

By email
13 February 2026

██████████, Head of Energy Infrastructure Planning
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f ██████████
[arup.com](https://www.arup.com)

Your ref EN010038

Dear ██████████,

North Killingholme Power Project DCO Non-Material Change (NMC)

With regards to the letter received from Natural England dated 11th February 2026 (their ref: 536752, your ref: EN010038), we wish to make clear that the NMC application relates solely to the required changes to the existing development consent relating to the Combined Cycle Gas Turbine (CCGT) generating station. The existing consent does not include any carbon capture equipment and therefore does not include the use of – or potential release of – any amines. Hence no assessment of amines has been included in the updated air impact assessment.

As previously outlined, the proposed NMC is to enable the generating station to be able to be retrofitted with carbon capture equipment in the future when appropriate to do so. The permission for the future installation of the carbon capture equipment would be subject to separate planning permission to be applied for by the Applicant; assessment of amine emissions will therefore of course be included in the assessments that underpin that future planning application, and Natural England would be consulted on that application at the appropriate time.

On the basis of the above we therefore consider that the matters raised by Natural England in their letter are fully addressed. We would therefore be grateful if you would confirm whether this addresses all of your outstanding queries, or if further information is required.

Date

13 February 2026

Yours sincerely

[Redacted Signature]

[Redacted Name]

Director

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