Dear [Name],

RE: Immingham Western Deep Water Jetty

I am writing in relation to your applications to the Marine Management Organisation ("MMO") for the Immingham Western Deepwater Jetty Harbour Revision Order under section 14 of the Harbours Act 1964 and for a marine licence under part 4 of the Marine and Coastal Access Act 2009 dated 20 November 2013 ("the applications").

The MMO is aware that the applications pertain to an area of the marine environment and land which also forms part of an application made to the Secretary of State by Able UK Limited for a development consent order for the proposed Able Energy Marine Park under the Planning Act 2008. The MMO understands that this application was granted by the Secretary of State on 18th December 2013. The MMO notes the Able Marine Energy Park development consent order contains provisions authorising the compulsory purchase of land, including land which forms part of the applications and, as such, is subject to special parliamentary procedure ("SPP"). The MMO also notes that you have submitted two petitions to the Joint Committee of both Houses of Parliament in respect of this procedure which falls to be determined in the near future.

In light of these factors, I am writing to inform you that the MMO considers that it is appropriate and reasonable in the circumstances to suspend consideration of the applications pending the outcome of the SPP.

Yours sincerely,

[Name]

Inshore Licensing Team

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