u>	<u>Email</u>	Emails between GHD to DTA re final
		and agreed transport SoCG

3 Section 3 – Matters Agreed and Matters Not Agreed

3.1 Table 3.1 below contains a list of 'matters agreed' and a list of matters outstanding as at the date of this version of the SoCG together with a concise commentary as to the items referenced.

Table 3.1: List of Matters Agreed and Outstanding

Matter	Document Ref.	ABP's Position	DFDS's Position	ABP response	DFDS	Status
					response	
Relevant Policy		The National Policy Statement for Ports (NPSfP) (DfT, 2012) is the key relevant national policy statement in considering the IERRT Application. The role of the NPSfP in the IERRT application determination process is set out in section 104 of the Planning Act 2008. The UK Marine Policy Statement (MPS) (2011) and The East Marine Plans (2014) are appropriate marine policy documents to which regard must be had in the IERRT determination process.	In ISH2 DFDS highlighted that the National Policy for Ports is not the only policy the Applicant should have regard to. DFDS has already highlighted that the Planning Act 2008 requires the Applicant to have regard to the UK Marine Policy Statement (MPS) (2011) [REP1 – 028] paragraph 5.1. Apart from underlining the requirement under policy to ensure navigational safety, DFDS has			Neutral

Deleted: erence

	Key local relevance IERRT pr provided North Eas Lincolnsh Plan 2013 (April 201	to the issupplet is to poject is to poject is to poject is the the the the the tree Local this to 2032 Solo 8). sug	raised any ues in regard policy and refore queries inclusion of s point in the CG and ggests it is noved.		
The	The Gove		noted in	ABP does not agree with	Not agreed
Government's	out within		agraph 2.2 of P4-025, DFDS	DFDS in respect of the conclusions it reaches	
policy for ports	3.3 of the		P4-025, DFD5 s drawn	on paragraph 3.3.3 of	
	the funda		ention to	the NPSfP for reasons	
	policy ele		agraph 3.3.3	that have already been	
	provided		he NPSfP	rehearsed. ABP	
	paragraph		ich identifies a	considers that the	
	P		mber of criteria	IERRT development is	
	T	tha	t new port	well designed, both	
		infr	astructure	functionally and	
			ould satisfy to	environmentally. DFDS,	
			p meet the	are simply casting	
		-	vernment's	unfounded assertions	
			icies on	against the Proposed	
			stainable	Development without	
			elopment. It is	any supporting	
			DS' view that	justification or evidential	
		the	Proposed	fact. If on the other hand	

Deleted: ABP does not agree with DFDS in respect of the conclusions it reaches on paragraph 3.3.3 of the NPSfP for reasons that have already been rehearsed. ABP considers that the IERRT development is well designed, both functionally and environmentally. DFDS, are simply casting unfounded assertions against the Proposed Development without any supporting justification or evidential fact. If on the other hand DFDS could produce evidential information and relevant supporting data, ABP would be happy to review it, discuss the provided information with DFDS on a collaborative basis and respond accordingly. Until then, such assertions can be given no weight. On the other hand, ABP's evidence as to why the IERRT development constitutes sustainable development is set out within its evidence - for example, in its Planning Statement [APP-019] and Deadline 5 response to CLdN [REP5-032].

			Development	DFDS could produce	
			does not comply	evidential information	
			with the 5th bullet	and relevant supporting	
			point 'new	data, ABP would be	
			infrastructure	happy to review it,	
			should be well	discuss the provided	
			designed,	information with DFDS	
			functionally and	on a collaborative basis	
			environmentally'.	and respond	
			DFDS does not	accordingly. Until then,	
			consider that the	such assertions can be	
			Applicant has	given no weight. On the	
			demonstrated	other hand, ABP's	
			that the proposed	evidence as to why the	
			infrastructure is	IERRT development	
			'functionally well	constitutes sustainable	
			designed' in light	development is set out	
			of the safety risks	within its evidence - for	
			it poses and likely	example, in its Planning	
			implications on	Statement [APP-019]	
			the existing	and Deadline 5	
			commercial	response to CLdN	
			operations at the	[REP5-032].	
			Port of		
			Immingham and		
			the local road		
			network and		
			communities.		
Overall	Planning	A detailed and	DFDS has	It is patently clear that	Neutral
accordance	Statement	comprehensive	nothing to add in	the Proposed	
with the NPSfP	(Incorporating	review of the		Development is being	

Deleted: It is patently clear that the Proposed Development is being promoted as development entirely in...

			· · · · ·				
	Harbour	accordance of the	addition to the	promoted as			
	Statement)	IERRT project with	point above.	development entirely in			
	[APP-019]	policy contained		accordance with the			
		within the NPSfP is		NPSfP.			
		provided in Chapters					Deleted: , as detailed
		4 and 8, and		Again DFDS are simply			
		Appendix 1 of		making unsupported and			
		application		indeed unsupportable			
		document APP-019		assertions.			
		(Planning					
		Statement). The					
		review undertaken					
		demonstrates that					
		the IERRT project					
		itself and the					
		assessment and					
		supporting					
		information					
		submitted as part of					
		the DCO application					
		are fully in					
		accordance with the					
		NPSfP.					Deleted: Again DFDS are simply making unsupported
Assessment of	DFDS relevant	The methodology	DFDS has, in	ABP's Interim Response	Not Agree	d	and indeed unsupportable assertions.
	representations	followed in the NRA	Appendix 1 of	to DFDS' Additional	NUL AGIE	u	
	(RR - 008)	complies with the	REP4-025, set	Navigational Risk			
IISK	(100 - 000)	PMSC and the	out the key	Assessment [REP3-009]			
	ES – Volume 3	associated GtGP.	differences	concludes that DFDS'			
	 Appendix 	The NRA draws	between the NRA	NRA contains a number			
	10.1 –	upon three HAZID	submitted by	of fundamental flaws,			
	Navigational	Workshops and	DFDS at	whilst in other respects			
	Risk			winist in other respects			

Assessment	vessel simulations	Deadline 2	the additional NRA is in	
(APP – 089)	which, with the	[REP2-043] and	line with the	
	exception of the first	the NRA	comprehensive NRA	
ES – Volume 3	(internal) HAZID	produced by the	submitted by the	
– Appendix	Workshop, have	Applicant [APP-	Applicant [APP-089].	
10.2 –	been attended by	089]. DFDS	ABP intends to submit a	
Navigational	representatives of	considers the	full commentary on	
Simulation	DFDS (APP-089).	underlying issue	DFDS' NRA in due	
Study Part 1		is that the	course.	
(APP-090)	۲	Applicant's NRA		
ES – Volume 3		does not	This is simply not	
– Appendix		adequately	correct. It is misleading	
10.2 –		capture or assess	for DFDS to assert that	
Navigational		the risks.	ABPmer have no track	
Simulation			record of producing	
Study Part 2		While DFDS	NRAs. ABPmer has over	
(APP-091)		attended the	70 years of experience	
(/ 1 1 001)		HAZID	providing technical	
ES – Volume 3		workshops in	expertise for port	
– Appendix		April and August	development, this	
10.2 –		2022, the lack of	includes an eight strong	
Navigational		structure and	Maritime Team, the	
Simulation		transparency on	members of which have	
Stakeholder		risk definition and	specialist skills in	
Demonstrations		tolerability meant	Harbour Mastering,	
(APP-092)		that consensus	Pilotage, Port Policy,	
		could not be	operational risk	
		reached (as	assessment and the	
		strongly	production of	
		suggested in the	Navigational Risk	
		PMSC). It is	Assessments (NRA).	
		therefore no	ABPmer has produced	

