



Immingham Green Energy Terminal

9.12 Draft Statement of Common Ground between Associated British Ports, Air Products (BR) Limited and North East Lincolnshire Council

Infrastructure Planning (Examination Procedure) Rules 2010 Volume 9

> March 2024 Version 1.0 Planning Inspectorate Scheme Ref: TR030008 Document Reference: TR030008/APP/9.12



Status of the Statement of Common Ground

Associated British Ports and Air Products (BR) Limited considers that this draft Statement of Common Ground (SoCG) is an accurate description of the matters raised and the current status of each matter.

On Behalf of Associated British Ports

| Name | |
|--------------|-----------------------------|
| Position | Project Development Manager |
| Organisation | Associated British Ports |
| Signature | |

On Behalf of Air Products (BR) Limited

| Name | |
|--------------|---------------------|
| Position | Commercial Director |
| Organisation | Air Products |
| Signature | |



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1 Introduction

Overview

- 1.1 This Statement of Common Ground ("SoCG") has been prepared to accompany an application made to the Secretary of State for Transport (the "Application") under section 37 of the Planning Act 2008 ("PA 2008") for a development consent order ("DCO") to authorise the construction and operation of the proposed Immingham Green Energy Terminal ("the Project").
- 1.2 The Application is submitted by Associated British Ports (ABP). ABP was established in 1981 following the privatisation of the British Transport Docks Board. The Funding Statement [APP-010] provides further information on the ABP.
- 1.3 The Project 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)(c) of the PA 2008.

The Project

- 1.4 ABP is seeking to construct, operate and maintain the Immingham Green Energy Terminal, comprising a new multi-user liquid bulk green energy terminal located on the eastern side of the Port of Immingham (the "Port").
- 1.5 The Project includes the construction and operation of a green hydrogen production facility, which would be delivered and operated by Air Products (BR) Limited ("Air Products"). Air Products will be the first customer of the new terminal, whereby green ammonia will be imported via the jetty and converted onsite into green hydrogen, making a positive contribution to the UK's net zero agenda by helping to decarbonise the United Kingdom's (UK) industrial activities and in particular the heavy transport sector.
- 1.6 A detailed description of the Project is included in **Chapter 2: The Project** of the Environmental Statement ("ES") **[APP-044]**.

Parties to this Statement of Common Ground

- 1.7 This SoCG has been prepared by (1) ABP (as the Applicant), (2) Air Products and (3) North East Lincolnshire Council ("NELC").
- 1.8 ABP is the promoter of the Project and the owner and operator of the Port of Immingham.
- 1.9 Air Products is to be the first user of the new terminal with the construction of its green hydrogen production facility.
- 1.10 NELC is the unitary authority of North East Lincolnshire and a consultee for the purposes of section 42(1)(b) of the Planning Act 2008 as the elements of the Project above the mean low water mark are within NELC's administrative boundary.
- 1.11 In this SoCG, ABP, Air Products and NELC are collectively referred to as "the Parties".



Purpose and Structure of this Document

- 1.12 The purpose of this document 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.
- 1.13 In preparing this SoCG, 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) has been fully taken into account. In addition, this SoCG has had due regard to the Examining Authority's **Rule 6 letter [PD-005]**.
- 1.14 Section 1 of this SoCG is designed to act as a general introduction to the Project and to the parties concerned.
- 1.15 Section 2 of this SoCG sets out a summary of the correspondence and engagement between the parties to date.
- 1.16 Section 3 of this 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.
- 1.17 The Tables in Section 3 use a colour coding system to indicate the status of the matters between the Parties as follows:
 - (a) Green matter agreed;
 - (b) Orange matter ongoing; and
 - (c) Red matter not yet agreed.



2 Summary of Engagement

- 2.1 A summary of the consultation and engagement between ABP, Air Products and NELC up to the date of this SoCG in relation to the Project (generally and concerning the matters raised in this SoCG specifically) is presented in Table 2-1.
- 2.2 It is agreed by the Parties to this SoCG that Table 2-1 is an accurate record of the meetings and key correspondence between the Parties.

| Date | Form of Contact | Summary of key points of discussion | | |
|-----------------|------------------|---|--|--|
| Pre-Application | | | | |
| Aug 2022 | Email Exchange | Correspondence with NELC Planner to: Introduce Project, timelines, and consenting process. Discuss EIA Scoping Opinion. | | |
| Aug 2022 | Email Exchange | Correspondence to request responses and data consultation responses. | | |
| 18 Aug 2022 | MS Teams meeting | Aecom led discussions with Heritage Officer. Key outcomes as follows: Terrestrial Archaeological Scope to be addressed in the Written Scheme of Investigation (WSI): West Site – trial trenching (3% to begin with depending on what the layout looks like) and geoarchaeological boreholes. East Site – watching brief of Ground Investigation (GI) test pits and sharing of logs with geoarchaeologist. Pipeline – geoarchaeological boreholes where possible (e.g. excluding TPO area at this stage) and watching brief of GI test pits. Temporary construction area – geophysical survey (magnetometry) with the option in the WSI to progress quickly to trial trenching if deemed necessary. Sharing of all GI logs with geoarchaeologist to be factored into their report. It was noted bomb craters and World War activity in the temporary construction area site – needs geophysical survey first. | | |

