From: Geoff Bullock [mailto:geoff.bullock@dwdllp.com]

Sent: 31 January 2018 17:37

To: Kay Sully

Cc: Eggborough CCGT; Jake Barnes-Gott; Rob Booth; Nick McDonald (Nick.McDonald@pinsentmasons.com); COTTAM-CLOUGH Emma

Subject: EN010081 - The Eggborough CCGT Project - Applicant's Deadline 6 Submission

Importance: High

Dear Ms Sully,

I write on behalf of the Applicant, Eggborough Power Limited, in respect of Deadline 6 of the Examination into the Eggborough CCGT Project.

Please find enclosed the following documents, which together comprise the Applicant's Deadline 6 submission:

- Document Ref. 1.2 Application Guide (Rev. 6.0)
- Document Ref. 2.1 Updated Draft DCO (Rev. 5.0)
- Document Ref. 2.10 Draft DCO Comparison to Deadline 5 Version
- Document Ref. 2.11 Explanatory Note on Changes to Draft DCO
- Document Ref. 4.2 Updated Land Plans (Rev. 3.0)
- Document Ref. 7.11 Updated Draft Statement of Common Ground with the Yorkshire Wildlife Trust (Rev. 3.0). The Yorkshire Wildlife Trust have advised that the content of the Statement of Common Ground (SoCG) is now agreed (in addition to the Section 106 development consent obligation -Document Ref. 9.8 submitted at Deadline 4) and that the Trustees will be able to sign the SoCG and Section 106 on 22 February.

The Application Guide (Document Ref. 1.2) has been updated for Deadline 6. Table 2.1 details the submission version of the document (the version submitted as part of the Application on 30 May 2017), where relevant, in addition to the current version of the document along with the date that the current version was submitted. The documents that have been updated and the new documents submitted for Deadline 6 are highlighted in yellow for ease of reference.

The Applicant has undertaken further discussions with North Yorkshire County Council and Selby District Council with regard to the SoCG with the Authorities and expects to be able to submit an finalised SoCG by Deadline 7. The Applicant is awaiting comments from the Local Authorities on the Section 106 development consent obligation relating to the demolition of the coal-fired power station (Document Ref. 9.13 submitted at Deadline 5) in addition to the heads of terms of a planning performance agreement to cover the discharge of the DCO requirement. Again, the Applicant expects to be in a position to provide an update on these matters at Deadline 7.

Finally, the Applicant wishes to correct a statement made in the Local Authorities' response to the Examining Authority's further written questions submitted at Deadline 5. In relation to LV 2.1 the Authorities state that further amendments suggested to Requirement 6 "have been discussed and agreed in principle by the Applicant". That is not correct. The Applicant had understood that the wording of Requirement 6 was agreed however further changes were received from the Authorities just prior to Deadline 5. The Applicant did not have sufficient time to consider the changes before Deadline 5 and did not give any in principle agreement to those changes. The Applicant has since provided comments to the Authorities on the changes and is awaiting a response.

I would be grateful if you could confirm receipt of this email.

Yours sincerely

Geoff Bullock

Geoff Bullock BA (Hons) BPI. MRTPI Partner



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