Deleted: ABP's Interim Response to DFDS' Additional Navigational Risk Assessment [REP3-009] concludes that DFDS' NRA contains a number of fundamental flaws, whilst in other respects the additional NRA is in line with the comprehensive NRA submitted by the Applicant [APP-089]. ABP intends to submit a full commentary on DFDS' NRA in due course. This is simply not correct. It is misleading for DFDS to assert that ABPmer have no track record of producing NRAs. ABPmer has over 70 years of experience providing technical expertise for port development, this includes an eight strong Maritime Team, the members of which have specialist skills in Harbour Mastering, Pilotage, Port Policy, operational risk assessment and the production of Navigational Risk Assessments (NRA). ABPmer has produced on average, two NRAs per year over the last 10 years in support of Marine Licence Applications, Development Consent Orders and Harbour Revision Orders. The NRAs have supported both ABP applications and schemes promoted by other Organisations. ¶

DFDS should formally withdraw that groundless assertion which does nothing to engender a collaborative approach.

marker of	on average, two NRAs
reliability to	
that the	years in support of
Applicant's	
draws upon	
HAZID	Development Consent
workshops	
vessel	Revision Orders. The
simulations	
DFDS also	both ABP applications
contends ar	
reliably	by other Organisations.
representat	ive of
real-life	nor DFDS should formally
conditions,	with drow that
adequately	analyze dia an analyze and
comprehens	Sive which does nothing to
which has le	
misinformed	
judgement o	on <u>approach</u>
risk.	
DFDS does	
agree that t	
Applicant's	
adequately	
comprehen	
risks or that	
be relied up	DON TO
make an	
informed	
judgement o	on the

			terminal's through-life operational safety. [DFDS also find it surprising that the Applicant has chosen ABPMer as their Risk Assessment consultants, when they have no track record in		
			producing NRAs.]		
Previous major incidents	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk	Historic allisions and collisions were assessed as part of the NRA process (APP-089) and their incidence taken fully into account.	At the HAZID workshops in April and August 2022 it was apparent that there was data from MARNIS but this was not shared with the	ABP notes that the Harbour Master Humber has addressed the Fast Ann, Fast Filip and Stena Gothica incidents in [REP4-033].	Matter ongoing
	Assessment (APP – 089)		group. It has not, therefore, been clear to DFDS, whether or how, historic allisions and collisions		

Deleted: ABP notes that the Harbour Master Humber has addressed the Fast Ann, Fast Filip and Stena Gothica incidents in [REP4-033].

			have informed the NRA. DFDS believe the following three incidents are indicative of the complexities of the Immingham area and also illustrate the issue regarding the tides in the area that DFDS has consistently raised and the Applicant has not listened to: - "Fast Ann"; - "Stena Gothica".		
Wind and tide (baseline in NRA)	DFDS relevant representations (RR – 008) ES – Volume 1 – Chapter 7 – Physical Processes (APP – 043)	Existing MetOcean (meteorological and oceanographic) conditions described in Section 3.3 of the NRA are informed by available relevant	DFDS agree that measured wind data is preferable to modelled data, but the Applicant has not used relevant measurements.	As explained in [REP1- 009] and [REP1-013], for quality and consistency, the best source of wind data should come from certified, calibrated equipment which is set and measured against a	Matter not agreed

		The Analisenti-	no sudata di atava da rel	1	
ES – Volume		The Applicant is	regulated standard		
– Appendix	modelled datasets.	still wholly reliant	which is what has taken		
10.1 –	Wind: Measured	on wind data from	place.		
Navigational	wind data is	Humberside	Gathering wind data		
Risk	preferable to	Airport and has	_		
Assessment	available modelled	not calibrated the	from the nearest airport		
(APP – 089)		Airport data to the	for use in simulations is		
	wind hindcast data,	local area, which	a common methodology,		
DFDS Princip		DFDS would	as airports collect		
Areas of	local conditions and	expect if using a	comprehensive and		
Disagreemen	5	such a dataset.	accurate data over long		
(PDA – 007)	affected by model		periods of time.		
	resolution and any	Humberside	The Humberside wind		
	inherent bias in the	Airport sits within	data provided a more		
	outputs.	a geographic			
	Further in-depth	bowl of higher	macro indication of wind		
	information is	ground which	for use in the ES and		
	provided in the	shields the	NRA, and Immingham		
	Physical Processes	anemometer	Port wind data provided		
	Chapter of the ES	which can lead to	indication of localised		
	and the Applicant's	the data being	wind which is useful to		
	Summary of Oral	compromised in	inform simulation		
	Representations	terms of accuracy	modelling. This is the		
	made during ISH2	for use of a	approach used in the		
	[REP1-009].	broader area.	NRA. The source of		
		The Airport is	wind data used in the		
		also 15km from	baseline description of		
		the Proposed	the NRA is not critical to		
		-	the outcomes of the		
		Development.	assessment (as that is		
		The Applicant	based on the relevant		
		provided local	expertise of		
		historical data to	stakeholders involved in		

Deleted: As explained in [REP1-009] and [REP1-013], for quality and consistency, the best source of wind data should come from certified, calibrated equipment which is set and measured against a regulated standard which is what has taken place.¶ Gathering wind data from the nearest airport for use in simulations is a common methodology, as airports collect comprehensive and accurate data over long

periods of time. ¶ The Humberside wind data provided a more macro indication of wind for use in the ES and NRA, and Immingham Port wind data provided indication of localised wind which is useful to inform simulation modelling. This is the approach used in the NRA. The source of wind data used in the baseline description of the NRA is not critical to the outcomes of the assessment (as that is based on the relevant expertise of stakeholders involved in the HAZID process who have knowledge of working and navigating on the Humber).¶

As stated in [REP1-008], gusts were modelled in the simulation exercise, and the effects of sheltering were taken into account. The gusts and sheltering wind data used by HR Wallingford to initially assess the direction and the appropriate strengths to test in the simulations derived from the Immingham Dock Tower. This was a collation of 12-months of data provided by HES and analysed by HR Wallingford to establish the general wind directions to form a realistic and representative assessment. ¶

As stated in [REP1-008] HR Wallingford are confident in the tidal modelling between the IOT and the Port of Immingham bell mouth following extensive data collection and validation. The model used met the applicable standards for estuarine modelling accuracy and accurately represents the spatial variation in the long-term current measurements.¶

their simulation	the HAZID process who	
experts as	have knowledge of	
indicated in the	working and navigating	
preamble to one	on the Humber).	
of their early	As stated in IDED1 0001	
simulation study	As stated in [REP1-008], gusts were modelled in	
reports so it is	the simulation exercise,	
unclear why the		
Applicant is	and the effects of sheltering were taken	
relying solely on		
the Airport data.	into account. The gusts and sheltering wind data	
The Applicant	used by HR Wallingford	
The Applicant has done nothing	to initially assess the	
to address the	direction and the	
fact that it uses	appropriate strengths to	
data which does	test in the simulations	
not include gusts	derived from the	
or durations of	Immingham Dock	
wind speed as is	Tower. This was a	
normal practice.	collation of 12-months of	
normai practice.	data provided by HES	
DFDS is still of	and analysed by HR	
the opinion that	Wallingford to establish	
the tide data used	the general wind	
is inconsistent	directions to form a	
with the	realistic and	
experience of	representative	
DFDS mariners	assessment.	
and previously		
published data by	Tide:	
the Applicant in		
its function as		

