

Sheringham Shoal and Dudgeon Offshore Wind Farm Extension Projects

The Applicant's Statutory Undertakers Position Statement

Revision A

February 2023 Document Reference: 12.46







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Classification: Open Status: Final

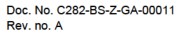


1. CURRENT STATUS OF STATUTORY UNDERTAKER NEGOTIATIONS

Table 1 below includes details of each Statutory Undertaker listed within Part 1 of the **Book of Reference** (document reference 4.1), together with the reason why land or rights are being acquired or temporary possession taken. The final column of the table includes the current status of negotiations with each Statutory Undertaker.

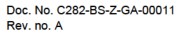
Table 1: Current Status of Statutory Undertaker Negotiations

Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
Network Rail Infrastructure Limited (Network Rail)	Maintaining and operating railway infrastructure pursuant to section 8(1) Acquisition of Land Act 1981	03-003, 03-004, 17-001, 23-001, 35-003, 39-026, 39-027, 39-040, 40-002	The Applicant is taking rights in land owned by Network Rail. The Applicant will take new rights in land which may interact with Network Rail rights. Network Rail has apparatus within the Order Land.	The Applicant believes the inclusion of Protective Provisions in the draft DCO will ensure suitable protection for Network Rail's apparatus. The Applicant considers Network Rail's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Network Rail apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	The Applicant commenced discussions with Network Rail relating to Protective Provisions in December 2021. An undertaking for Network Rail's costs in relation to agreeing the Protective Provisions was provided on 24 th June 2022. The Applicant's solicitors are currently negotiating Protective Provisions with Network Rail's solicitors. A form of Protective Provisions for the benefit of Network Rail have been included in Part 3 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with Network Rail before the end of the Examination.



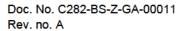


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
British Telecommunicatio ns PLC (BT)	Telecommuni cations apparatus pursuant to section 148 Town and Country Planning Act 1990.	N/A	N/A	N/A	BT no longer have apparatus within the Order Land so will no longer be treated as statutory undertakers for this Application.
Virgin Media Limited (Virgin Media)	Telecommuni cations and Media apparatus pursuant to section 148 Town and Country Planning Act 1990.	23-014, 23-015, 23-028, 39-040, 39-042, 40-002, 40-003	Virgin Media have apparatus within the Order Land. The Applicant will take new rights in plots where Virgin Media apparatus is located. The Applicant does not intend to relocate any Virgin Media apparatus,	The Protective Provisions in the draft DCO ensure that Virgin Media's apparatus will be protected, and access retained during construction. The Applicant considers Virgin Media's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Virgin Media's apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	Virgin Media has apparatus within the Order Land. The Applicant initiated contact with Virgin Media in December 2021. Following no response, the Applicant shared the draft standard Protective Provisions for electronic communications operators with Virgin Media on the 3 rd February 2022 and has received no response to date. Virgin Media will be able to rely on standard Protective Provisions for electronic communications code operators included within Schedule 14 of the draft Order.





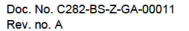
Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
Openreach Limited (Openreach)	Telecommuni cations apparatus pursuant to section 148 Town and Country Planning Act 1990.	01-001, 01-004, 01-019, 01-020, 01-031, 01-032, 01-033, 01-034, 01-035, 01-036, 01-036, 01-037, 01-038, 02-012, 02-013, 03-005, 03-006, 03-007, 04-005, 04-007, 04-008, 04-009, 04-015, 04-017, 05-001, 05-002, 05-004, 05-005, 05-009, 05-010, 05-011, 05-012, 06-002, 06-005, 07-006, 07-009, 07-011, 07-016, 07-017, 07-019, 08-002, 09-001, 09-003, 09-004, 09-005, 09-006, 10-008, 11-002, 11-004, 11-005, 11-006, 12-002, 12-003, 12-004, 13-006, 13-007, 13-008, 13-010, 13-012, 13-013, 13-015, 16-001, 16-012, 16-013, 16-015, 16-016, 16-017, 18-001, 18-003, 18-007, 18-009, 18-015, 18-016, 19-004, 19-005, 19-006, 19-008, 19-010, 22-009, 22-010, 23-007, 23-008, 23-009,	Openreach have apparatus within the Order Land. The Applicant will take new rights in plots where Openreach apparatus is located. The Applicant does not intend to relocate any Openreach apparatus.	The Protective Provisions in the draft DCO ensure that Openreach's apparatus will be protected, and access retained during construction. The Applicant considers Openreach's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Openreach's apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	The Applicant initiated contact with Openreach regarding Protective Provisions in December 2021. Following no response, the Applicant shared the draft standard Protective Provisions for electronic communications operators with Openreach on the 3 rd February 2022 and has received no response to date. Openreach will be able to rely on standard Protective Provisions for electronic communications code operators included within Schedule 14 of the draft Order.





