

Vattenfall Wind Power Ltd Thanet Extension Offshore Wind Farm

Appendix 10 to Deadline 4 Submission: Landowner Update Table

Relevant Examination Deadline: 4

Submitted by Vattenfall Wind Power Ltd

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Revision D

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Revision A	Original document submitted to the Examining Authority
Revision B	Revised document submitted to the Examining Authority
Revision C	Revised document submitted to the Examining Authority
Revision D	Revised document submitted to the Examining Authority

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Landowner	Plot Numbers	Rights/Powers Sought	Status of Negotiation
Thanet District Council	00/01	Acquisition of New Rights - Rights of Easement in respect of part of the foreshore	Thanet District Councils ownership of the part of the intertidal zone became apparent as a result of the ongoing diligent enquiries by the Applicant in November 2018. Until that time the Applicant had understood that this plot had been in the ownership of The Crown Estate and that land rights would be secured by virtue of the Agreement for Lease that is being negotiated between The Applicant and The Crown Estate for the Offshore Generating Station and the associated export cables.
			However The Applicant has been in a process of consultation and engagement with Thanet District Council since the inception of the project about a wide range of issues including impacts on Thanet District Councils land holdings.
			The Applicant is now engaged in discussions with the landowner with a view to concluding a contract for an option to grant an easement to lay cables through this section of the intertidal zone with the objective of concluding negotiations prior to the close of examination.
Unknown landowners	00/02 00/05	Acquisition of New Rights - Rights of Easement in respect of part of the foreshore	The Applicant has made enquiries with The Environment Agency and with The Crown Estate in relation to these small parcels of unregistered land in the vicinity of the River Stour in the intertidal zone. The Applicant and continues to undertake further diligent

Landowner Update Table			
			enquiry to try to establish ownership including discussions with
			neighbouring proprietors.
			The Applicant considers that one of the possible explanations for non-registered nature of these land parcels could be alterations in the course of the River Stour at the different times of registration of the titles to the land to either side of that watercourse.
The Kent Wildlife Trust	00/03	Acquisition of New Rights -	The Applicant has made several offers for an Option to Grant
	00/10	Rights of Easement in respect	Easement for cables to Kent Wildlife Trust in respect of both of their
	01/01	of the landowners freehold	freehold and leasehold interests in different parts of Pegwell Bay. The
	01/02	property comprising part of	Applicant has not received any official feedback on the proposals from
	01/05	the foreshore of Pegwell Bay	Kent Wildlife Trust although they has have several informal meetings
	01/06	between low and high water	with their property agents the BTF Partnership.
	01/11	and Stonelees Nature	
	01/15	Reserve.	The Applicant understands that Kent Wildlife Trust's decision not to
	01/20		engage in discussions for an Option to Grant an Easement is due to
	01/25	Acquisition of New Rights -	their other objections to the project although they have not directly
	01/30	Rights of Easement in respect	objected to the compulsory acquisition of new rights in land affecting
	01/35	of KWTs leasehold interest in	their freehold and leasehold interests.
	01/40	land owned by their landlords, The National Trust and Kent	
	01/50	County Council in respect of	The Applicant has been involved in a process of engagement about the
	01/60	other parts of Pegwell Bay.	project in general with Kent Wildlife Trust both through the Pegwell
	01/65	other parts of regwen bay.	Bay Steering Group and directly with them.
	01/75		
			The Applicant has also been seeking access to the landowners freehold
			and leasehold property to carry out early site investigations.

Landowner Opuate rable			Access for those works had been agreed in principle on 4 October 2018 but a signed entry permit for the works were not forthcoming and the Kent Wildlife Trust have subsequently withdrawn their consent. This matter is the subject of a separate application in terms of s.53 of the Planning Act 2008.
The National Trust for Places of Historic Interest or Natural Beauty	00/05 00/10 00/15 01/01 01/02 01/05 01/06	Acquisition of New Rights - Rights of Easement in respect of part of the foreshore	After further discussion between the Applicant and the National Trust the parties have agreed in principle to negotiate and enter into an Option Agreement. The Option Agreement would require NT to withdraw their objection to the compulsory acquisition of their interest upon exchange of contracts. In turn Vattenfall would agree to exclude the interests of the National Trust from the scope of their application for powers of compulsory purchase. The parties intend to conclude negotiations prior to the close of the examination.
Kent County Council	01/10 01/11 01/15 01/20 01/25 01/30 01/35 01/40 01/45 01/50	Acquisition of New Rights - Rights of Easement in respect of the cable route and rights of temporary occupation in respect of a construction compound.	The Applicant has made an offer for an Option to Grant an Easement. The landowner appointed an agent in early December 2018 and both parties are engaged in positive ongoing discussions with a view to concluding negotiations by 17 April 2019. Both parties have a clear understanding of each others positions and are working positively towards an agreement.