			Humber Estuary	As stated in [REP1-008]	
			Services and the	HR Wallingford are	
			Admiralty.	confident in the tidal	
				modelling between the	
				IOT and the Port of	
				Immingham bell mouth	
				following extensive data	
				collection and validation.	
				The model used met the	
				applicable standards for	
				estuarine modelling	
				accuracy and accurately	
				represents the spatial	
				variation in the long-term	
				current measurements.	
Simulations	DFDS relevant	The numerous	DFDS do not	As set out in [REP4-	Not agreed
	representations	simulation outcomes	accept that	008], the level of	
	(RR – 008)	contained in the	comments at the	engagement and	
	ES – Volume 3	submitted	time were fully	consultation undertaken	
	– Appendix	application	taken into	to date has far exceeded	
	10.1 –	documents are	account: from	that which would	
	Navigational	robust and reliable,	August 2022	normally be the case	
	Risk	having been based	onwards DFDS	and	
	Assessment	on an appropriate	expressed safety	The the Applicant has	
	(APP – 089)	and correct	concerns. For	acted fully in accordance	
	· · · · ·	methodology and	example, please	with the guidance in	
	ES – Volume 3	data. The simulation	see the letter	<u>Martino galadinoo ini</u>	
	 Appendix 	exercises	from Kell		
		undertaken were	Robdrup, Senior		

10.2 - Navigational Simulation Study Part 1 (APP-090) attended by representatives of DFDS (including experienced mariners) and comments offered at he time were fully taken into account as part of the NRA exercise. Vice President at PEDS to Henrik Pedersen, CEO at ABP on 2908.22 (see e- page 116-117 of REP2-048). seeking to achieve consensus 10.2 - Navigational Situdy Part 2 (APP-091) on the time were fully taken into account as part of the NRA exercise. Stakeholders were only invited simulation in Stakeholder stakeholders were only invited simulation in Stakeholder ES - Volume 3 - Appendix 10.2 - Navigational Simulation Stakeholder November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth which makes the	· · · · · · · · · · · · · · · · · · ·			1	
Simulation Study Part 1 (APP-090)DFDS (including experienced mariners) and comments offered at the time were fully taken into account as part of the NRA exercise.Pedersen, CEO at ABP on 22 (see e- page 116-117 of REP2-048).ES - Volume 3 Mavigational Situdy Part 2 (APP-091)Stakeholders were cise.Stakeholders were sels than the design specification of the ProposedES - Volume 3 - Appendix 10.2 -Navigational simulationNovember 2022 which usedES - Volume 3 - Appendix 10.2 -November 2022 which usedDFDS Principal Areas of Disagreement (PDA - 007)PEDS Principal Areas of Disagreement (PDA - 007)DFDS Principal Areas of Disagreement (PDA - 007)The Applicant is relying on a previous model on the berth	10.2 –	attended by	Vice President at	seeking to achieve	
Study Part 1 (APP-090)experienced mariners) and comments offered at the time were fully taken into account as part of the NRA exercise.at ABP on 29.08.22 (see e- page 116-117 of REP2-048).ES - Volume 3 - Appendix 10.2 - Navigational Simulation Study Part 2 (APP-091)experienced mariners) and comments offered at the time were fully taken into account as part of the NRA exercise.Stakeholders were only invited to the final set of simulations in November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of Disagreement (PDA - 007)Barbon 29.08.22 (see e- page 116-117 of REP-048).DFDS Principal Areas of Disagreement (PDA - 007)monost straightforward in terms of monost model on the berth			DFDS to Henrik	consensus	
(APP-090)mariners) and comments offered at the time were fully taken into account as part of the NRA exercise.29.08.22 (see e- page 116-117 of REP2-048).10.2 - Navigational Situdy Part 2 (APP-091)as part of the NRA exercise.Stakeholders were only invited to the final set of simulations in November 2022 which used smaller vessels than the design specification of the Proposed Development and the only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth	Simulation	DFDS (including	Pedersen, CEO		
ES - Volume 3 - Appendix 10.2 - Navigational Simulation Study Part 2 (APP-091) comments offered at the time were fully taken into account as part of the NRA exercise. page 116-117 of REP2-048). Stakeholders were only invited to the final set of simulations in Stakeholders were only invited to the final set of simulation sin ES - Volume 3 - Appendix 10.2 - Navigational Simulation Stakeholder Demonstrations (APP-092) November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth	Study Part 1	experienced	at ABP on		
ES - Volume 3 - Appendix 10.2 - Navigational Simulation Study Part 2 (APP-091) the time were fully taken into account as part of the NRA exercise. Stakeholders were only invited to the final set of simulations in November 2022 which used smaller vessels than the design simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of Disagreement (PDA - 007) DFDS Principal Areas of Disagreement (PDA - 007) Math and the design the time were fully taken into account as part of the NRA exercise.	(APP-090)	mariners) and	29.08.22 (see e-		
 Appendix 10.2 - Navigational Simulation Study Part 2 (APP-091) ES - Volume 3 - Appendix 10.2 - Navigational Simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of Disagreement (PDA - 007) If the time were fully taken into account as part of the NRA exercise. Stakeholders were only invited to the final set of simulations in November 2022 Which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth 	50 1/1	comments offered at	page 116-117 of		
10.2 - Navigational Simulation Stakeholders were only invited to the final set of simulations in Study Part 2 (APP-091) November 2022 which used Which used smaller vessels than the design specification of the Proposed 0.2 - Navigational Simulation Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of DFDS Principal Areas of Disagreement (PDA - 007) DFDS Principal Areas of Disagreement (PDA - 007) The Applicant is relying on a previous model on the berth		the time were fully	REP2-048).		
Navigational Simulation as part of the NKA exercise. were only invited to the final set of simulations in Study Part 2 (APP-091) November 2022 Which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most Disagreement (PDA – 007) November 2022 Which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth		taken into account			
Navigational Simulation exercise. were only invited to the final set of simulations in Study Part 2 (APP-091) November 2022 which used smaller vessels than the design specification of the Proposed Navigational Simulation Stakeholder Demonstrations (APP-092) November 2022 which used smaller vessels than the design specification of the Proposed DFDS Principal Areas of Disagreement (PDA – 007) November 3022 which used smaller vessels than the design specification of the Proposed DFDS Principal Areas of Disagreement (PDA – 007) The Applicant is relying on a previous model on the berth		as part of the NRA			
Study Part 2 (APP-091) simulations in ES - Volume 3 - Appendix 10.2 - Navigational Simulation Stakeholder Demonstrations (APP-092) November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of Disagreement (PDA - 007) DFDS Principal Areas of Disagreement (PDA - 007) most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth	•		2		
(APP-091)November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of Disagreement (PDA - 007)November 2022 which used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth					
ES - Volume 3 - Appendix 10.2 - Navigational Simulationwhich used smaller vessels than the design specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of Disagreement (PDA - 007)DFDS Principal Areas of Disagreement (PDA - 007)most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth		•			
ES – Volume 3 - Appendix 10.2 – smaller vessels Navigational specification of Simulation specification of Stakeholder Development and Demonstrations 1 which is widely (APP-092) viewed as the DFDS Principal areas of Disagreement straightforward in (PDA – 007) The Applicant is relying on a previous model on the berth on the berth	(APP-091)				
 Appendix 10.2 - Navigational Simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of DFDS Principal Areas of DFDA - 007) The Applicant is relying on a previous model on the berth 	ES Volumo 2				
10.2 - Navigational Simulation Specification of Stakeholder Development and Demonstrations 1 which is widely (APP-092) Viewed as the DFDS Principal straightforward in Areas of Disagreement (PDA – 007) The Applicant is relying on a previous model on the berth on the berth					
Navigational Simulation Stakeholder Demonstrations (APP-092)specification of the Proposed Development and then only to Berth 1 which is widely viewed as the most straightforward in terms of manoeuvring. The Applicant is relying on a previous model on the berth					
Simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of Disagreement (PDA – 007) Simulation (PDA – 007) DFDS Principal Areas of Disagreement (PDA – 007) DFDS Principal DFDS Principal					
Stakeholder Development and Demonstrations then only to Berth 1 which is widely viewed as the DFDS Principal most Areas of straightforward in Disagreement manoeuvring. (PDA – 007) The Applicant is relying on a previous model on the berth on the berth	0				
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Areas of Disagreement (PDA – 007)	(APP-092)		viewed as the		
Areas of Disagreement (PDA – 007) Areas of Disagreement (PDA – 007) Areas of Disagreement (PDA – 007) Areas of manoeuvring. The Applicant is relying on a previous model on the berth	DFDS Principal				
Disagreement (PDA – 007)					
(PDA – 007) (PDA – 007) manoeuvring. The Applicant is relying on a previous model on the berth					
The Applicant is relying on a previous model on the berth					
previous model on the berth	(The Applicant is		
on the berth					
			previous model		
which makes the			on the berth		
			which makes the		
simulations			simulations		

