

Date: 15 January 2026
Our ref: 536752
Your ref: EN010038



BY EMAIL ONLY

The Planning Inspectorate
National Infrastructure
Temple Quay House
2 The Square
Bristol
BS1 6PN

Customer Services
Hornbeam House
Crewe Business Park
Electra Way
Crewe
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CW1 6GJ

T 0300 060 3900

Dear Ben Millon,

Planning consultation: NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDER: North Killingholme (Generating Station) Order 2014 (S.I. 2014/2434) as corrected and amended by the North Killingholme (Generating Station) (Correction) Order 2015 (S.I.2015/1829) and the North Killingholme (Generating Station) (Amendment) Order 2021 (S.I2021/1055).

Location: North Killingholme Power Project

Thank you for your consultation on the above dated 18 December 2025 which was received by Natural England on the same date.

Natural England is a non-departmental public body. Our statutory purpose is to ensure that the natural environment is conserved, enhanced, and managed for the benefit of present and future generations, thereby contributing to sustainable development.

We note the letter from the Secretary of State for Energy Security & Net Zero dated 18 December 2025 requesting information from Natural England in relation to the Application by Uniper UK Limited ("the Applicant") for a non-material change to Development Consent Order ('the Order') (SI 2014/2434).

Natural England notes we were not consulted for the consultation period which ran between 8 August 2025 and 5 September 2025 as stated in the consultation letter dated 18 December 2025. We advise this consultation was sent to incorrect email addresses not relating to this project or planning work. Please send further correspondence, marked for my attention, to consultations@naturalengland.org.uk quoting our reference 536752.

We note the information you have requested from the Applicant in your letter, including information around Cumulative Assessment, Air Quality Assessment and the Habitats Regulations Assessment. We agree that this information should be provided by the Applicant.

Paragraph 6 of the Air Quality Assessment Section also highlights that '*The Applicant is requested to clarify if the volume of emissions in the air quality assessment is now greater than the worst-case scenario outlined in the original Environmental Statement and Habitats Regulations Assessment (HRA)*'. We advise that this should include any additional emissions from any additional carbon capture technology.

Please re-consult us on this information once it has been provided.

Yours sincerely

Cameron Dobbie
Yorkshire and Northern Lincolnshire Area Team