Table 2-1 – Record of Engagement



| Date | Form of Contact | Summary of key points of discussion | | | |
|----------------------------------|---|---|--|--|--|
| | | Discussions about undertaking a drone survey. | | | |
| | | Noted it would be best to have someone with experience of excavating salterns. | | | |
| | | • Agreement reached with the Heritage Officer on the above archaeological scope and the Heritage Officer noted the scope was thorough. | | | |
| Sept 2022 | Email | Field Consulting led discussions with NELC Planner regarding the approach to the draft SoCC. | | | |
| 6 Sept – 3 Oct 2022 | Email | Formal consultation on the first draft of the SoCC. | | | |
| 6 October 2022 | Email | Response received from NELC providing feedback on he draft SoCC requesting changes to be made in elation to engagement with NELC elected members, Parish and Town Councils and local residents and in elation to the extent of the letter drop. | | | |
| 10 October 2022 | EIA Scoping Opinion was adopted by the Secretary of State | NELC was consulted at EIA Scoping stage. | | | |
| 20 October 2022 | Email to the Planning Inspectorate (letter attachment) | NELC provided their response to the Planning Inspectorate on ABP's EIA Scoping Report. NELC on the whole were content with the scope of the proposed EIA but highlighted the importance of fully understanding and considering the extent of any Hazardous Zones associated with the development and the land use planning implications of such zones. NELC advised this should be through consultation with the Health and Safety Executive. | | | |
| Dec 2022 | Email | Shared copy of draft SoCC with revisions ahead of Statutory Consultation. | | | |
| 9 January to 20 February 2023 | First Statutory Consultation | NELC was consulted by ABP as part of the First Statutory Consultation. | | | |
| 19 January 2023 | Email exchange | Discussions with NELC Highways regarding the scope of the traffic and transport assessment and the interface with the traffic generated by the proposed IERRT project and its assessment. An in-person meeting was agreed for Thursday 2 February 2023 (see below entry). | | | |
| 2 February 2023 | In-person meeting | Aecom/ABP/AP led discussions with NELC Highways regarding: | | | |



| Date | Form of Contact | Summary of key points of discussion | | | |
|---------------------|------------------------------|--|--|--|--|
| | | Tree Loss in Long Strip. Travel plan. Street lighting Laporte Road/ East Gate. Stopping Up Laporte Road Reviewing speed limits & TTRO Construction and operational access notice. Operational vehicles. | | | |
| 4 Feb 2023 | Meeting with NELC Planner | Meeting with NELC Planner to discuss: Cumulative long list for EIA. Other technical queries. Follow up email correspondence. | | | |
| 17 February 2023 | Email (letter attachment) | NELC provided their response to the First Statutory Consultation covering aspects relating to: Economy and growth; Ecology; Highways; Landscape; Drainage; Environmental Health; Archaeology and Heritage; and Comments on the SoCC. | | | |
| 16 March 2023 | MS Teams meeting | Discussions with NELC regarding: Pipeline location. Potential compatibility with C02 and the proposed new COMAH site. | | | |
| 5 April 2023 | Application submission | An application for hazardous substances consent was submitted by Air Products and was validated by NELC on 5 April 2023 (ref: DM/0088/23/HS) and is pending determination. | | | |
| 11 April 2023 | In-person meeting at NELC | Discussions with NELC Planning Officer & Tree Officer regarding: Potential tree loss in the TPO area of Long Strip. General tree loss. | | | |



| Date | Form of Contact | Summary of key points of discussion | | | |
|--------------------------------|--|--|--|--|--|
| | | Tree mitigation in Immingham instead of Long Strip. Land ownership Golf Club and Homestead Park in relation to potential replacement planting scheme locations. | | | |
| 14 April 2023 | Email to community Protection at NELC | Email setting out the proposed baseline noise monitoring locations and scope of the noise surveys. | | | |
| 21 April 2023 | In person meeting | Discussions with NELC Highways regarding: Access. Traffic regulation. Rights of way. | | | |
| 22 May 2023 | Meeting between ABP and Richard Limmer | Provided update on project and second Statutory Consultation. | | | |
| 24 May 2023 to 20 July 2023 | Second Statutory Consultation | NELC was consulted as part of the Second Statutory Consultation. A formal response was not received. | | | |
| 1 June 2023 | Meeting between Air Products, NELC and Humberside Police | Meeting with Richard Limmer alongside Humberside Police to discuss hazardous substance consent application. | | | |
| 26 June 2023 | Email to Environmental Protection Officer at NELC | Follow up to email sent on 14 April as no response received. | | | |
| 27 June 2023 | Email from Environmental Protection Officer at NELC | Confirmed reviewed methodology, monitoring locations and measurement durations for the noise surveys and find all to be satisfactory | | | |
| 20 July 2023 | MS Teams meeting | Meeting with NELC to provide an overview of the DCO Requirements. Follow up email correspondence exchanged. | | | |
| 26 July 2023 | Meeting between AECOM and NELC | Discussions with Heritage Officer. Key outcomes as follows: Agreed no further work required re West Site Archaeology. Agreed no further work required for West Site geoarchaeology. Agreed no further work required on pipeline corridor. | | | |



| Date | Form of Contact | Summary of key points of discussion | | |
|--------------------|--|---|--|--|
| | | Agreed no further work required re East Site. | | |
| | | Agreed no further work required re Temporary Construction Area. | | |
| | | Agreed to hold a further meeting with NELC environment team re pipe rack and Jetty Access Route. | | |
| 8 August 2023 | In-person meeting with NELC | Further discussion around TPO tree loss with NELC Planning Officer & Arboricultural Officer; | | |
| | | Provided update on project including total area of TPO woodland loss, total number of individual trees lost within TPO area and retention of Veteran ash tree. | | |
| | | Discussion around proposed jetty access road route and intention to minimise tree loss. | | |
| | | Introduced 'Woodland Compensation Strategy' - identification of Manby Road for replacement woodland planting. | | |
| | | Introduced 'Ecological Enhancement Strategy' | | |
| | | NELC advised ABP of 'draft Tree Strategy' | | |
| 11 August 2023 | Meeting with Environmental Protection Officer | Meeting with Environmental Protection Officer to discuss archaeological mitigation. | | |
| 17 August 2023 | Meeting with Heritage Officer and the Tree Officer | Meeting with Heritage Officer and the Tree Officer to discuss archaeological mitigation in relation to Long Strip woodland. It was agreed that a separate historical survey of the woodland, in addition to the ecological / environmental mitigation works, as detailed in the Arboricultural Impact Assessment and the Outline CEMP (oCEMP), would not be required. | | |
| 6 December 2023 | Email (letter attached) | Response from ABP to NELC following preliminary comments on TPO loss/Outline Woodland Compensation Strategy (Letter dated 06/11/23) | | |
| Post-DCO Subm | ission | | | |
| 16 January 2024 | Site meeting | Meeting led by ABP with Lead Planner, Ecology Officer and Tree Officer onsite to discuss Woodland Compensation Strategy and to run through the evolution of the Jetty Access Road design to justify the tree loss within the Long Strip TPO woodland. | | |
| | | A site walkover was completed on the proposed Manby Road compensation planting area. After initial review it was agreed the site is potentially viable for the Woodland | | |



