

## Hearing into Section 127 Applications

### RAMPION OFFSHORE WIND FARM: APPLICATION UNDER S127 OF THE PLANNING ACT 2008 (AS AMENDED)

The Brighton Centre Syndicate Wing  
27 November 2013

This document sets out the agenda for the hearing into applications made under Section 127 of the Planning Act 2008 in relation to the above infrastructure project. It is possible that the agenda may be amended in advance of the hearing session.

Please note that a separate hearing will also be held on 27  
-28 November into the Compulsory Acquisition aspects of the Rampion  
Offshore Wind Farm Development Consent Order.

***Registration for the hearing session will begin at 9:00am and the s127 hearing will begin at 9:30am. On 27 November the s127 examination hearing will be held immediately before the Compulsory Acquisition hearing. Because it is anticipated that the s127 hearing will be brief and that it may have implications for the CA hearing participants are requested to register for both hearings from 9:00am for a start at 9:30am.***

#### Agenda

1. Examining Authority's Introductory remarks
2. Position in relation to Network Rail Infrastructure Limited (NRIL) interests given that s127 application withdrawn
  - what form the agreement between the applicant and NRIL takes
  - confirmation regarding whether and how the applicant seeks to address the interests of NRIL.
  - Additional ExA questions, if any.
3. Position in relation to South Eastern Power Networks (SEPN) interests
  - whether agreement has been reached and if so what form that takes
  - whether the SEPN representation has been withdrawn
  - whether the s127 application been withdrawn
  - whether and how the applicant seeks to address the interests of SEPN
  - if SEPN representation has not been withdrawn and s127 application has not been withdrawn can the applicant demonstrate that the tests set out at s127(2) and (3) can be met?

- Additional ExA questions, if any.
4. Application in relation to National Grid Electricity Transmission (NGET) interests
    - whether agreement has been reached and if so what form that takes
    - whether the NGET representation has been withdrawn
    - whether the s127 application has been withdrawn
    - whether and how the applicant seeks to address the interests of NGET
    - if NGET representation has not been withdrawn and s127 application has not been withdrawn can the applicant demonstrate that the tests set out at s127(2) and (3) can be met?
    - Additional ExA questions, if any.
  5. Application in relation to Southern Water interests
    - whether agreement has been reached and if so what form that takes
    - whether the Southern Water representation has been withdrawn
    - whether the s127 application has been or is to be withdrawn
    - whether and how the applicant seeks to address the interests of Southern Water
    - if Southern Water's representation has not been withdrawn and s127 application has not been withdrawn can the applicant demonstrate that the tests set out at s127(2) and (3) can be met?
    - Additional ExA questions, if any.
  6. Any other matters related to the s127 applications and any Protective Provisions.
  7. Chair's closing remarks.