

By email
31 July 2025

Department of Energy Security and Net Zero
3-8 Whitehall Place
London
SW1A 2AW

energyinfrastructureplanning@energysecurity.gov.uk

Your ref PINS REF: EN010038

Dear Sir/Madam

The North Killingholme (Generating Station) Order 2014 (as amended)
Proposed Non-Material Change Application

**SECTION 153 OF THE PLANNING ACT 2008 AND REGULATION 6 OF THE
INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF,
DEVELOPMENT CONSENT ORDERS) REGULATIONS 2011**

**APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE NORTH
KILLINGHOLME (GENERATING STATION) ORDER 2014 (S.I. 2014/2434), AS
AMENDED BY S.I. 2015/1829 AND 2021/1055**

Ove Arup and Partners Ltd, on behalf of Uniper UK Limited, are pleased to submit this application for a non-material change to Development Consent Order ('the Order') (SI 2014/2434) (which was subject to a correction order dated 26 October 2015 (SI 2015/1829) and an Amendment Order in 2021 (S.I. 2021/1055)). The Order was granted on 11 September 2014 by the Secretary of State for Energy and Climate Change. The Order authorises the Applicant to construct and operate a new generating station, generating up to 470 MW gross electrical output, with associated development, at North Killingholme, North Lincolnshire.

Uniper UK Limited (company number 02796628) of registered address Compton House 2300 The Crescent, Birmingham Business Park, Birmingham, England, B37 7YE is the Applicant for this application. Uniper UK Limited is also a company with an interest in the land to which the development consent order relates, and the undertaker with the benefit of the Order. The Applicant has an interest in all land to which this application relates.

The proposed changes in this application relate to the intention to progress the development of a carbon capture enabled CCGT generating station at the site. The design work that has been undertaken by the Applicant has identified a number of minor, non-material, changes needed to the Order to enable it to be implemented. These changes are:

- An increase in the MW capacity identified in the Order from 470 MWe to 550 MWe; either output will be delivered from the same gas turbine technology, but the higher output will enable the plant to run more efficiently and will also align with the grid export connection limit;

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- Minor changes to internal boundaries of Work No. 1 to enable the CCGT build to be optimised;
 - Minor changes to several building parameters specified in Schedule 1 Part 2 to the Order to align with the design work undertaken for the CCGT;
 - Reprovision of the land set aside to meet the Carbon Capture Readiness (CCR) requirements to accommodate the appropriate carbon capture infrastructure in a suitable location in terms of the process flow, to enable efficient operation of the carbon capture enabled generating station. This alternative CCR land is outside of the Order limits but is owned and controlled by the Applicant. The Order (as amended by the proposed Draft Amendment Order) will continue to contain requirements that fulfil the requirements of demonstrating CCR readiness.

This application is subject to, and has been prepared in accordance with, the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011. As such, studies and assessments have been undertaken to demonstrate that the above changes do not result in any materially new or different significant environmental effects from those set out in the original Environmental Statement that accompanied the DCO application.

The submission comprises the following documents:

- Application Document including Appendices A.1 and A.2;
- Report entitled ‘Carbon Capture Readiness Compliance’ including Appendix A1;
- Updated Works Plan (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0001);
- Updated Indicative Site Layout Plan (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0002);
- Updated Indicative Elevations Drawing (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0004);
- Draft Amendment Order, which is in Statutory Instrument form;
- A copy of the Validation Report for the Draft Amendment Order;
- A copy of the email confirming successful S.I. validation of the Draft Amendment Order;
- A copy of the Notice required under Regulation 6 of the 2011 Regulations, published for two consecutive weeks in the Scunthorpe Telegraph and Grimsby Telegraph; and
- A copy of the Consultation Covering letter.

The Applicant will submit a consultation and publicity statement pursuant to regulation 7A shortly after the expiry of the second notice published in relevant press publications, to complete the regulatory requirements for the submission of a non-material change application for a DCO.

This application is submitted together with the relevant fee of £6,891 as required by Regulation 5 of the 2011 Regulations, and as confirmed in the letter received from the Secretary of State on 24 July 2025.

Date

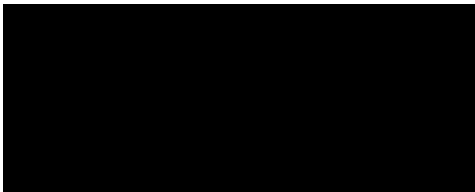
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Appendix 1 to this letter provides a summary of all information required in accordance with Regulation 4(2) of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011.