| Date | Form of Contact | Summary of key points of discussion | | | |
|----------------------|-------------------------|--|--|--|--|
| | | Compensation Strategy and progress will now be made in developing a landscaping plan and management strategy for the site to be included in the Woodland Compensation Plan. | | | |
| | | ABP will provide NELC with further justification on how they arrived at the Manby Road compensation area and will complete some soil sampling on the site. | | | |
| 17 January 2024 | MS Teams meeting | ABP and NELC Lead Planner had a call to discuss next steps in the IGET DCO process following on from publication of the Rule 6 letter by the ExA. Items for submission at deadline 1 were discussed and a summary of the key areas requiring future discussion considered. | | | |
| 17 January 2024 | Email | A follow up email was sent to NELC by ABP summarising the discussions held in the MS Teams meeting earlier on 17 January 2024. | | | |
| 17 January 2024 | Email | A follow up email was sent to NELC by ABP summarising the discussions held in the MS Teams meeting earlier on 17 January 2024. | | | |
| 18 January 2024 | Email | Response from NELC regarding previous entry with additional comments. | | | |
| 22 January 2024 | Email | ABP sent NELC draft SoCG | | | |
| 24 January 2024 | Email | Additional questions asked by NELC inrelation to Woodland Compensation Strategy | | | |
| 12 Februrary 2024 | Email (letter attached) | ABP submitted letter to NELC in response to additional questions raised above. | | | |
| 7 March 2024 | MS Teams meeting | Meeting with NELC Planning Officer and Ecology Officer to discuss update on Woodland Compensation Strategy. | | | |
| 8 March 2024 | MS Teams meeting | Meeting with NELC Planning Officer, ABP and Air Products to discuss matters of land use planning and design. | | | |
| 8 March 2024 | MS Teams meeting | Discussions with NELC Highways regarding: Stopping Up Speed Limit PROW Access Plans Traffic Generation | | | |



3 Matters Agreed and Matters Not Agreed

- 3.1 It is agreed that the record of engagement included in the **Consultation Report** [**APP-022**] submitted with the Application, accurately sets out the consultation and engagement undertaken between the Parties in relation to the Application, In particular, the following chapters:
- 3.1.1 Chapter 4 First Statutory Consultation NELC was consulted as part of ABP's statutory obligations.
- 3.1.2 Chapter 5 Second Statutory Consultation NELC was consulted as part of ABP's statutory obligations.
- 3.1.3 Chapter 6 ongoing engagement engagement between the Parties has taken place on a regular basis outside of the First and Second Statutory Consultations as detailed in Chapter 6 of the Consultation Report and as reflected in Table 2-1 of this SoCG.
- 3.2 NELC has agreed to meet with ABP on a regular basis to progress the draft SoCG starting from January 2024.
- 3.3 Table 3-1 contains a list of 'matters agreed' (shaded green); a list of matters in respect of which discussion is ongoing (shaded orange) and a list of matters not agreed (shaded red) at the date of the Examination along with a concise commentary of what the item refers to and how it came to be agreed between the Parties (as applicable).



Table 3-1- List of Matters Agreed, Matters Outstanding and Matters Not Agreed

| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|------|--|--|---|--|--------------------------|-----------------------|------------------------|
| Gene | eral | | | • | | • | |
| G1 | Stakeholder Engagement | on Report | NELC confirms ABP's record of engagement as set out in the Consultation Report [APP-022] and Table 2-1 of this SoCG is accurate. | ABP confirms the record of engagement as set out in the Consultation Report [APP-022] and Table 2-1 of this SoCG is accurate. | As per ABP position. | Agreed | 11 December 2023 |
| G2 | Stakeholder Engagement: Statement of Community Consultation | Consultati on Report [APP-022] Relevant Represent ation [RR- 022] | NELC acknowledges that ABP engaged with NELC in regard to the SoCC as part of the pre- application process. The scope of the SoCC was adapted to accommodate the comments made by NELC in particular with regard to engagement with NELC elected members, Parish and Town Councils and local residents. The extent of the letter drop to residents was also extended following discussions with NELC. | to the SoCC during the pre- application phase of the project and took account of NELC's feedback. | As per ABP position. | Agreed | 11 December 2023 |
| G3 | NELC Local Planning Authority Jurisdiction in respect of the Project | | | NELC's jurisdiction as a Local Planning Authority in respect of this Application covers the area of the project landwards of Mean Low Water Springs (MLWS). Any part of the project that is below Mean High Water Springs (MHWS) is within the jurisdiction of the Marine | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|----|--|---|---------------|--|--------------------------|-----------------------|------|
| | | | | Management Organisation (MMO). However, for the area between MLWS and MHWS, ABP understands that NELC will defer to the MMO for all matters relating to the following EIA topics: | | | |
| | | | | Nature conservation (marine ecology) | | | |
| | | | | Ornithology (SPA/Ramsar birds) | | | |
| | | | | Noise and Vibration (underwater only) | | | |
| | | | | Marine transport and navigation | | | |
| | | | | Historical environment (marine) | | | |
| | | | | Physical processes (estuarine) | | | |
| | | | | Marine water and sediment quality | | | |
| | | | | ABP seeks confirmation from NELC on this matter. | | | |
| G4 | Construction Environmental Management Plan (CEMP) | 2.1 Draft Developm ent Consent | | The final CEMP(s) would be secured through Requirement 6 of Schedule 2 of the dDCO. ABP and Air Products intend to progress negotiation with NELC and other | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|----|--------|--|---------------|--|---|--------|------|
| | | Order [APP-006] 6.5 Outline Constructi on Environme ntal Managem ent [APP- 221] | | relevant stakeholders on the CEMP(s) now in order to rea position where relevant part agree with the content of the CEMP(s) prior to the end of Examination for the Project. approach would allow for an efficient approval of the CEM be secured under Requirem the dDCO by NELC and ena works to commence at the e opportunity which is a neces the programme for delivery of Project. It is intended at press that the detailed CEMP will three separate documents: 1. CEMP relating to all in the UK Marine are all works below MHV which would be for t MMO to approve; 2. CEMP relating to that of work No.1 which it landward of MHWS work No. 2 which wo approved by NELC. 3. One or more CEMPs relating to all other la works (phase 1 only would also be appro- NELC. | ach a ties e final the . This MP(s) to nent 6 of able site earliest ssity of of the sent form I works ea (i.e. WS) the at part is and ould be | | |



