

From: [REDACTED]
To: [East Anglia ONE North; East Anglia Two](#)
Subject: Re SPR Non Disclosure Clauses.
Date: 15 February 2021 13:59:58

Re East Anglia One North and East Anglia two Windfarms DCO.
REF 200223461 And REF 200223462.

Dear Mr Smith.

It has come to my attention through the Suffolk Energy Action Solutions (SEAS) website that Scottish Power Renewables (SPR) has been using non disclosure agreements (NDAs) when purchasing land etc that insists that the grantor is not allowed to object to the DCO and further more must withdraw any representations that they may have already made. The clause is as follows:

[REDACTED]

I am not legally trained but in my mind this smacks of heavy arm tactics and insisting that people should withdraw any evidence that they may have all ready given to the examining authority is verging on the edge of blackmail and should not be tolerated. How can I as a member of the public have any confidence in the examination if these tactics are allowed?

I fully support SEAS complaint and would appreciate it if could explain to me how and why this sort of behaviour by SPR is permitted.

I look forward to hearing from you.

With best regards

David Steen.