I trust that the information above, and the documents provided as part of this submission are helpful.

Please do not hesitate to contact me on the details below should you have any questions about this application or require copies of documentation.

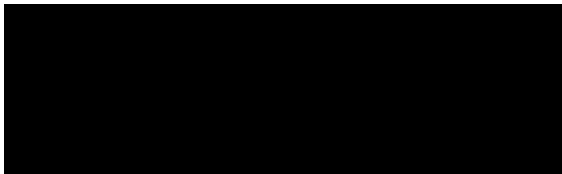
Yours sincerely



Director - Energy Consenting and Development

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cc



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31 July 2025

Appendix 1

Summary Table providing all relevant information required by Regulation 4 of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011

Relevant Part of Regulation 4	Information required	Response
4(2)(a)	the name and address of the applicant	Uniper UK Limited (company number 02796628) of registered address Compton House 2300 The Crescent, Birmingham Business Park, Birmingham, England, B37 7YE
4(2)(b)	the name and address of an agent	Richard Lowe, Arup, 12 Wellington Place, Leeds LS1 4AP richard.lowe@arup.com
4(2)(c)	the Secretary of State's reference for the development consent order to which the application relates	The reference for the application provided by the Planning Inspectorate is EN010038
4(2)(d)	details of the change being applied for	<p>The proposed changes being applied for are:</p> <ul style="list-style-type: none"> An increase in the MW capacity identified in the DCO from 470 MWe to 550 MWe; either output will be delivered from the same gas turbine technology, but the higher output will enable the plant to run more efficiently and will also align with the grid export connection limit; Minor changes to internal boundaries of Work No. 1 to enable the CCGT build to be optimised; Minor changes to several building parameters specified in Schedule 1 Part 2 of the DCO to align with the design work undertaken for the CCGT; Reprovision of the land set aside to meet the Carbon Capture Readiness (CCR) requirements to accommodate the appropriate carbon capture infrastructure in a suitable location in terms of the process flow, to enable efficient operation of the carbon capture enabled generating station. This alternative CCR land is outside of the Order limits but is owned and controlled by the Applicant. The Order (as amended by the proposed Draft Amendment Order) will continue to contain requirements that fulfil the requirements of demonstrating CCR readiness.
4(2)(e)	any documents and plans considered necessary to support the application	<ul style="list-style-type: none"> Application Document including Appendices A.1 and A.2; Report entitled 'Carbon Capture Readiness Compliance' Updated Works Plan (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0001); Updated Indicative Site Layout Plan (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0002);

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Relevant Part of Regulation 4	Information required	Response
		<ul style="list-style-type: none"> Updated Indicative Elevations Drawing (drawing. no. 305719-ARP-ZZ-ZZ-DR-T-0004); Draft Amendment Order, in Statutory Instrument form; A copy of the email confirming successful S.I. validation of the Draft Amendment Order; A copy of the Notice required under Regulation 6 of the 2011 Regulations, published for two consecutive weeks in the Scunthorpe Telegraph and Grimsby Telegraph; and A copy of the Consultation Covering letter
4(2)(f)	<p><i>a statement that the applicant is either—</i></p> <p><i>i. the person who applied for the development consent order to which the application relates or a successor in title;</i></p> <p><i>ii. a person with an interest in the land to which the development consent order relates; or</i></p> <p><i>iii. any other person for whose benefit the development consent order has effect</i></p>	<p>Uniper UK Limited (company number 02796628) of registered address Compton House 2300 The Crescent, Birmingham Business Park, Birmingham, England, B37 7YE is the Applicant for this application.</p> <p>Uniper UK Limited is also a company with an interest in the land to which the development consent order relates, and the undertaker with the benefit of the Order.</p> <p>The Applicant has an interest in all land to which this application relates.</p>
4(2)(ff)	the consultation and publicity statement referred to in regulation 7A	The Consultation and Publicity Statement will be submitted to the Secretary of State following the publication of the second Notice in relevant press publications in accordance with Regulation 6.
4(2)(g)	details of the applicant's interest in the land	<p>Uniper UK Limited is also a company with an interest in the land to which the development consent order relates, and the undertaker with the benefit of the Order.</p> <p>The Applicant has an interest in all land to which this application relates. The applicant is the owner of land within Work No. 1, and the owner of the land reserved for carbon capture readiness compliance.</p>
4(2)(h)	if requested by the Secretary of State, 3 paper copies of the application and other supporting documents and plans.	Paper copies of the application and supporting documents have not been requested from the Applicant to date.