| ID | Matter | Reference NELC Position | ABP Position | Air Products Position | Status | Date |
|----------|---|--|---|--------------------------|-----------------------|------|
| | | | ABP will discuss this approach further with NELC. | | | |
| G5 | Relevant planning history and current proposals | | ABP reports on the history of the Site and surroundings in ES Chapter 2: The Project [APP-044] , paragraphs 2.3.7 to 2.3.11. ABP is seeking NELC's agreement that its reporting of the history of the site and surroundings is accurate. | As per ABP position. | Discussion ongoing | |
| Loca | I Planning Policy | | | | | |
| LPP 1 | Accordance with the North East Lincolnshire Local Plan ("NELLP") | 7.1 Planning Statement [APP-226]. 7.1 Planning Statement Appendice s - Appendix C - Project Accordanc e with the North East Lincolnshir e Plan [APP-229] | ABP's assessment of the Project's accordance with the North East Lincolnshire Local Plan is provided as Appendix C to the Planning Statement [APP-229] and summarised within the relevant sections of the Planning Statement [APP-226]. The assessment confirms the Project is in general accordance with the relevant Local Plan policies. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|----------|--|---|--|---|--------------------------|-----------------------|-----------------------|
| LPP 2 | North East Lincolnshire Local Plan (NELLP) – Policy 9: Habitat Mitigation – South Humber Bank | 6.2 Environme ntal Statement – Chapter 8: Nature Conservati on (Terrestrial Ecology) [APP-050] | | ABP maintains its position that Policy 9 of the NELLP is not relevant to the Project as the Project would not result in the loss of any functionally linked land. | As per ABP position. | Discussion ongoing | |
| | | 7.1 Planning Statement Appendice s – Appendix B – Project Accordanc e with the North East Lincolnshir e Plan [APP-229] | | | | | |
| LPP 3 | Principle of Development | ntal Statement | The development presents a significant investment into the port of Immingham. This will in turn secure numerous jobs in direct association with the imports but also more indirect jobs through the servicing and maintenance of | acknowledge that it will contribute to the economic growth of the Humber Region. | As per ABP position. | Agreed | 1 December 2023 |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-------|-------------------------------|---|---|---|--------------------------|-----------------------|------|
| | | s [APP- 045] 7.1 Planning | machinery and vehicles. This development also ties in closely with the recent announcement of Humber Freeport Status and add to the wider economic growth of the Humber Region. It is this growth that the NELLP is based upon, and the principle of such development is therefore supported | | | | |
| Alter | natives | | | | | | |
| AA1 | Assessment of Alternatives | 6.2 Environme ntal Statement - Chapter 3: Need and Alternative | | ABP's assessment of alternatives is provided in sections 3.5 to 3.8 of ES Chapter 3: Need and Alternatives [APP-045]. Step 1 looked at the consideration of broad options, step 2 the consideration of alternative port locations within the Humber Estuary and step 3, the | | Discussion Ongoing | |