Deleted: As set out in [REP4-008], the level of engagement and consultation undertaken to date has far exceeded that which would normally be the case and¶ The the Applicant has acted fully in accordance with the guidance in seeking to achieve consensus

			unreliable for what is now proposed. To suggest any comments in relation to these limited simulations fully addressed the concerns of DFDS is untrue and misleading.			
Simulation modelling (tidal)	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090) ES – Volume 3 – Appendix 10.2 –	The simulations used accurate and reliable AWAC buoy and ADCP survey data from the area immediately adjacent to the IERRT terminal to inform the simulations.	DFDS do not accept that the tidal model used by the Applicant is representative and have raised concerns consistently about the modelling since the first HAZID workshop it attended in April 2022.	As stated in [REP1-008] HR Wallingford are confident in the tidal modelling between the IOT and the Port of Immingham bell mouth following extensive data collection and validation. The model used met the applicable standards for estuarine modelling accuracy and accurately represents the spatial variation in the long-term	Not agreed	Deleted: As stated in [REP1-008] HR Wallingford are confident in the tidal modelling between the IOT and the Port of Immingham bell mouth following extensive data collection and validation. The model used met the applicable standards for estuarine modelling accuracy and accurately represents the spatial variation in the long-term current measurements.
	Navigational Simulation Study Part 2 (APP-091)		The Applicant has acknowledged they have not	current measurements. Further in-depth information is provided in the Physical		Deleted: Further in-depth information is provided in the Physical Processes Chapter of the ES and the Applicant's Summary of Oral Representations made during ISH2 [REP1-009].¶ ABP is concerned that DFDS seem to be taking its comments out of context. That is not helpful and does nothing to aid the SoCG exercise.

DFDS Principaltaken data northProcesses Chapter ofAreas ofof the IOT, but asthe ES and theDisagreementthis is whereApplicant's Summary of	
Disagreement this is where Applicant's Summary of	
(PDA – 007) vessels start their Oral Representations	
manoeuvre from, made during ISH2	
it is integral that [REP1-009].	
accurate tidal data is used ABP is concerned that	
DFDS Meeter	
DFDS Master <u>its comments out of</u>	
Mariners and <u>context. That is not</u>	
consultants have helpful and does nothing	
decades of to aid the SoCG	
experience <u>exercise</u> .	
manoeuvring	
north of the IOT,	
in the Immingham	
Bellmouth Area,	
to the East and	
West Jetty and to	
the IOT finger	
piers. They	
remain resolute	
that the tides as	
represented are	
not consistent	
with this	
considerable	
experience nor is	
it consistent with	
published data	
from the	

modelling (vessel)representations (RR - 008)selected for use within the simulation studies at APP-090,agree that the Jinling vessels are the mostoperator of the port of Immingham, and SHA for the port. It has	Simulation	DFDS relevant	The vessels	Admiralty nor the Applicant in their function as Humber Estuary Services. In all of these publications the tide in the Immingham area is described as roughly 135°/315° which is consistent with our mariners' experience. The Applicant acknowledges in its response to ExQ2 question NS.2.34 (e-page 37 of REP4-008) that a differential of 10 to 15 degrees would clearly have a significant impact.	ABP is the owner and	Not agreed
APP-091, APP-092, representative commissioned HR	modelling	representations	selected for use within the simulation studies at APP-090,	agree that the Jinling vessels are the most	operator of the port of Immingham, and SHA for the port. It has	Not agreed

ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090)	were selected as they are the most representative models available for simulation and comprise an appropriate analogy to operational parameters.	when only six exist worldwide and they are all operated by DFDS and none are intended for use at the Proposed Development. There are other operators on the Humber with similar tonnage RoRo vessels such as the	Wallingford, a world leader (and a company incidentally similarly instructed by DFDS in respect of their own operations) to undertake comprehensive simulations. The simulations were undertaken in consultation with and in the presence of DFDS and it is not for DFDS now to gainsay the conduct of those	
ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 2 (APP-091)		Delphine and sisters but these have not been simulated.	simulations when no such points were made at the time. The rationale has been explained to DFDS on a number of occasions.	
ES – Volume 3 – Appendix 10.2 – Navigational Simulation Stakeholder Demonstrations (APP-092)			most recently during navigation simulations undertaken on 7 th / 8 th . November and it is disappointing that DFDS continue to repeat a concern that that has absolutely no substance. and it is disappointing that DFDS	

Deleted: ABP is the owner and operator of the port of Immingham, and SHA for the port. It has commissioned HR Wallingford, a world leader (and a company incidentally similarly instructed by DFDS in respect of their own operations) to undertake comprehensive simulations. The simulations were undertaken in consultation with and in the presence of DFDS and it is not for DFDS now to gainsay the conduct of those simulations when no such points were made at the time. The rationale has been explained to DFDS on a number of occasions, most recently during navigation simulations undertaken on 7th/8th. November and it is disappointing that DFDS continue to repeat a concern that that has absolutely no substance. and it is disappointing that DFDS

	DFDS Principal Areas of Disagreement (PDA – 007)				
Simulation vessel conduct – unrealistic use of vessel machinery	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090) ES – Volume 3	Senior Pilots (experienced marines with many years of experience of operations on the Humber) from HES conducted the pilotage/ berthing manoeuvres and did not report any notable variance from real world operations.	DFDS remain of the view that unrealistic use of machinery was used in the simulations, whether or not the Senior Pilots reported variance during the simulations.	Again, no such point was made during the simulations which were attended by representatives of DFDS.	Not agreed
	 Appendix 10.2 - Navigational Simulation Study Part 2 (APP-091) 				

Deleted: Again, no such point was made during the simulations which were attended by representatives of DFDS.

