



East Anglia ONE North and East Anglia TWO Offshore Windfarms

Applicants' Comments on Martin Cotter's Deadline 11 Submissions

Applicant: East Anglia TWO and East Anglia ONE North Limited

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Applicable to East Anglia ONE North and East Anglia TWO







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Table of Contents

1	Introduction	1
2	Comments on Martin Cotter's Deadline 11 Submissions	2
2.1	Martin Cotter's Deadline 11 Submission – Comments on any additional information/submissions received at Deadline 10 (REP11-	
	152)	2
2.2	Applicants' Comments on Martin Cotter's Deadline 11 Submission	
	(REP11-153)	5





Glossary of Acronyms

DCO	Development Consent Order	
ExA	Examination Authority	
NGV	National Grid Ventures	
PD Procedural Decision		
SPR	ScottishPower Renewables	





Glossary of Terminology

The state of the s	
Applicant	East Anglia TWO Limited / East Anglia ONE North Limited
Cable sealing end compound	A compound which allows the safe transition of cables between the overhead lines and underground cables which connect to the National Grid substation.
Cable sealing end (with circuit breaker) compound	A compound (which includes a circuit breaker) which allows the safe transition of cables between the overhead lines and underground cables which connect to the National Grid substation.
East Anglia ONE North project	The proposed project consisting of up to 67 wind turbines, up to four offshore electrical platforms, up to one construction, operation and maintenance platform, inter-array cables, platform link cables, up to one operational meteorological mast, up to two offshore export cables, fibre optic cables, landfall infrastructure, onshore cables and ducts, onshore substation, and National Grid infrastructure.
East Anglia TWO project	The proposed project consisting of up to 75 wind turbines, up to four offshore electrical platforms, up to one construction, operation and maintenance platform, inter-array cables, platform link cables, up to one operational meteorological mast, up to two offshore export cables, fibre optic cables, landfall infrastructure, onshore cables and ducts, onshore substation, and National Grid infrastructure.



1 Introduction

- 1. This document presents the Applicants' comments on Martin Cotter's Deadline 11 submissions:
 - Martin Cotter's Deadline 11 Submission Comments on any additional information/submissions received at Deadline 10 (REP11-152); and
 - Martin Cotter's Deadline 11 Submission (REP11-153).
- 2. This document is applicable to both the East Anglia TWO and East Anglia ONE North DCO applications, and therefore is endorsed with the yellow and blue icon used to identify materially identical documentation in accordance with the Examining Authority's (ExA's) procedural decisions on document management of 23rd December 2019 (PD-004). Whilst this document has been submitted to both Examinations, if it is read for one project submission there is no need to read it for the other project submission.



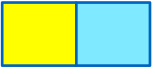


2 Comments on Martin Cotter's Deadline 11 Submissions

2.1 Martin Cotter's Deadline 11 Submission – Comments on any additional information/submissions received at Deadline 10 (REP11-152)

ID	Martin Cotter's Comment	Applicants' Comments
1	The applicants revised Heritage Assessment Addendum Doc Ref ExA.AS11.D4.V1 is purely their biased view. How can building a 35 Acre "plus" (with NGV extensions and potential convertor stations also in the offing") Industrial complex with Pylons, Cable Sealing Ends and massive gantries at the bottom of my garden over the next potentially 15 years with all the other CI projects that are in the public domain that we all know of!! result in an outcome of "Less Than Substantial Harm" it's a joke right? In my opinion, the impact is devastating on all the heritage assets and a medieval village; it is wanton destruction of all that should be precious to the people of east Suffolk and to our future generations. What are we going to leave for our children if we carry on destroying the planet?	The Applicants disagree with the comments on the Heritage Assessment Addendum. The assessment has been undertaken by a highly experienced, independent, professionals and is not biased.
2	You need to come and see it from my windows. Life at [REDACTED] over the last several weeks during the archaeological works has been a living nightmare. All vegetation and insect life killed by the landowner destroyed with chemicals. All wildlife has been displaced on a plot of several hundred acres. Eight, 30 ton diggers working constantly along with bore hole drills six and a half days a week. My property access frequently blocked, my postman refused access to the property on one occasion, this is the Royal Mail, I thought mail delivery was sacrosanct? Obviously not if you are SPR. This is before a DCO consent, what will it be like if the	Unfortunately, there have been occasions when vehicles have been parked in Access 2 and when this has been drawn to the attention of the stakeholder team, we have acted quickly to ensure they are moved. There have also been occasions when there has been a delivery to site via this access and Mr Cotter has notified us that the access is blocked. However, there have been several deliveries using this access and many of them have run smoothly. Where possible, deliveries have been kept short in duration to minimise any disruption. The site teams are given daily tool box talks on this issue.