| ID | Matter | Reference NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|-----------------------|--|--|--------------------------|-----------------------|------|
| | | s [APP- 045] | consideration of the Project location at the Port of Immingham. Step 4, design refinement is addressed in matter AA1 below. | | | |
| | | | Step 1 concludes that the do- nothing scenario is not appropriate and that the development of the Project at a location outside of the Humber Estuary would not meet a primary objective of the Project to provide additional capacity within the Humber. | | | |
| | | | Step 2 concludes that the only potential solution to meeting the Project need and objectives is the provision of a new multi-user green energy terminal at the Port of Immingham. | | | |
| | | | Step 3 concludes that the jetty location proposed in this application for development consent, is the most suitable for the Project, given the need to reach the deep-water channel in the Humber Estuary. | | | |
| AA2 | Design Refinements | 6.2 Environme ntal Statement - Chapter | ABP sets out in section 3.9 of ES Chapter 3: Need and Alternatives [APP-045] how the design of aspects of the Project has been refined to minimise environmental | As per ABP position. | Discussion Ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-------|------------------------------|--|---|---|--------------------------|--------|------------------------|
| | | 3: Need and Alternative s [APP- 045] | | effects with consideration of the layout of the hydrogen production facility (paragraphs 3.9.8 to 3.9.10) and the consideration of alternative locations for the jetty access road, pipe-rack and electrical control building (paragraphs 3.9.11 to 3.9.21). | | | |
| Air Q | Quality | | | | | | |
| AQ1 | ES Chapter 6: Air Quality | ntal Statement – Chapter 6: Air Quality [APP-048] 6.5 Outline Constructi on Environme ntal Managem ent Plan | NELC has reviewed ES Chapter 6 and agrees with ABP's position and accepts the findings and conclusions of the air quality assessment. NELC welcomes the emission mitigation measures stated in Section 6.7 of the Environmental Statement Chapter 6 and the construction dust measures as detailed in Appendix C (Outline Dust Management Plan) of the Outline Construction Environmental Management Plan [APP-221] to be secured by requirement of the dDCO. | ABP's assessment of air quality matters are set out in ES Chapter 6: Air Quality. Appropriate measures to be implemented during construction have been set out within the oCEMP including the appended outline Dust Management Plan, and the oCTMP. Final versions of these management plans will be secured through Requirements 6 and 7 respectively of Schedule 2 of the dDCO. Emissions to air will be further controlled by the Environmental Permit to be issued by the Environment Agency. An Odour Management Plan would also be implemented to control odour emissions during operation | As per ABP position. | Agreed | 11 December 2023 |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-------|---|--|---|---|--------------------------|-----------------------|------------------------|
| | | | | and will be secured by the Environmental Permit. | | | |
| Noise | e and Vibration | | | | | | |
| NV1 | ES Chapter 7: Noise and Vibration | ntal | NELC has reviewed ES Chapter 7 and agrees with ABP's position and accepts the findings and conclusions of the assessment. NELC expects to see construction noise mitigation measures within the final CEMPs which it will need to approve under Requirement 6 of Schedule 2 of the dDCO. NELC also expects the Operational Noise Management Plan to include acoustic performance details of plant to be used along with appropriate operational noise mitigation measures. NELC will approve this Management Plan(s) under Requirement 17 of the dDCO. | ABP's assessment of noise and vibration matters is set out in ES Chapter 7: Noise and Vibration. Appropriate measures to be implemented during construction have been set out within the oCEMP, oCTMP and oDEMP. Final versions of these management plans will be secured through requirements in the dDCO. An Operational Noise Management Plan would also be secured by Requirement 17 of the dDCO, for the Work Numbers specified in this Requirement (Work No. 3, 5 and 7). | As per ABP position. | Agreed | 11 December 2023 |
| Natu | re Conservation (T | errestrial E | cology) | | | | |
| NC1 | ES Chapter 8: Nature Conservation | 6.2 Environme ntal Statement – Chapter | | ABP's assessment of nature conservation (terrestrial ecology) matters are set out in ES Chapter | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|---|---|---|--|--------------------------|-----------------------|------|
| | (Terrestrial Ecology) | 8: Nature Conservati on (Terrestrial Ecology) [APP-050] | | 8: Nature Conservation (Terrestrial Ecology). Appropriate measures to be implemented during construction have been set out within the oCEMP (and its appendices) and oLEMP. Final versions of these management plans will be secured through Requirements 6 and 10 respectively of Schedule 2 of the dDCO. | | | |
| NC2 | Extent of the loss of Tree Preservation Order (TPO) trees in the Long Strip Woodland | Environme ntal Statement – Chapter 3: Needs and Alternative s [APP - | and the service road with the tree constraints also shown so it is clear which trees will be removed but also what the impact will be on | of TPO trees within the Long Strip Woodland to facilitate the construction of the jetty access road and pipe rack in Work No.1 | | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|--|---|---------------|--|--------------------------|-----------------------|------|
| | | | | of fewest trees and also avoids the veteran ash tree situated in the north east corner of the woodland which is the highest value tree in the woodland. ABP will provide the requested details to NELC for further discussions. | | | |
| NC3 | Outline Woodland Compensation Strategy | Woodland Compensa tion Strategy [APP-224] 2.1 Draft Developm ent Consent Order [APP-006] Relevant Represent | | Compensation Strategy has been submitted with the application for development consent which sets out the measures to be taken to compensate for tree loss within the Long Strip TPO woodland. In respect of the replacement woodland, the Strategy outlines the approach to establishing, managing and monitoring this woodland over a 25-year period, by which time, establishment is likely to have been secured. The measures contained within the Outline Woodland Compensation Strategy are considered by ABP to be adequate to compensate for the loss of TPO trees. However, ABP is committed to working closely with | | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|---|--|---|---|--------------------------|-----------------------|------|
| | | | The loss of woodland contradicts Local Plan Policy 41. A robust compensation strategy of certainty is required which isn't currently what the proposal has. The tree species chosen would be of benefit and enhancement of the English Coastal Footpath would be welcomed given its industrial environment. There is mostly a continuous line of trees or hedgerow along Manby Road/Kings Road and continuation of that within the landscape plan would be beneficial, particularly in connecting the remaining parcel of Long Strip wood, which is, as Chapter 8 Nature Conservation Terrestrial Ecology identifies, otherwise isolated and of Borough nature NELC conservation value. | the dDCO. | | | |
| NC4 | Protected Species – bat roost within Long Strip woodland | Environme ntal Statement – Chapter 8: Nature | NELC awaits the updated bat survey to establish use of the woodland but notes that a roost within a central tree has been confirmed and moderate roost potential is spread throughout the Long Strip woodland. If the confirmed tree roost is to remain it | The bat roost within Long Strip would not remain. ABP's proposed mitigation for the loss of the bat roost(s) in the Long Strip woodland is set out in paragraph 8.9.4 of ES Chapter 8: Nature Conservation (Terrestrial). | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | Ecology) [APP-050] | would be impacted by the reduction of woodland. | | | | |
| | | Relevant Represent ation [RR- 022] | | | | | |
| NC5 | Protected Species (bats) – lighting strategy | Environme ntal Statement | NELC agrees with Paragraph 7.2.3, page 25 of Appendix 2.B Lighting Strategy, that it must be committed to minimising light spill to retained habitats, particularly in relation to bat corridors to avoid impact on the conservation status of bats due to new lighting. This is secured by way of a DCO Requirement. NELC welcomes site-wide use of lighting that is in line with the Institute of Lighting Professionals (2018). ILP GN08 Guidance Note 8 Bats and Artificial Lighting in the UK (Ref 3- 1) to reduce impacts on all ecological receptors. | committed to minimising light spill to retained habitats, particularly in | As per ABP position. | Agreed | 11 December 2023 |
| NC6 | Protected Species – water voles in | 6.2 Environme ntal | | ABP's proposed mitigation for the damage/ disturbance to water vole habitat at the base of the flood | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | Soke Dyke (Ditch 5) | Statement – Chapter 8: Nature Conservati on (Terrestrial Ecology) [APP-050] | | embankment (Ditch 5) is set out in paragraphs 8.9.5 to 8.9.7 of ES Chapter 8: Nature Conservation (Terrestrial) [APP-050] . | | | |
| Ornit | hology | | | | | | |
