

From: [Johnson, Melissa](#)
To: [Wylfa Newydd](#)
Cc: [Elsenaar, Marnix](#)
Subject: Wylfa Newydd Nuclear Power Station DCO: Deadline 4 submission by Network Rail (Reference No. 20011596) [ADDGDD-Live.FID2815885]
Date: 16 January 2019 14:04:43

Dear Madam /Sir

Further response by Network Rail to the ExA's FWQs [PD-009]

Network Rail responded to the ExA's FWQ 11.1.17 on 4 December 2018 [REP2-330] and is able to update the ExA as follows in relation to parts (a) and (b) of FWQ 11.1.17:

FWQ 11.1.17 (a) Provide further detail of what will happen for the remainder of the project to ensure sufficient capacity, particularly during the peak of construction, is available;

Network Rail has reviewed the passenger figures that the Applicant anticipates will arise as a result of the construction and operation of the proposed development, which have been provided in the Transport Assessment [APP-101].

Network Rail considers that there is latent on-train capacity for the additional anticipated passengers.

Further, while it is unlikely to be needed given the on-train capacity, if there was a growth in passenger demand that required additional trains to be required on the network, Network Rail can confirm that there is some latent capacity on the network for the provision of additional rail services, should this be required, and should the passenger operators on this network, Transport for Wales and the future operator of the West Coast franchise, choose to specify more or longer trains, or a differing stopping pattern.

FWQ 11.1.17 (b) Confirm whether developer contributions may be required to achieve this and what they would be used for?

Network Rail does not consider that further developer contributions will be required at this stage.

Yours faithfully

Addleshaw Goddard LLP

Melissa Johnson

Consultant

for Addleshaw Goddard LLP

DDI: +44 (0)161 934 6272

Fax: +44 (0)20 7606 4390

Office Locations: <http://www.addleshawgoddard.com/contactus>

This e-mail (including any attachments) is confidential to the intended addressee, may be subject to copyright, and may also be privileged. If you are not the intended addressee, please do not read, print, re-transmit, copy, store, alter or otherwise disclose it or any of its attachments to anyone; nor should you act in reliance on it or any of its attachments. Instead, please notify the error to the sender by e-mail and immediately permanently delete this email and any of its attachments from your system.

Please see the [Privacy Notice](#) published on our website for information about what we do with your personal data, and your rights in relation to the same.

E-mails sent to and from Addleshaw Goddard LLP may be monitored and read for legitimate business purposes, notably to ensure compliance with the law and our regulatory obligations. Emails cannot be guaranteed to be secure or error-free, and you should protect your systems. Addleshaw Goddard LLP does not accept any liability arising from interception, corruption, loss or destruction of this e-mail, or if it arrives late or incomplete or with viruses.

Addleshaw Goddard LLP is a limited liability partnership registered in England and Wales (with registered number OC318149) and is authorised and regulated by the Solicitors Regulation Authority and the Law Society of Scotland.

A list of members is open to inspection at our registered office, Milton Gate, 60 Chiswell Street, London EC1Y 4AG.

The term partner refers to any individual who is a member of any Addleshaw Goddard entity or association or an employee or consultant with equivalent standing and qualifications.

For further information please consult our website, www.addleshawgoddard.com.

This email has been scanned by the Symantec Email Security.cloud service.
For more information please visit <http://www.symanteccloud.com>