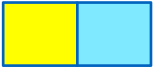




ID	Martin Cotter's Comment	Applicants' Comments
	DCO is consented? It will be Bedlam, the applicant has no regard for anyone!	
3	The government says it takes its peoples mental health seriously! This does not seem to be the case for the elderly parishioners of a medieval heritage village and its surrounding heritage and non-heritage asset occupants. It seems to me that no one gives a hoot all this seems to be is a box ticking exercise and to hell with the local population. We all seem to be expendable and our view and concerns of absolutely no consequence.	The Applicants have no comment to make on these matters.
	Why is it the planning process makes it advantageous' for land overs to allow Applicants to walk all over them, surely it is fairer if a landowner would get the same remittance if the project where consented whether they previously did or did not sign on to the project "they should not be penalised if they refuse to comply and are then subsequently compulsorily acquired". This is an unfair process it biases landowners to accept offers for fear of losing out in the long run, it borders on fraudulence. It must be amended for the future.	
4	Most of my spring / summer's enjoyment of my home, Little Moor Farm will be taken away from me. This I believe is a violation of my human rights. Surely, no work should be allowed until a project is consented? Please come down and see this wanton destruction of our homes, livelihoods and way of life. Ask yourselves would you like to live through this? What would your thoughts be if I Inflicted this on you and there was nothing you could do about it, drowning in a miserable existence all future aspirations stolen from you, your	The Applicants have no comment to make on these matters.

Applicants' Comments on Martin Cotter's Deadline 11 Submissions 28th June 2021





ID	Martin Cotter's Comment	Applicants' Comments
	children and your grandchildren. I ask you to ponder these thoughts, it becomes very depressing, it makes me so sad!	
5	If the government has compassion please come and talk to the local people, this will give you a far better insight into what is being imposed on us. Do what you have said you will do, Don't destroy green fields, don't destroy coastal communities, carry out only projects that have true green credentials not those institutions that only pay lip service to it like Iberdrola / SPR. All they are interested in is cheapest job and the highest dividend yield for their shareholders, they talk with rhetoric.	The Applicants have no comment to make on these matters.
6	The siting of these sub stations in this rural idyll is complete madness, there are far greener options than the site at Friston. Split the decision let's get the substation locations and design methodology correct, let's begin this switch to green energy with a success story that can be built on not a complete environmental apocalypse.	The Applicants have no comment to make on these matters.





2.2 Applicants' Comments on Martin Cotter's Deadline 11 Submission (REP11-153)

ID Martin Cotter's Comment

For the attention of the inspectorate. This is a copy of an e-mail sent to SPR, life is currently a misery at Little Moor. How can they be allowed to do this sort of work for a project that is not consented. It is intolerable.

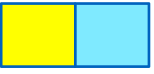
Your workforce where working post 13:00 today. 05/06/2021 (See Photo) also at 06:30 one morning this week my track was blocked as plant was being delivered, I had to access Grove Road in the opposite direction from where I wanted to go. Also a couple of weeks ago my post was not delivered by Royal Mail as the track again was blocked, and my postman was refused access. All these breaches of the access agreements and working times have been reported to Joanna Young. My life a is already purgatory thanks to SPR. Can you inform your teams to adhere to your policy's please. No one deserves this infringement on there lives, this is making me very ill.

Applicants' Comments

The working hours on Saturdays finish at 1pm and there should be no activity on or around the site after this from any of our appointed contractors. This issue has been raised with the contracting team involved, and permitted working times have been reinforced with them. The Applicants' apologise for any inconvenience caused.

With regard to blocked access please see response to ID2.





ID Martin Cotter's Comment Applicants' Comments