| 01 | SPA/RAMSAR birds | 6.2 Environme ntal Statement – Chapter 10: Ornitholog y [APP- 052] | | ABP understands that NELC will defer to the MMO and Natural England regarding all matters associated with impacts on SPA/RAMSAR birds. | As per ABP position. | Discussion ongoing | |
| Traff | ic and Transport | | | | | | |
| TT1 | ES Chapter 11: Traffic and Transport | 6.2 Environme ntal Statement – Chapter 11: Traffic and | | ABP's assessment of traffic and transport matters is set out in ES Chapter 11: Traffic and Transport. ABP seeks NELC's agreement of the methodology used, mitigation proposed, and conclusions reached in this assessment. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|--|---|---------------|---|--------------------------|-----------------------|------|
| | | Transport [APP-053] | | | | | |
| TT2 | Temporary and permanent access points onto the public highway | 4.3 Illustrative Layouts [APP-013] 6.2 Environme ntal Statement Chapter 11: Traffic and Transport [APP-053] 6.7 Outline Constructi on Traffic Managem ent Plan (CTMP) [APP-223] | | A safe and satisfactory means of access can be achieved to both the temporary construction sites as well as the permanent site once operational. Illustrative designs for each access point are provided in the DCO submission in 4.3 Illustrative Layouts [APP-013] and demonstrate appropriate consideration of location, sight-lines and vehicle swept paths. All permanent accesses or permanent alterations to an existing means of access to a highway used by vehicular traffic will need to be approved by NELC under Requirement 8 of Schedule 2 of the dDCO prior to the commencement of any such access or alteration. | | Discussion ongoing | |
| TT3 | Capacity of Highway Network (construction and operation) | 6.2 Environme ntal Statement Chapter 11: Traffic and | | The local highway network will continue to operate satisfactorily with the additional traffic associated with both the operational and construction phases of the Project. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|--|---|---|--------------------------|-----------------------|------|
| | | Transport [APP-053] | | | | |
| TT4 | Construction Phase traffic generation | 6.2 Environme ntal Statement Chapter 11: Traffic and Transport [APP-053] | The traffic generation of the construction phase as set out in the ES Chapter 11, is a suitable basis for the assessment. | As per ABP position. | Discussion ongoing | |
| TT5 | Operational Phase traffic generation | 6.2 Environme ntal Statement Chapter 11: Traffic and Transport [APP-053] | The levels of operational traffic will not result in any severe impact on the local road network. | As per ABP position. | Discussion ongoing | |
| TT6 | Abnormal invisible Load (AIL) routeing | 6.2 Environme ntal Statement Chapter 11: Traffic and | The route for AIL movements and the associated works to the highway are suitable. Section 4 of the oCTMP sets out ABP's AIL strategy and routing. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|--|---|---------------|---|--------------------------|-----------------------|------|
| | | Transport [APP-053] 6.7 Outline Constructi on Traffic Managem ent Plan (CTMP) [APP-223] | | | | | |
| ТТ7 | Outline Construction Traffic Management Plan (OCTMP) | 6.7 Outline Constructi on Traffic Managem ent Plan (CTMP) [APP-223] 2.1 Draft Developm ent Consent Order [APP-006]. | | The oCTMP is a suitable framework document to allow a detailed CTMP to be prepared by the Contractor prior to commencing on site. The final CTMP will be secured through Requirement 7 of Schedule 2 of the dDCO prior to any works commencing onsite. | | Discussion ongoing | |
| TT8 | Outline Construction Worker Travel Plan (OCWTP) | Appendix A to 6.7 Outline Constructi on Traffic Managem ent Plan | | The oCWTP is a suitable framework document to allow a detailed CWTP to be prepared by the Contractor prior to commencing on site. The final CWTP will be secured as part of the CTMP through | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | (CTMP) [APP-223] | | Requirement 7 of Schedule 2 of the dDCO prior to any works commencing onsite. | | | |
| TT9 | Schedules to draft Development Consent Order (DCO) | 2.1 Draft Developm ent Consent Order [APP-006] | | Schedules 4, 5, 6, 7, 8 10 and 11 of the dDCO includes a number of traffic and transport related provisions. | As per ABP position. | Discussion ongoing | |
| Land | scape and Visual | | | | | | |
| LV1 | ES Chapter 13: Landscape and Visual | 6.2 Environme ntal Statement – Chapter 13: Landscape and Visual Impact [APP-055] | | ABP's assessment of landscape and visual matters is provided in ES Chapter 13: Landscape and Visual. ABP is seeking NELC's agreement of the methodology used, mitigation proposed, and conclusions reached in this assessment. Appropriate measures to be implemented during construction have been set out within the oCEMP, and oLEMP. Final versions of these management | | Discussion ongoing | |
| | | | | plans will be secured through Requirements 6 and 10 respectively of Schedule 2 of the dDCO. | | | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|-----|--|---------------------------------------|--|---|--------------------------|-----------------------|------|
| LV2 | Mitigation measures – visual screening | ntal Statement – Chapter 13: | Consideration should be given to how the development can be screened, at least for the near views, and for those residential properties on the edge of Immingham closest to the development. | Views from residential properties to the south east of Immingham have been considered in the ES Chapter 13: Landscape and Visual Impact [APP-055] within Viewpoint 6 (PRoW to the rear of Ings Lane/Talbot Road). Baseline views are represented in Figure 13.8.8 Summer Viewpoint Photography [APP-115] and Figure 13.9.8 Winter Viewpoint Photography [APP-116]. An indicative representation of the Project is illustrated in Figure 13.10.6 Photomontage [APP-117]. The assessment at Viewpoint 6 states that "taller structures associated with East and West Site would be partially visible on the skyline, however, intervening vegetation would assist in screening." It is acknowledged that there is likely to be some views of the taller structures from residential receptors where there is limited screening from existing boundary vegetation, as described within the baseline view. Native woodland planting is proposed along the western | As per ABP response. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | 6-3 Environme ntal Statement Figures - Figure 13.10.1 to 13.10.6 [APP- 117]. 6.9 Outline Landscape and Ecology Managem ent Plan [APP-225] Relevant Represent ation [RR- 022] | | boundary of the West Site and is outlined within the oLEMP [APP- 225] and illustrated on Figure 1 Indicative Landscape and Biodiversity Plan of the oLEMP, to provide additional screening of the Project from views located to the south-west of the Site. The landscape and visual assessment concludes that the significance of effect during operation on views from residential properties to the south east of Immingham (assessed within viewpoint 6) would be negligible adverse (not significant). | | | |
| LV3 | Outline Landscape and Ecology Management Plan (oLEMP) | Landscape | | ABP considers the oLEMP submitted with the application for development consent provides an appropriate framework for development of the final LEMP in regard to landscape and visual matters. ABP is seeking NELC's agreement with this position. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference NELC Position | ABP Position | Air Products Position | Status | Date |
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| Histo | orical Environmen | t (Terrestrial) | | | | |
| HE1 | ES Chapter 14: Historical Environment (Terrestrial) | 6.2 Environme ntal Statement Chapter 14: Historical Environme nt (Terrestrial) (APP-056) 6.5 Outline Constructi on Environme ntal Managem ent Plan [APP-221] 6.6 Outline Decommis sioning Environme ntal Managem ent Plan [APP-222] | ABP's assessment of historic environment (terrestrial) matters is set out in ES Chapter 14: Historic Environment (Terrestrial). ABP is seeking NELC's agreement with the methodology used, mitigation proposed, and conclusions reached in this assessment. Appropriate measures to be implemented during construction have been set out within the oCEMP and oDEMP. A final CEMP and DEMP will be secured through Requirements 6 and 18 respectively of Schedule 2 of the dDCO. | | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| HE2 | 9 | | NELC agrees with the ABP's position. At this time, it would appear that the area for the temporary construction area would not be subject to any groundworks and as such would not require any intrusive archaeological work. However, should this change then NELC would reserve the right to ask for further archaeological information at this stage. | Within the temporary construction areas in Work No. 8 and 9, recent geophysical survey indicated that there is the potential for unknown below ground archaeological remains at this location. The working methodologies for construction and construction associated activities at this Site will be designed so as to "do no harm" as outlined within Table 11 of the oCEMP. With this commitment in place, it was agreed with NELC that no further archaeological works will be required as the potential remains will be preserved in situ. Should the working methodologies change within the Temporary Construction Area, then NELC will be fully consulted with regards to an appropriate archaeological mitigation strategy in advance of construction. | As per ABP position. | Agreed | 11 December 2023 |