	ES – Volume 3 – Appendix 10.2 – Navigational Simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of Disagreement (PDA – 007)				
Simulation – available towage	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090)	Senior Pilots from HES and towage providers conducted the pilotage/ berthing manoeuvres and did not report any notable variance from real world operations. ABP as the Statutory Harbour Authority for Immingham together with HES, in its overlapping capacity as the CHA, will ensure that appropriate tugs are	DFDS remain of the view that simulations are not representative of the complexity of real life interactions. The first simulations used smaller tugs, then subsequent ones use more powerful tugs which are not representative of the tugs available on the river.	Towage providers have confirmed that their fleets can expand to meet demand [REP4- 008]. ABP is mystified by the expressed concerns of DFDS in this respect bearing in mind that it operates from the Port of Immingham and does actually know how the Port operates.	Not agreed

	ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 2 (APP-091) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Stakeholder Demonstrations (APP-092) DFDS Principal Areas of Disagreement (PDA – 007)	available to attend manoeuvres as required. The utilisation of tugs that are provided by towage providers is a commercial decision, with towage providers likely to increase the size of their fleet to meet the possible opportunities that this new development provides.	The Applicant's position in their response to ExQ2 that "in the very unlikely event that demand for towage outstrips supply then the manoeuvre would simply not be allowed to take place" (NS.2.06 REP4 – 008) would result in delays and capacity issues particularly as the Applicant does not have control over tug availability on the river.		
Pilotage and associated Training	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk	The SHA and CHA are aware of the constraints relating to the level of pilotage required for the berth and the advised environmental	DFDS agrees that there is a robust training process in place and expects that Pilots and PECs already have such training and		Matter ongoing

Deleted: Towage providers have confirmed that their fleets can expand to meet demand [REP4-008]. ABP is mystified by the expressed concerns of DFDS in this respect bearing in mind that it operates from the Port of Immingham and does actually know how the Port operates.

	Assessment (APP – 089) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 2 (APP-091) ES – Volume 3 – Appendix 10.2 – Navigational Simulation Stakeholder Demonstrations (APP-092)	limitations and are satisfied that these can be addressed. There is an existing robust process to train ships' masters to pilotage standards, known as the Pilotage Exemption Certification process.	therefore disagrees that further training would reduce the risks and cannot accept this as "additional mitigation".		
IOT trunkway protection	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix	IOT trunk way protection has been identified as a potential control in the NRA and may	DFDS is unable to form an opinion until it has had the opportunity to		Matter ongoing

10.1 -	form part of the	fully consider the		
Navigational Risk	operational 'adaptive procedures' which	Applicant's proposed Impact		
Assessment	will be determined	Protection		
(APP – 089)	by the Navigation	Measures, set out		
ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 1 (APP-090)	Authority through ongoing assessment of the construction and operation.	in the Applicant's change request, published on 19 October 2023.		
ES – Volume 3 – Appendix 10.2 – Navigational Simulation Study Part 2 (APP-091)				
ES – Volume 3 – Appendix 10.2 – Navigational Simulation Stakeholder Demonstrations (APP-092)				
DFDS Principal Areas of				

	Disagreement (PDA – 007)				
Dredging	DFDS relevant	The physical	DFDS remains	If DFDS wish to record	Matter
	representations	processes	concerned that	concerns in this respect	ongoing
	(RR – 008)	assessment (APP-	dredging deposits	they should provide	
		043) has considered	will not stay in the	scientific data and	
	DFDS Principal	the potential impact	deposit grounds	evidence to support their	
	Areas of	of the capital dredge	in a tidal river but	assertions otherwise, in	
	Disagreement	campaign and	will spread to	light of the above, ABP	
	(PDA – 007)	associated disposal	terminal and	considers them to be	
	ES – Volume 1	and has applied	channels.	groundless. That said, if	
	– Chapter 7 –	bespoke numerical		appropriate evidence is	
	Physical	modelling tools to		provided to support	
	Processes	assess the fate of		these assertion, ABP	
	(APP – 043)	dredge arisings and		would, of course, be	
	(/ / 0.10)	deposited material.		happy to review the	
		The assessment		information provided.	
		concludes that the			
		capacity of the			
		proposed disposal			
		sites (HU060, and			
		HU056), the future			
		maintenance dredge			
		requirements at			
		existing berths at the			
		Port of Immingham			
		(and further afield),			
		and the bathymetry			
		of the wider Humber			
		Estuary will not be			
		significantly affected			

		by the Proposed Development.			
		Y			
Navigational Risk Assessment ("NRA") methodology	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) DFDS Principal Areas of Disagreement (PDA – 007)	The methodology followed in the NRA fully complies with the PMSC and the associated GtGP.	As set out in the note appended to REP4–025, DFDS considers that the Applicant's NRA does not apply the fundamental principles of Navigation Risk Assessment to facilitate a robust, impartial, transparent risk assessment that facilitates stakeholder consensus (as strongly emphasised in the PMSC GtGP).	As discussed in Appendix 4 to [REP1- 009], the scope of the NRA undertaken for this project has been extremely thorough and comprehensive and involved full involvement of stakeholders. It has been produced by qualified specialist experts in relation to navigation matters.	Not agreed
			The Applicant fails to appropriately apply likelihood definitions or the		

Deleted: If DFDS wish to record concerns in this respect they should provide scientific data and evidence to support their assertions otherwise, in light of the above, ABP considers them to be groundless. That said, if appropriate evidence is provided to support these assertion, ABP would, of course, be happy to review the information provided.

Deleted: As discussed in Appendix 4 to [REP1-009], the scope of the NRA undertaken for this project has been extremely thorough and comprehensive and involved full involvement of stakeholders. It has been produced by qualified specialist experts in relation to navigation matters.

concept of ALARP as per their references (PMSC GtGP and MGN 654). The separation of ALARP and tolerability – being treated as mutually exclusive concepts – also obfuscate the level of risk, the appropriate mitigations and does not attempt to consider the stakeholders' requirements. Overall, the Applicant's approach does not align with the underlying intent of the PMSC's GtGP on how to
of the PMSC's

HAZID	DFDS relevant	Thorough	Although HAZID	ABP has explained in	Not agree	эd
meetings and	representations	stakeholder	workshops took	[REP4-008] how		
outcomes	(RR – 008)	engagement/	place, there was	stakeholders have been		
		consultation was	no agreement	kept fully involved in this		
	DFDS Principal	undertaken in	during these and	process with a view to		
	Areas of	accordance with the	DFDS did not	achieving consensus.		
	Disagreement	PMSC's	agree with the	The MCA's Guidance		
	(PDA – 007)	recommendation.	proposed	does not, however,		
			methodology and	require consensus to be		
		▼	assessment of	achieved and it is		
			risk. DFDS does	inevitable that there may		
			not agree that	sometimes be		
			there was	disagreement between		
			stakeholder	stakeholders given their		
			consensus.	different aspirations or		
				commercial objectives.		
				As an experienced SHA,		
				ABP believes that the		
				level of engagement and		
				consultation undertaken		
				to date has far exceeded		
				that which would		
				normally be the case		
				and the SHA has acted		
				fully in accordance with		
				the guidance in seeking		
				to achieve consensus. In		
				the circumstances		
				where commercial		
				considerations are in		
				play for stakeholders,		
				and notwithstanding the		