Candowner opuate rable	01/60		
	01/65		
	01/70		
RAMAC Holdings Limited	01/80	Permanent acquisition of	The Applicant has agreed heads of term for the acquisition of rights to
3	01/85	freehold.	construct, operate and maintain the project substation.
	01/90		
	01/95	Acquisition of new rights	The agreement includes rights to occupy a construction compound
	01/100	(rights of easement)	during the substation and cable installation works.
	01/105		
	01/110	Temporary Rights. (in respect	The agreement includes land for the relocation of the Ministry of
	01/115	of construction compounds)	Justice (Borderforce) leased area
	02/05		The agreement includes rights of easement for the incoming cable
	02/10		circuits through the landowners property at The Bay Point Club.
	02/15		ancales through the landowners property at the Bay Folia class.
	02/20		The parties have agreed an effective date for the start of the Option
	02/25		Agreement of 1 March 2018 and are working to conclude contracts as
	02/30		soon as possible with the intent being to do so in advance of the
	02/35		second compulsory acquisition hearing on 18 April 2019.
	02/40		
	02/55		
	02/60		
	02/61		
	02/65		
	02/70		
	02/75		
	02/80		
	02/85		

BCA Fleet Solutions 2 Limited	02/30	Acquisition of new rights	The Applicant is engaged in in ongoing discussions with this tenant of
	02/35	(Rights of Easement)	RAMAC with a view to agreeing the terms for a Deed of Consent to the
	02/40		Option Agreement which is being entered into between the Applicant
	52, 15		and RAMAC Holdings Ltd. should the creation of that new right affect
			the leasehold rights that BCA enjoy from the same landowner.
			the leasenoid rights that bertenjoy from the same fandowner.
			The Applicant is confident that the occupiers concerns are well
			understood and can be accommodated to minimise impacts during
			the construction period. These are principally that a one way system
			of traffic movement around the car park can be maintained and that
			they are able to access sufficient land for car parking.
			they are usic to access sufficient land for ear parking.
Secretary of State for	02/60	Permanent Acquisition	The Applicant has been involved in a process of dialogue with the
Communities, Housing and Local	02/61		Government Property Service on behalf of the Ministry of Justice since
Government	02/75		the substation site was selected.
c/o The Ministry of Justice			
(Borderforce)			Taking account of the special nature of the Secretary of States interest
,			in the land that dialogue has been with a view to identifying
			replacement land to which the occupying agency, Borderforce, could
			be relocated to.
			Borderforce use the land for vehicle and vessel storage.
			A suitable parcel of replacement land was identified within RAMAC
			Holdings land at Richborough Port. At the request of The Government
			Property Service the Applicant undertook a comparative analysis of
			the existing MoJ lease area and the proposed replacement land to
			ensure that it was fit for purpose given that it is wedge shaped and the
			existing site is rectangular.

Landowner Opdate Table			This process has concluded with positive assessment that the land would be suitable and the drafting of a tripartite contract amongst the Applicant, The Secretary of State and RAMAC Holdings Ltd. has commenced. The three parties are targeting a completion date for the tripartite agreement of 15 March 2019. The tripartite agreement will set out the practical and logistical arrangements for the relocation of Borderforce to the replacement land.
Crostline Limited	02/65 02/70 02/75 (access only) 02/85	Permanent Acquisition	Further diligent enquiry by the Applicant and a Written Representation from this organisation has confirmed that as of September 2018 they became the tenant, on a 5 year lease, of 3 blocks of land and buildings within the affected land parcels in the ownership of Ramac. The Applicant met with the tenant on 24 January 2018 and with the consent of RAMAC has undertaken to provide them with information about the arrangements the Applicant envisages making with RAMAC and the Ministry of Justice so that an informed decision can be made by Crostline about the future of their business.
Philip Griffiths - P&G Scaffolding Limited	02/65 02/70 02/75 02/85	Permanent Acquisition	This occupier enjoys short term rights to occupy land owned by RAMAC Holdings at the will of the landowner. Having agreed heads of terms with the landowner the Applicant will engage in a process of consultation with this occupier in order to keep them informed about any impacts on their interests as a license holder.

Beanstone Limited	02/115		The Applicant's diligent enquiry has confirmed that this land is now under option to the Harkalm Investments Group and that they intend to trigger that option and develop the land for hot food retail purposes. The proposed DCO Order Limits include a small portion of the southern extent of the landowners property. That land already contains electricity cables belonging to The Thanet 1 OFTO Ltd. The Applicant is engaged in positive ongoing discussions with the option holder with a view to agreeing the terms of an option to grant an easement.
Richborough A Limited	02/120 02/121 02/122 02/123 02/124 02/125 02/130 02/135 02/140	Acquisition of new rights (rights of easement)	An explanation of the cable routing options through Richborough Energy Park, in the Ownership of Richborough A Limited can be found in the Applicants response to the Examining Authorities first written question number 1.7.1. The Applicant is engaged in ongoing discussions and negotiations for an Option to Grant an Easement for the installation of the 400KV cable circuit which will link the applicants project substation with NGETS new 400KV Richborough Substation. This cable routing with the Richborough Energy Park and expects the agreement to conclude prior to the close of examination.
National Grid Electricity Transmission plc.	02/130	Acquisition of new rights (rights of easement)	A connection agreement is in place the parties setting out the terms upon which the project will be connected to NGETs transmission network.

The Applicant is relying on the provisions of the connection agreeme
and is not seeking any further rights in land from NGET.
The Applicant is however seeking to acquire new rights of easeme
from the freehold landowner, Richborough A Limited.
The Applicant is engaged in an ongoing process of discussion w
NGET in order to agree the drafting of bespoke protective provision
within the DCO in connection with works within Richborough Ener
Park. More details of this are set out in the Applicants response to t
Examiners question number 1.7.1.