| HE3 | | Paragraph 14.9.3 of 6.2 Environme ntal Statement | | Within Work No. 1 and 2, the heritage asset, known as Long Strip woodland, would be impacted by the works in this area. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
|----|--------|--|---------------|---|--------------------------|--------|------|
| | | Chapter 14: Historical Environme nt (Terrestrial) [APP-056] 6.4 Environme ntal Statement Appendice s – Appendix 8:F: Arboricultu ral Impact Assessme nt [APP-185]. Table 11 of 6.5 Outline Constructi on Environme ntal Managem ent Plan [APP-221] | | Whilst a survey of the woodland, focusing on preserving the historic information of the woodland, could be undertaken, the potential usefulness of this was discussed at a meeting with NELC. It was agreed that information gathered as part of the ecological / environmental mitigation works (see Appendix 8.F: Arboricultural Impact Assessment and the oCEMP, would be sufficient and a separate historic survey would not be required. The outputs from this mitigation work would be made available to the Historic Environment Record. | | | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| Wate | r Use, Water Quali | ty, Coastal | Protection, Flood Risk and Draina | age | | | |
| W1 | Flood Risk Assessment | 6.4 Environme ntal Statement Appendice s – Appendix 18: A: Flood Risk Assessme nt [APP- 209]. | | ABP's Flood Risk Assessment is provided at Appendix 18.A of the DCO submission [APP-209] ABP seeks NELC's agreement to the methodology applied and conclusions reached. | As per ABP position. | Discussion ongoing | |
| W2 | Drainage Strategy | ntal | The drainage strategy is acceptable, and it is understood that detailed drainage drawings will be provided in due course. The two main issues of interest to NELC are: Where ground level raising is taking place, are interceptor drains needed to protect adjacent land, property or highway from surface water runoff? The use of permeable paving and gravel surfacing is proposed for | ABP is pleased to see that NELC considers the Drainage Strategy to be acceptable. Drawing 60673509-ACM-XX-XX- 0004 of Annex A to the Drainage Strategy shows where the surrounding catchments drain and how ABP would divert relevant flows around the proposed works. Two interceptor drains are identified as being required in this drawing. The final Drainage Strategy(ies) will be approved through Requirement 12 of the dDCO by NELC (following consultation with the Environment | | Agreed | 1 Decembe 2023 |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | | improving surface water quality prior to discharge. NELC will look at this and confirm if it is happy with the extent of the quality improvements provided. | Agency and the North East Lincolnshire Drainage Board). | | | |
| W3 | Drainage – relationship with NELDB | 6.4 Environme ntal Statement Appendice s – Appendix 18: B: Drainage Strategy [APP-210]. Relevant Represent ation [RR- 022] | NELC would look to be in agreement with the NELDB on all matters relating to drainage. | ABP understands NELC's position. The NELDB will be a consultee on the final drainage strategy(ies) as per Requirement 12 of Schedule 2 of the dDCO. | As per ABP's position. | Agreed | 11 December 2023 |
| Grou | Ind Conditions and | Land Quali | ity | | | | |
| GC1 | Ground Conditions | | NELC agrees with ABP's position and expects that all mitigation measures proposed in Table 21- 19 of Chapter 21 are fully adopted. | ABP's assessment of ground conditions and land quality matters are provided in ES Chapter 21: Ground Conditions and Land Quality. | As per ABP position. | Agreed | 11 December 2023 |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | Conditions and Land Quality [APP-063] Relevant Represent ation [RR- 022] | | Appropriate measures to be implemented during construction have been set out within the oCEMP. A final CEMP(s) will be secured through Requirement 6 of Schedule 2 of the dDCO. | | | |
| Clima | ate Change | | | | | | |
| CC1 | Climate Change | 6.2 Environme ntal Statement - Chapter 19: Climate Change [APP-061] | | ABP's assessment of the likely significant effects of the Project in relation to climate change is provided in ES Chapter 19: Climate Change [APP-061]. ABP is seeking NELC's agreement of the methodology used, mitigation proposed, and conclusions reached. | | Discussion Ongoing | |
| Majo | r Accidents and D | isasters | | | | | |
| MAD 1 | Major Accidents and Disasters | 6.2 Environme ntal Statement - Chapter 22: Major Accidents and | | ABP's assessment of the likely significant adverse effects of the Project on human health, welfare and/or the environment as a result of major accident and/or disaster ("MA&D") scenarios which are relevant to the Project, is provided in ES Chapter 22: Major Accidents | As per ABP position. | Discussion Ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | Disasters [APP-064] Relevant Represent ation [RR- 022] | | and Disasters [APP-064] . ABP is seeking NELC's agreement of the methodology used, mitigation proposed, and conclusions reached in this assessment. | | | |
| MAD 2 | COMAH Zones – future development growth | ntal Statement - Chapter 22: Major Accidents and Disasters | The Council maintain that there is potential concern around the extent of the HSE / COMAH zones that would be associated with the proposed development and how that may affect the surrounding area in regard to future development growth. The Council would be concerned if the proposal effectively sterilised large areas of land for future development opportunities. This is a matter the Council and ABP are maintaining dialogue on and will seek to agree a position through the DCO process. | ABP is committed to maintaining dialogue with NELC on this matter. | As per ABP position. | Discussion Ongoing | |
| Soci | o-economics | | | | | | |
| SE1 | ES Chapter 23: Socio-economics | 6.2 Environme ntal Statement – Chapter 23: Socio- | | ABP's assessment of socio- economic matters is set out in ES Chapter 23: Socio-economics. ABP seeks NELC's agreement of the methodology used, mitigations | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | economics [APP-065] | | proposed, and conclusions reached in this assessment. | | | |
| SE2 | Local employment strategy | Environme ntal Statement | employment and skills | One of the Project's objectives is to enhance both the local and regional economy through direct investment in and around the Port of Immingham and by partnering with the supply chain, providing opportunities for training, upskilling, apprenticeships and local employment ABP is therefore committed to promoting opportunities for upskilling and employment for the local workforce. ABP will continue to discuss this matter with NELC. | As per ABP position. | Discussion ongoing | |
| Cum | ulative Effects | | <u> </u> | | | | |
| CE1 | Cumulative Effects Assessment | 6.2 Environme ntal Statement - Chapter 25: Cumulativ e and In Combinati | | ABP's assessment of cumulative effects is provided in ES Chapter 25: Cumulative and In Combination Effects [APP-067] . ABP is seeking NELC's agreement of the methodology used, the residual effects identified, and conclusions reached in this assessment. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | on Effects [APP-067] | | | | | |
| Othe | r Consents and A | greements | | | | | |
| OCA 1 | Other Consents and Agreements | 7.4 Consents and Agreement s Position Statement [APP-236] | | ABP has identified in the Consents and Agreements Position Statement the other consents, licenses and agreements that are or possibly are required for the Project. Of particular interest to NELC in terms of environmental controls are: Hazardous Substances Consent Transport of Abnormal Loads Permit Discharge of trade effluent consent | As per ABP position. | Discussion ongoing | |
| Draft | Development Co | nsent Order | | | | | |
| O1 | process ent Consen Order [APP-0 Relevar | Developm discu ent Requ Consent be in Order enfor | ABP and NELC continue to discuss the proposed dDCO Requirements and how NELC will be involved in discharging and enforcing them. | ABP continues to discuss the proposed Requirements and discharge process with NELC and will update this SoCG as discussions progress. | roposed Requirements and ischarge process with NELC and ill update this SoCG as | Discussion ongoing | |
| | | Relevant | It is important to NELC that the discharge process is reasonable and gives NELC proper time to | | | | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| | | ation [RR- 022] | consult and engage with key consultees during this process. | | | | |
| dDC O2 | Schedule 2, Requirement 9: Construction Hours | Draft Developm ent Consent Order [APP-006] | | ABP has requested construction working hours as set out in Schedule 2, Paragraph 9(1) of the dDCO. These are such that no works in Work No's 2 to 7 inclusive would take place on bank holidays or outside the hours of 07:00 and 19:00 on Mondays to Saturday's unless otherwise agreed in writing with NELC. Some works would be permitted outside these hours as set out in Schedule 2, Requirement 9(2) of the dDCO. | As per ABP position. | Discussion ongoing | |
| dDC O3 | Schedule 14, Part 6: For the Protection of North East Lincolnshire Council (as Lead Local Flood Authority (LLFA)) | Developm | | A range of protective provisions have been included in the dDCO. Schedule 14, Part 6 sets out the protective provisions that apply for the protection of NELC as the LLFA. | As per ABP position. | Discussion ongoing | |