Deleted: ABP has explained in [REP4-008] how stakeholders have been kept fully involved in this process with a view to achieving consensus. The MCA's Guidance does not, however, require consensus to be achieved and it is inevitable that there may sometimes be disagreement between stakeholders given their different aspirations or commercial objectives. As an experienced SHA, ABP believes that the level of engagement and consultation undertaken to date has far exceeded that which would normally be the case and the SHA has acted fully in accordance with the guidance in seeking to achieve consensus. In the circumstances where commercial considerations are in play for stakeholders, and notwithstanding the efforts made to achieve consensus, it has not been possible so to do.

				efforts made to achieve consensus, it has not been possible so to do.		
resources	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) DFDS Principal Areas of Disagreement (PDA – 007)	A briefing on the process and methodology used in the NRA was given at each HAZID meeting including the consequence and frequency tables. Resources to inform the HAZID workshops were also supplied ahead of each meeting.	The Applicant did provide a briefing but there was not stakeholder consensus. Simulations and a matrix were supplied ahead of the meetings but arrived late and there was insufficient documentation to explain these provided prior to the meetings.		Agreed	
attendance	DFDS relevant representations (RR – 008) DFDS Principal Areas of Disagreement (PDA – 007)	The CHA was represented at the HAZID by the Harbour Master Humber (with people from his team) and the SHA by the Dock Master Immingham (with people from his team) who are local marine experts. All	DFDS agrees the Harbour Master attended the HAZID workshops, where he agreed the tidal data was not correct. DFDS notes the Designated	It is misleading for DFDS to state that the Harbour Master Humber "agreed the tidal data was not correct". Bearing in mind the information that has already been provided to the examination, such misleading statements do little to engender any	Not_Agreed	Formatted Table

	elevant	Person was not	degree of trust in the	
	akeholders were	invited.	views being expressed	
inv	vited to attend.		by DFDS. In [REP2-	
			054], as DFDS are	
▼			aware, the Harbour	
			Master Humber did	
			express his initial	
			concern with regards to	
			tidal data but then	
			acknowledged that	
			when ABP undertook	
			more work in this regard	
			which resolved his initial	
			concerns. Indeed, ABP	
			and HR Wallingford	
			conducted further data	
			collection and validation	
			as referenced above. As	
			stated in [REP1-008] HR	
			Wallingford are	
			confident in the tidal	
			modelling between the	
			IOT and the Port of	
			Immingham bell mouth	
			following extensive data	
			collection and validation.	
			The Harbour Master	
			Humber further	
			addresses tidal data in	
			[REP3-024] and	
			[REP4032], stating that	

Deleted: It is misleading for DFDS to state that the Harbour Master Humber "agreed the tidal data was not correct". Bearing in mind the information that has already been provided to the examination, such misleading statements do little to engender any degree of trust in the views being expressed by DFDS. In [REP2-054], as DFDS are aware, the Harbour Master Humber did express his initial concern with regards to tidal data but then acknowledged that when ABP undertook more work in this regard which resolved his initial concerns. Indeed, ABP and HR Wallingford conducted further data collection and validation as referenced above. As stated in [REP1-008] HR Wallingford are confident in the tidal modelling between the IOT and the Port of Immingham bell mouth following extensive data collection and validation.¶ The Harbour Master Humber further addresses tidal data in [REP3-024] and [REP4032], stating that tide direction to the north of the IOT is not of concern.

				tide direction to the north of the IOT is not of concern.	
Duty Holder	DFDS relevant	The Duty Holder as	The Duty Holder	This was fully explained	Not agreed
and	representations	advised by	is the ABP	during the ISH by the	
Designated	(RR – 008)	specialists including	Harbour Board.	Applicant's Designated	
Person		their Designated	The Designated	Person - oral evidence	
		Person and Head of	Person	which seems to have	
		Marine determined	(supposed to	been ignored by DFDS.	
		tolerability	advise the Duty		
		thresholds of	Holder) did not		
		navigation risks	attend any of the		
		associated with the	HAZID meetings		
		IERRT.	and is not		
			identified as		
			having		
			participated in		
			any way during		
			the production of		
			the NRA.		
			Notwithstanding		
			the Applicant's		
			explanation in		
			response to ExQ		
			question NS.2.03,		
			REP4-008 DFDS		
			remains of the		
			opinion that there		
			is insufficient		
			independent		
			scrutiny in		

Deleted: This was fully explained during the ISH by the Applicant's Designated Person - oral evidence which seems to have been ignored by DFDS.

Capacity of the	DFDS relevant	The number of	determining navigational risks associated with the IERRT. DFDS does not	Management of the Port	Not agreed
Port of Immingham	representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089) DFDS Principal Areas of Disagreement (PDA – 007)	vessels transiting the port of Immingham has declined over the medium term, demonstrating that the Port of Immingham has sufficient capacity to accommodate any additional shipping movements arising from the operation of the IERRT; and indeed any future business growth for the existing customers of the port. The NRA considers the navigation baseline and projections of shipping on the Humber Estuary. The Navigation	agree that the Proposed Development will not have an impact on the capacity of the Port of Immingham. Whilst the number of vessels has gone down the size of vessel has gone up, and a large ship takes longer to manoeuvre and this will cause delays.	of Immingham falls to ABP as the SHA. If ABP considered that there would be any issues in this respect, it clearly would not be promoting the IERRT development.	

		Authority has determined that this does not have an impact on safety of navigation.			
Availability of	DFDS relevant	The number of	The Applicant	This is not correct and is	Not agreed
vessel waiting	representations	vessels transiting	has not	unhelpfully misleading.	
(stemming)	(RR – 008)	the port of	addressed	Stemming areas have	
areas and tugs		Immingham has	DFDS's concerns	been the subject of	
-	DFDS Principal	declined over the	that the new	submissions by the	
	Areas of	medium term,	berths will cause	Harbour Master	
	Disagreement (PDA – 007)	reducing pressure	significant	<u>Humber.</u>	
	(PDA = 007)	on vessel stemming	interference with		
	ES – Volume 3	areas. These areas	the existing		
	 Appendix 	therefore have	agreed vessel		
	10.1 –	sufficient capacity to accommodate any	waiting (stemming)		
	Navigational	additional shipping	areas.		
	Risk	movements arising			
	Assessment (APP – 089)	from the operation of			
	(AFF = 009)	the IERRT.	As above while		
		ABP as the Harbour Authority together with HES, also in its overlapping capacity as the CHA, will ensure that appropriate tugs are available to attend	As above, while the number of vessels have the declined, the size of vessel has increased, and a larger vessel takes longer to		

Deleted: Management of the Port of Immingham falls to ABP as the SHA. If ABP considered that there would be any issues in this respect, it clearly would not be promoting the IERRT development.

