

# Vattenfall Wind Power Ltd Thanet Extension Offshore Wind Farm

Appendix 24 to Deadline 5 Submission: Commercial Agreements Update Table

Relevant Examination Deadline: 5

Submitted by Vattenfall Wind Power Ltd

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Revision E

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Date of Approval:	April 2019
Revision:	Е

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
Revision E	Revised document submitted to the Examining Authority
N/A	

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Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
Nemo Link Limited	Electricity	01/15, 01/20, 01/35, 01/60, 01/80, 01/85, 01/90, 01/105, 01/115, 02/120, 02/121, 02/122, 02/123, 02/130	Offshore cable crossing Heavy vehicles crossing Nemo assets at Pegwell Bay Country Park. Cable proximity at Pegwell Bay Country Park.  Heavy vehicles crossing Nemo assets at Bay Point Club sports pitches	Offshore Cable Crossing, Onshore Vehicle Crossings and Onshore Proximity Works	The Applicant is in ongoing discussions with Nemo with a view to concluding a private protective [side] agreement. On 14 April 2019 the Applicant provided comments in response to amendments made by Nemo and awaits further discussions.  The parties are still in discussions on final terms.  The Applicant anticipates that discussions will conclude in advance of the close of examination which would result in Nemo removing its objection in relation to the onshore crossings and proximity points.  Offshore crossing agreement provided to NLL 9 April 2019 and awaiting comments from NLL.	No	Yes

Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
Thanet OFTO Limited	Electricity	02/100, 02/115, 02/121, 02/122, 02/123, 02/130	Thanet 1 cables connecting to the UKPN substation within Richborough Energy Park. Possible crossing here depending on the route of the cables from the project substation to the NGET Richborough substation.	Protection / Crossing	The Applicant is in discussions with Thanet OFTO Ltd. about the terms of a private proximity agreement. Draft agreements have been exchanged and the negotiations on the drafting points are ongoing. Conclusion of the agreement is expected before the close of examination.  The Applicant and Thanet OFTO Ltd are currently discussing working proximity guidelines.	No	Yes

Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
National Grid Gas Holdings One PLC & National Grid Electricity Transmission PLC (National Grid)	Electricity	02/120, 02/121, 02/122, 02/123, 02/130	Possible crossing/proximity with future NGET cables with the Thanet Extension 400KV cable linking the project substation to NGETs 400KV Richborough Substation within Richborough Energy Park	Protection/ possible crossing	The Applicant and NGET have agreed the terms of a connection agreement for the proposed Thanet Extension Offshore Windfarm project with the point of connection being NGETs 400KV Richborough Substation.  The applicant understands that NGET plan to install a 132 KV cable linking UKPNs 132KV substation with the NGET 400KV substation.  In our response to the Examiners first question number 1.7.1 we have explained the approach that the Applicant is taking to the management of that interface involving all relevant options.  The Applicant has included Protective Provisions in respect of National Grid's assets in the draft DCO and these are now agreed.  The Applicant and National Grid continue to discuss final formalities for completion of the protective provisions.	Yes	Yes

Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
Southern Water Limited	Water	01/40, 01/50, 02/120, 02/121, 02/122, 02/123, 02/130	Routing cables through Richborough Energy Park.  Heaving vehicles crossing Southern Water assets at Pegwell Bay Country Park.	Protection / crossing	The Applicant has been in discussions with Southern Water to understand the location of the Statutory Undertakers assets.  The Applicant has sought to discuss then nature of the interaction between Southern Waters current infrastructure and the Applicants proposed infrastructure on a number of occasions and a copy of the protective provisions proposed within the DCO has been provided to them. Southern Water have provided information about the location of their assets but have yet to respond.  Protective Provisions for water undertakers are included in Schedule 8, Part 1 of the draft DCO and provide adequate protection for Southern Water Limited's assets.  Southern Water contacted the applicant on 17 April 2019 seeking a Statement of Common Ground and the Applicant is progressing that with Southern Water.	No	No

Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
BT Limited	Telecoms	01/80, 01/85, 01/105, 02/120, 02/121, 02/122, 02/123, 02/130	Routing cables through Richborough Energy Park.  Cable crossing BT assets at The Baypoint Club.  Potential heavy vehicle crossing BT assets at The Baypoint Club.	Protection / crossing	BT Limited were contacted in July 2018 regarding the Applicants proposals and interactions with BTs infrastructure. BT have yet to respond to the offer of discussions. A copy of the protective provisions from the proposed draft DCO were provided to BT. No response was received and the undertaker has made no representations/ objections to the proposed DCO.  The Applicant has included Protective Provisions included in respect of Communications Code operators in Schedule 8, Part 2 of the draft DCO which adequately protect the interests of BT Limited.	No	No
UK Power Networks (Operations) Limited	Electricity	01/40, 01/50, 01/115, 01/120, 02/20, 02/35, 02/40, 02/75, 02/80,	Potential Cable crossing UKPN assets at Richborough Energy Park.  Overhead lines at the entrances to the temporary works areas.  Potential crossing at the private road to the south of BCA.	Protection / crossing	The Applicant is engaged in an ongoing process of dialogue with UKPN along with the other stakeholders at Richborough Energy Park in order to optimise cable routeing in that area.  UKPN's apparatus will be protected by the Electricity Undertakers Protective Provisions at Schedule 8 of the draft DCO.	No	Yes

Company	Utility	Plot No.	Crossings / Proximity of interest	Works Required	Status of Discussions	Bespoke Protective Provisions in the DCO	Private Agreement
		02/95, 02/100, 02/105, 02/110, 02/115, 02/120, 02/121, 02/122, 02/123, 02/130	Potential crossing of UKPN assets using heavy vehicles at the private road to the south of BCA.  Potential crossing of UKPN assets at Richborough Port.  Potential crossing of UKPN assets using heavy vehicles at Richborough		These are not specific to UKPN but will operate to protect UKPN's apparatus.  The Applicant will liaise with UKPN in line with the Protective Provisions to ensure that any interaction between the Applicants proposed infrastructure and UKPNs infrastructure is undertaken safely and in a manner that protects the integrity of both parties assets.  The Applicant is entering into a private protective side agreement with UKPN and		
			Port and at Richborough Energy Park		as of 17 April 2019 the dialogue continues to progress productively and the Applicant is confident that the agreement will be concluded imminently.		

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Scotia Gas Networks	Gas	01/45, 01/55	Crossing of SGN's asset in Sandwich Road using heavy vehicles.	Protection / crossing	The applicant and SGN are engaged in an ongoing process of dialogue about the protective provisions for gas distribution undertakers which are proposed at Schedule 8 of the draft DCO.  The discussions are currently focused on the notice period that SGN are seeking in respect of commencement of the Applicants construction works.  At present neither the Applicant or SGN anticipate there being a need for any separate commercial agreement over and above the protective provisions contained for gas distribution undertakers within the draft DCO  SGN have not submitted a representation.		