

14 October 2021

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

By email: SizewellC@planninginspectorate.gov.uk

Dear Sirs

NNB Generation Company (SZC) Limited Application for an Order Granting Development Consent for The Sizewell C Project (EN010012)

## Deadline 10 Submission on behalf of East Anglia TWO Limited

We write further to our previous written submissions on behalf of East Anglia TWO Limited in respect of the Sizewell C Project Development Consent Order application.

We confirm that protective provisions (as set out in Annex A) have now been agreed with the Applicant. Subject to the agreed protective provisions being included in the Development Consent Order, East Anglia TWO Limited do not have any remaining objections to the Sizewell C Project Development Consent Order application and hereby withdraw their relevant representation dated 30 September 2020 (REP1-124) and their written representation dated 2 June 2021 (REP2-261).



Brian McGrellis, Senior Project Manager **East Anglia TWO Limited** 

Enclosures





# ANNEX A Agreed Protective Provisions

ScottishPower Renewables, 320 St Vincent Street, Glasgow G2 5AD Telephone 0141 614 0000

## SCHEDULE 18

## **Protective Provisions**

## PART []

## Protection of East Anglia TWO Limited

#### **Application**

1. For the protection of EA2 the following provisions of this Part of this Schedule have effect unless otherwise agreed in writing between the undertaker and EA2.

#### Interpretation

2. In this Part of this Schedule—

"EA2" means East Anglia TWO Limited (company number 11121842).

#### **Interaction at Sizewell Gap**

- **3.** The undertaker shall consult with EA2 in the formulation of the proposed method of working and timing of execution of—
  - (a) works within the area labelled "transport area of interaction" and shaded orange on the Sizewell Gap Transport Interaction Plan (Drawing No. SZC-SZ0100-XX-000-DRW-100291); and
  - (b) works which may affect the highway within the area labelled "transport area of interaction",

prior to any works comprised within Work No. 1A or Work No. 1C commencing within the area labelled "transport area of interaction".

## **Interaction at Snape Road**

**4.** The undertaker shall consult with EA2 in the formulation of the proposed method of working and timing of execution of works within the area of Work No. 16, prior to Work No. 16 commencing.

## **Interaction at Friday Street**

**5.** The undertaker shall consult with EA2 in the formulation of the proposed method of working and timing of execution of works within the highway comprised within Work Nos. 11A and 11B and any works which may affect the highway within Work Nos. 11A and 11B, prior to Work Nos. 11A and 11B commencing.

## Sizewell C proposed intake infrastructure

**6.**—(1) Save for urgent reasons of vessel safety and subject to sub-paragraph (2), the undertaker shall not carry out any of the authorised development (including the placement temporary or otherwise of anchors or moorings) within the area labelled "Overlap of Sizewell C Order limits with East Anglia TWO Order limits" and hatched purple on the Order Limits Interaction – Offshore Plan (Drawing No. SZC-SZ0100-XX-000-DRW-100289) without having first submitted to and secured approval from EA2 details of the proposed method of working within these areas (such approval not to be unreasonably withheld or delayed) and thereafter the undertaker shall implement the authorised project in full accordance with such approved details.

(2) Nothing in this paragraph shall prevent the passage of vessels within the area specified in sub-paragraph (1) prior to the construction of any works within that location by EA2 at any time.

## Acquisition of land

7. Regardless of any provision in this Order or anything shown on the land plans or contained in the book of reference to the Order, the undertaker must not, to the extent that the exercise of such powers relates to the carrying out of Work Nos. 1A, 1C, 11A, 11B or 16, acquire any land interest or rights or impose restrictive covenants over land belonging to EA2 and may not override or extinguish any easement and/or other rights or interests of EA2 otherwise than by agreement.

## Arbitration

**8.** Any difference or dispute arising between EA2 and the undertaker must, unless otherwise agreed in writing between EA2 and the undertaker, be determined by arbitration in accordance with article 82 (arbitration) of the Order.