Deleted: This is not correct and is unhelpfully misleading. Stemming areas have been the subject of submissions by the Harbour Master Humber. ¶

		manoeuvres as required. The utilisation of tugs that are provided by towage providers is a commercial decision, with towage providers likely to increase the size of their fleet to meet the possible opportunities that this new development provides.	manoeuvre which will cause delays.		
Operation of the Inner Dock's lock	DFDS relevant representations (RR – 008) ES – Volume 3 – Appendix 10.1 – Navigational Risk Assessment (APP – 089)	Operation of the Inner Dock's lock will not be adversely affected by the IERRT, whilst Stena vessels and services which currently use the Inner Dock will be displaced to the IERRT – relieving Inner Dock berth and lock capacity. The NRA considers the navigation baseline and projections of	DFDS needs to see modelling of the movements to see whether it can agree.	<u>Management of</u> <u>navigation within the</u> <u>environs of the port of</u> <u>Immingham is the</u> <u>responsibility – and legal</u> <u>obligation - of ABP as</u> <u>owner and operator of</u> <u>the port and SHA – not</u> <u>DFDS.</u>	Matter ongoing

		shipping on the Humber Estuary. The Navigation Authority has determined that this does not have an impact on safety of navigation.			
Environmental Statement	DFDS relevant representations (RR – 008) ES – Volume 1 – Chapter 20 - Cumulative and In-combination Effects (APP – 056) DFDS Principal Areas of Disagreement (PDA – 007)	The Environmental Statement (ES) considers all relevant impact pathways relating to the construction and operation of the Proposed Development, as well as the potential overlap of the construction and operational phases. The Cumulative and In-combination assessment (APP- 056) properly assesses the potential impacts alongside the proposed IGET. The	DFDS does not agree that the Cumulative and In-combination assessment properly assess the potential impacts alongside the IGET. The IGET application has been submitted to and accepted by the Inspectorate so it should be reassessed.	[REP5-025] includes a review of the cumulative and in-combination effects to take account of the recent submission of the IGET application, concluding that the assessment remains robust. This statement is another example of DFDS levelling assertions against the Proposed Development without any supporting evidential data. Again, if DFDS could explain their concerns with specific reference to where it is considered the Applicant's	Not Agreed

Deleted: Management of navigation within the environs of the port of Immingham is the responsibility – and legal obligation - of ABP as owner and operator of the port and SHA – not DFDS.

Impact of vessel congestion	DFDS relevant representations (RR – 008) DFDS Principal Areas of Disagreement (PDA – 007)	ES adheres to the requirements set out in the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 (as amended) as well as relevant guidance. APP-052 considers the navigation baseline and projections of shipping on the Humber Estuary. The Navigation Authority has determined that this does not have an impact on safety of navigation.	DFDS has not seen any modelling done by the Applicant on vessel congestion.	assessment is lacking, then ABP would be happy to review that information and respond accordingly. Until then, such an assertion can be given no weight. It is for ABP as operator of the port and SHA to satisfy itself in this respect.		agreed	Deleted: [REP5-025] includes a review of the cumulative and in-combination effects to take account of the recent submission of the IGET application, concluding that the assessment remains robust. ¶ This statement is another example of DFDS levelling assertions against the Proposed Development without any supporting evidential data. Again, if DFDS could explain their concerns with specific reference to where it is considered the Applicant's assessment is lacking, then ABP would be happy to review that information and respond accordingly. Until then, such an assertion can be given no weight.
Background Noise and Mitigation: Effect on Noise	DFDS relevant representations (RR – 008) DFDS Principal Areas of	The construction noise assessment contained in Chapter 14 of the ES [APP-050] has included 5 dB	DFDS does not agree as there is no satisfactory mitigation if all the construction	As detailed in [APP-050] on-site noise sensitive receptors benefit from existing alternative means of cooling/	Not a	agreed	

Sensitive	Disagreement	attenuation for	activities occur at	ventilation which can be	
Receptors	(PDA – 007)	temporary acoustic	the same time.	utilised.	
		screening near	Nowhere is the		
		Noise Sensitive		DFDS have failed to	
		Receptors. This a	cooling/	explain why they	
		conservative	ventilation	consider the information	
		approach as	mentioned by the	provided by the	
		acoustic screening	Applicant	Applicant to be lacking.	
		could provide more	secured.	Without the provision of	
		than 5 dB		such evidence and data,	
		attenuation.		ABP has to a view the	
		The existing ambient		concerns expressed as	
		noise levels are		groundless but would be	
		used to determine		happy to review any	
		construction noise		justifying data should it	
		thresholds for		be provided.	
		residential properties			
		as set out in			
		paragraph 14.8.14 of			
		Chapter 14 [APP-			
		050] as per the			
		guidance in BS			
		5228:2009+A1:2014:			
		Code of practice for			
		noise and vibration			
		control on			
		construction and			
		open site- Part 1:			
		Noise.			
		The construction			
		The construction			
		noise assessment			

Insulation rep (R DF Arv Dis	FDS relevant presentations R – 008) FDS Principal reas of isagreement PDA – 007)	has included all daytime construction activities occurring at the same time, which results in negligible effects on residential receptors. For the on-site noise sensitive, with external windows and doors kept closed and alternative means of cooling/ventilation utilised the internal noise levels are met. As set out in Paragraph 14.9.14- 14.9.15 of Chapter 14 [APP-050] and Requirement 10 of the dDCO a package of noise insulation will be offered to residential properties on Queens Road. The noise insulation will offer additional protection to the residential properties' internal	Schedule 2, Requirement 10 (noise insulation) of the draft DCO potentially provides no protection at all – what is offered by the Applicant should be required to reach a specified standard of protection.	Requirement 10 in the draft DCO has been updated at Deadline 5 [REP5-004].		Matter ongoing	
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Deleted: As detailed in [APP-050] on-site noise sensitive receptors benefit from existing alternative means of cooling/ ventilation which can be utilised.

¶ DFDS have failed to explain why they consider the information provided by the Applicant to be lacking. Without the provision of such evidence and data, ABP has to a view the concerns expressed as groundless but would be happy to review any justifying data should it be provided.

		acoustic environment in sensitive/habitable rooms such as bedrooms and living rooms.	DFDS awaits a revised version of the draft DCO to be submitted at Deadline 5 and will review accordingly.			Deleted: Requirement 10 in the draft DCO has been updated at Deadline 5 [REP5-004].
Noise: Construction Hours and plant	DFDS relevant representations (RR – 008) DFDS Principal Areas of Disagreement (PDA – 007)	Paragraph 14.91 of Chapter 14 [APP- 050] states that construction works outside the core working hours would comply with any restrictions agreed with the local authority via a Section 61 application under Control of Pollution Act (CoPA) Chapter 14 [APP- 050] Has stated the use of electrical plant will help to reduce the noise levels further, however the assessment has been based on the use of diesel	Construction working hours and ventilation as mitigation measures are not secured anywhere in the draft DCO. DFDS awaits a revised version of the draft DCO to be submitted at Deadline 5 and will review accordingly.	The draft DCO has been updated at Deadline 5 [REP5-004].	Matter ongoing	updated at Deadline 3 [REPS-004].

		powered plant and vehicles as a worst case scenario.			
Air quality	DFDS relevant representations (RR – 008) DFDS Principal Areas of Disagreement (PDA – 007)	The assessment described in Chapter 13 of the ES [APP- 049] is informed by baseline data from a combination of primary and secondary sources. The sources and level of baseline data used in the assessment is considered proportionate and in line with industry standard guidance. Future year vehicle emissions assumptions are based on industry standard guidance, as are the pollutants considered in the assessment. It is not standard practice for air quality	No comment		Agreed

Deleted: The draft DCO has been updated at Deadline 5 [REP5-004].

		assessments to consider SO ₂ emissions from vehicle exhausts, given the low sulphur content of available fuel in the UK.			
		Not all habitat within SAC / SPA / RAMSAR sites is sensitive to air pollution. The saltmarsh habitat within the SAC / SPA / RAMSAR is considered the closest habitat sensitive to air pollution and the nearest such habitat is at the distance from the IERRT project as specified in the ES.			
Draft Development Consent Order	DFDS relevant representations (RR – 008) DFDS Principal Areas of	The draft Development Consent Order will be subject to extensive review by all parties during the	DFDS provided detailed comments regarding the draft DCO at Deadline 2	The draft DCO and Explanatory Memorandum have been updated at Deadline 5.	Matter ongoing