| ID | Matter | Reference | NELC Position | ABP Position | Air Products Position | Status | Date |
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| CA1 | Acquisition of the Queens Road residential properties | Draft Developm ent Consent Order [APP-006] | | As per Air Products position. | Air Products is seeking to acquire the Queens Road residential properties by agreement. At the time of writing this version of the SoCG, Air Products has successfully acquired a number of properties and is in active discussions to acquire the remaining properties. | | |



4 References

Ref 3-1 Institute of Lighting Professionals (2018). ILP GN08 Guidance Note 8 Bats and Artificial Lighting in the UK



5 Glossary

| Abbreviation / Acronym | Definition |
|------------------------|---|
| ABP | Associated British Ports |
| COMAH | Control of Major Accident Hazards |
| DCO | Development Consent Order |
| DMRB | Design Manual for Roads and Bridges |
| DoW CoP | Definition of Waste: Code of Practice |
| EIA | Environmental Impact Assessment |
| ES | Environmental Statement |
| ExA | Examining Authority |
| GI | Ground Investigation |
| IERRT | Immingham Eastern Ro-Ro Terminal |
| LLFA | Lead Local Flood Authority |
| MHWS | Mean High Water Springs |
| MLWS | Mean Low Water Springs |
| MMO | Marine Management Organisation |
| MMP | Materials Management Plan |
| NELC | North East Lincolnshire Council |
| NELLP | North East Lincolnshire Local Plan |
| NSIP | Nationally Significant Infrastructure Project |
| NSR | Noise Sensitive Receptor |
| oCEMP | Outline Construction Environmental Management Plan |
| oCTMP | Outline Construction Traffic Management Plan |
| oCWTP | Outline Construction Worker Travel Plan |
| oDEMP | Outline Decommissioning Environmental Management Plan |
| oLEMP | Outline Landscape and Ecology Management Plan |
| PA 2008 | Planning Act 2008 |
| PINS | Planning Inspectorate |
| PRoW | Public Right of Way |
| SoCC | Statement of Community Consultation |
| SoCG | Statement of Common Ground |
| SoS | Secretary of State for Transport |
| SPA | Special Protection Area |
| TPO | Tree Preservation Order |
| UK | United Kingdom |
| WSI | Written Scheme of Investigation |
| | |