Disagreement	examination. ABP	[REP2-039], most	ABP has agreed, in	
(PDA – 007)	has taken	of these	principle, with the	
	satisfactory steps to	comments have	inclusion of Protective	
Draft	deal with the	not been	provisions in favour of	
Development	comments raised in	addressed in the	DFDS in the draft DCO.	
Consent Order (APP – 013)	DFDS's relevant	latest version of	The wording of these	
(AFF = 013)	representation	the draft DCO	protections is under	
Explanatory	though both the draft	submitted at	negotiation between the	
Memorandum	DCO and the	Deadline 3	Parties.	
to Draft DCO	Explanatory	[REP3-002].		
(APP – 014)	Memorandum.	DFDS maintains		
		its view that there		
	v	are a number of		
		further changes		
		to the draft DCO required,		
		including the		
		inclusion of		
		protective		
		provisions in		
		favour of DFDS.		
		DFDS awaits a		
		revised version of		
		the draft DCO to		
		be submitted at		
		Deadline 5 and		
		will review		
		accordingly.		

Deleted: The draft DCO and Explanatory Memorandum have been updated at Deadline 5. ¶ ABP has agreed, in principle, with the inclusion of Protective provisions in favour of DFDS in the draft DCO. The wording of these protections is under negotiation between the Parties.

Ecological	DFDS relevant	The assessment on	DFDS is of the	Environmental Impacts	Matter	
concerns	representations	Nature Conservation	opinion that the	of the proposed changes	ongoir	ומ
	(RR – 008)	and Marine Ecology	revised Impact	to the Impact Protection		
	ES – Volume 1	(APP-045) has	Protection	have been assessed in		
	– Chapter 9 –	considered the	Measures will	the ES Addendum [AS-		
	Nature	potential impact of	require a new	<u>028].</u>		
	Conservation	the Proposed	assessment to be			
	and Marine	Development on	made with a			
	Ecology (APP –	marine ecology,	particular view of			
	045)	including the	the reliance on			
	043)	Humber Estuary	waterbirds on			
		European Marine	invertebrate			
		Site (EMS) and on	resource for			
		coastal waterbirds	foraging			
		(including Black-	waterbirds.			
		tailed Godwit). It is based on a robust	DFDS has not yet			
			had the			
		evidence base,	opportunity to			
		supported by	fully consider the			
		extensive baseline	Applicant's ES			
		surveys covering the	addendum which			
		last two decades. It	form part of			
		is considered that,	Applicant's			
		with the proposed	change request,			
		mitigation measures	published on 19			
		in place, there will	October 2023.			
		be no significant	0010001 2020.			
		adverse effects (or				
		an adverse effect on				
		the integrity of the				
		Humber Estuary				
		EMS) as result of				

	the Proposed Development.			
Impacts on intertidal habitat DFDS Princip Areas of Disagreement (PDA – 007)	(APP-045) and the	With the revised Impact Protection Measures DFDS is of the view that the impacts on intertidal habitat will need to be reassessed. DFDS has not yet had the opportunity to fully consider the Applicant's ES addendum which form part of Applicant's change request, published on 19 October 2023.	Environmental Impacts of the proposed changes to the Impact Protection have been assessed in the ES Addendum [AS- 028].	Matter ongoing

Deleted: Environmental Impacts of the proposed changes to the Impact Protection have been assessed in the ES Addendum [AS-028].

Deleted: Environmental Impacts of the proposed changes to the Impact Protection have been assessed in the ES Addendum [AS-028].

Ornithology	DFDS Principal	The assessment	With the revised	Environmental Impacts		Matter
impacts and	Areas of	presented in	Impact Protection	of the proposed changes	C	ongoing
mitigation	Disagreement	Chapter 9 of the ES	Measures DFDS	to the Impact Protection		
	(PDA – 007)	on Nature	is of the view that	have been assessed in		
		Conservation and	ornithological	the ES Addendum [AS-		
		Marine Ecology	impacts and	<u>028].</u>		
		(APP-045) and in	mitigation will			
		the HRA (APP-115)	need to be			
		considered the	reassessed.	ABP assumes that the		
		potential impact of	DEDC has not yet	concerns expressed by		
		the Proposed	DFDS has not yet had the	DFDS will be supported		
		Development on	opportunity to	by appropriate evidence		
		coastal waterbirds	fully consider the	which ABP will be happy		
		(including Black-	Applicant's ES	to review as and when it		
		tailed Godwit). The	addendum which	is provided.		
		proposed	form part of			
		overwintering	Applicant's			
		restriction period	change request,			
		during construction	published on 19			
		(October to March	October 2023.			
		inclusive) correlates	October 2025.			
		with the months				
		when the largest				
		number of SPA				
		qualifying species				
		typically occur (i.e.,				
		Black-tailed Godwit,				
		Dunlin and				
		Shelduck). Mitigation				
		measures during				
		operation are				
		proposed on a pre-				

Protective Provisions	cautionary basis. It is considered that, with the proposed mitigation measures in place, there will be no significant adverse effects (or an adverse effect on the integrity of the Humber Estuary EMS) as result of the Proposed Development.	DFDS submitted draft protective provisions at Deadline 2 [REP2-042].	ABP has agreed, in principle, with the inclusion of Protective provisions in favour of DFDS in the draft DCO. The wording of these		Matter ongoing	Deleted: Environmental Impacts of the proposed changes to the Impact Protection have been assessed in the ES Addendum [AS-028].¶ ¶ ABP assumes that the concerns expressed by DFDS will be supported by appropriate evidence which ABP will be happy to review as and when it is provided.
	operations and, as such, protective provision in favour of DFDS are not required,	Subsequently protections is	The wording of these protections is under negotiation between the	<u>nese</u> der		Deleted: ABP has agreed, in principle, with the inclusion of Protective provisions in favour of DFDS in the draft DCO. The wording of these protections is under negotiation between the Parties.

the Applicant.

4 Section 4 – Signatories

This Statement of Common Ground is agreed: On behalf of DFDS: Name Signature Date: On behalf of ABP: Name: Signature: Date:

Glossary

Abbreviation / Acronym	Definition					
ABP	Associated British Ports					
ALARP	As Low As Reasonably Practicable					
AWAC Buoy	Acoustic Wave and Current Buoy					
CHA	Competent Harbour Authority					
DCO	Development Consent Order					
DFDS	DFDS Seaways Plc					
EIA	Environmental Impact Assessment					
EMS	European Marine Site					
ES	Environmental Statement					
Hazid	Hazard Identification					
Hazlog	Hazard Log					
HES	Humber Estuary Services					
IERRT	Immingham Eastern Ro-Ro Terminal					
IGET	Immingham Green Energy Terminal					
Nav Sim	Navigational Simulation					
NRA	Navigational Risk Assessment					
NSIP	Nationally Significant Infrastructure Project					
PA 2008	Planning Act 2008					
PINS	Planning Inspectorate					
Ro-Ro	Roll-on/roll-off					
SoCG	Statement of Common Ground					
SoS	Secretary of State for Transport					
UK	United Kingdom					