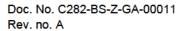
Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
		23-012, 23-014, 23-015, 23-016, 23-031, 24-003, 24-005, 24-007, 25-008, 25-011, 25-012, 25-014, 25-017, 26-001, 27-001, 27-003, 27-004, 28-004, 28-006, 28-008, 28-009, 29-002, 29-005, 29-006, 30-010, 30-011, 31-001, 32-002, 32-003, 33-005, 33-010, 34-003, 34-004, 34-005, 34-006, 34-008, 35-010, 35-011, 36-001, 36-002, 36-004, 36-007, 36-011, 37-001, 37-002, 38-002, 38-006, 38-007, 38-009, 38-014, 39-037, 39-038, 39-040, 39-041, 39-042, 39-043, 39-044, 40-002, 40-003, 40-004, 40-005, 40-007, 40-008, 40-010			
Eastern Power Networks / UK Power Networks (Operations) Limited	Electricity distribution owner and operator.	01-019, 01-020, 01-031, 01-032, 01-033, 01-035, 01-036, 01-037, 01-038, 01-039, 01-040, 01-041, 02-013, 02-014, 02-015, 03-001, 03-002, 03-005,	The Applicant is taking rights in land owned by Eastern Power Networks / UK	The Applicant believes the inclusion of Protective Provisions in the draft DCO will ensure suitable protection for Eastern Power Networks' / UK Power Networks' apparatus will	The Applicant initiated contact with Eastern Power Networks / UK Power Networks regarding Protective Provisions in February 2022.

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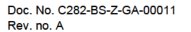


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	03-006, 03-007, 05-009, 05-012, 05-013, 05-015, 05-016, 06-001, 06-004, 06-005, 07-006, 07-007, 07-008, 07-010, 07-011, 07-014, 07-020, 07-021, 08-001, 08-002, 09-003, 10-014, 11-002, 11-007, 11-008, 12-001, 12-002, 12-004, 12-005, 12-006, 13-006, 13-010, 14-001, 14-002, 14-004, 14-006, 14-007, 15-004, 16-013, 16-014, 16-015, 16-017, 16-020, 17-001, 17-006, 17-007, 17-009, 18-009, 19-001, 21-013, 22-001, 22-002, 22-009, 22-010, 23-031, 24-007, 25-014, 25-015, 25-016, 25-017, 26-007, 27-004, 28-001, 28-002, 28-003, 28-004, 28-006, 28-007, 28-008, 33-008, 34-004, 34-006, 34-009, 34-010, 35-002, 23-001, 33-005, 33-008, 34-004, 34-006, 34-009, 34-010, 35-002,	Power Networks Eastern Power Networks / UK Power Networks has apparatus within the Order Land The Applicant will take new rights in plots where h Eastern Power Networks' / UK Power Networks' apparatus is located. The Applicant does not intend to relocate any Eastern Power Networks / UK Power Networks / UK Power Networks / UK Power Networks / UK Power Networks apparatus.	be protected and access retained during construction. The Applicant considers Eastern Power Networks' / UK Power Networks' statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Eastern Power Networks / UK Power Networks apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	An undertaking for the Eastern Power Networks' / UK Power Networks' costs in relation to agreeing the Protective Provisions was provided on 24th June 2022. The Applicant's solicitors are currently negotiating Protective Provisions with Eastern Power Networks' / UK Power Networks' solicitors. A form of Protective Provisions for the benefit of Eastern Power Networks / UK Power Networks have been included in Part 13 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with Eastern Power Networks / UK Power Networks before the end of the Examination.





Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
National Highways	Operator and maintainer of the strategic road network pursuant to Section 8(1) Acquisition of Land Act 1981	35-011, 36-005, 36-006, 36-007, 36-009, 37-006, 38-004, 38-006, 38-007, 38-008, 38-009, 38-010, 38-011, 38-012, 38-014, 39-015, 39-016, 39-017, 39-018, 39-019, 39-020, 39-021, 39-022, 39-023, 39-025, 39-027, 39-028, 39-034, 39-035, 39-036, 39-037, 39-038, 39-039, 39-040, 39-041, 39-042, 39-043, 39-044, 40-001, 40-007, 40-008 27-005, 27-006, 28-002, 28-004, 28-007, 28-008, 28-009, 28-010, 28-012, 35-002	The Applicant is taking new rights in land owned by National Highways. National Highways are responsible for the strategic road network within the Order Land.	The Applicant is crossing the strategic road network using trenchless crossing. The Applicant considers National Highway's statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	National Highways owns land within the Order Land. The Applicant initiated contact with National Highways in February 2022. The Applicant's solicitors are currently in discussion with National Highways to agree on the additional protection they require under the DCO.





Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			The Applicant will take new rights in plots where National Highways apparatus is located. The Applicant will be crossing National Highways apparatus using trenchless techniques.		
Energis Communications Limited (Energis Communications)	Telecommuni cations pursuant to Section 148 Town and Country Planning Act 1990	31-002, 31-003, 31-004, 31-006, 31-009, 31-011, 31-012, 32-001, 32-002, 33-001, 33-003, 33-014, 33-015, 33-017, 38-005, 38-007, 38-008, 38-011, 38-012, 38-013, 38-016, 38-017, 39-015, 39-016, 39-017, 39-018, 39-019, 39-020, 39-021, 39-022, 39-023	Energis Communication s have apparatus within the Order Land. The Applicant will take new rights in plots in which Energis Communication s' apparatus is located.	Energis Communications will have the benefit of the standard protective provisions set out in Part 2 of Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Energis Communications' apparatus. The Applicant considers that Energis Communications' statutory operations will not be detrimentally impacted by SEP and/or DEP.	The Applicant initiated contact with Energis Communications in relation to Protective Provisions in December 2021. Energis Communications will be able to rely on the standard protective provisions for electronic communications code operators included within Schedule 14 of the draft Order. The Applicant's solicitors are currently in discussion with Energis Communications to ascertain what additional protection they require.

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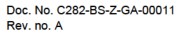


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			The Applicant will not relocate any of Energis Communication s' apparatus.	The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	
Vodafone Limited (Vodafone)	Telecommuni cations pursuant to Section 148 Town and Country Planning Act 1990	22-009, 22-011, 39-026, 39-027, 39-028, 39-038, 39-039, 39-040, 39-041, 39-042, 39-043, 39-044, 40-002, 40-003	Vodafone have apparatus within the Order Land. does not intend to relocate The Applicant will take new rights in plots in which Vodafone's apparatus is located. The Applicant does not intend to relocate any Vodafone apparatus.	Vodafone will have the benefit of the standard protective provisions set out in Part 2 of Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Vodafone's apparatus. The Applicant considers that Vodafone's statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	The Applicant initiated contact with Vodafone in relation to Protective Provisions in December 2021. Vodafone will be able to rely on the standard protective provisions for electronic communications code operators included within Schedule 14 of the draft Order. The Applicant's solicitors are currently in discussion with Vodafone to ascertain what additional protection they require.



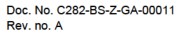
Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
Cadent Gas Limited (Cadent Gas)	Gas Distribution Owner and Operator within the meaning of Part 1 of the Gas Act 1986	05-001, 05-004, 05-005, 13-010, 13-013, 13-016, 34-004, 34-006, 36-005, 36-006, 36-007, 36-011, 37-002, 37-005, 39-036, 39-040, 39-043, 40-001, 40-002, 40-005	Cadent Gas have apparatus within the Order Land. The Applicant will take new rights in plots in which Cadent Gas apparatus is located. The Applicant does not intend to relocate any Cadent Gas apparatus.	Cadent Gas will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Cadent Gas's apparatus. The Applicant considers that Cadent Gas's statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	The Applicant initiated contact with Cadent Gas regarding Protective Provisions in December 2021. An undertaking for the Cadent Gas's costs in relation to agreeing the Protective Provisions was provided on 24 th June 2022. The Applicant's solicitors are currently negotiating Protective Provisions with Cadent Gas' solicitors. A form of Protective Provisions for the benefit of Cadent Gas have been included in Part 8 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with Cadent Gas before the end of the Examination.
Centrica PLC (Centrica)	Gas Distributor within the meaning of Part 1 of the Gas Act 1986	10-014, 11-001, 11-002, 13-014, 13-016, 25-005, 25-006, 25-009, 25-016, 25-017, 26-001, 26-006, 26-007, 36-001, 37-003, 37-005, 39-025, 39-028, 39-029, 39-032, 39-036, 39-037, 39-038, 39-039,	Centrica have apparatus within the Order Land. The Applicant will take new rights in plots in which Centrica's	Centrica will have the benefit of the standard protective provisions set out in Part 1 of Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Centrica's apparatus. The Applicant considers that Centrica's statutory operations	The Applicant initiated contact with Centrica in relation to Protective Provisions in December 2021. Following no response, the Applicant shared the draft standard Protective Provisions for electricity, water and gas undertakers with Centrica PLC on 12 th July 2022.

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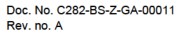


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
		39-040, 39-041, 39-042, 39-043, 39-044, 40-001, 40-006, 40-008, 40-009	apparatus is located. The Applicant is not relocated any Centrica apparatus.	will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	Centrica will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order.
Anglian Water Services Limited (Anglian Water)	Water undertaker within the meaning of the Water Industry Act 1991. Sewerage undertaker within the meaning of Part 1 of the Water Industry Act 1991	01-020, 01-023, 01-024, 01-025, 01-026, 01-027, 01-028, 01-033, 01-034, 01-035, 01-036, 01-038, 01-042, 02-012, 02-013, 02-014, 02-015, 03-005, 03-006, 03-007, 04-004, 04-006, 04-007, 04-008, 04-009, 04-017, 05-012, 05-013, 05-014, 05-015, 06-002, 06-004, 06-005, 09-001, 09-002, 09-003, 09-004, 09-005, 10-007, 18-007, 18-008, 18-009, 18-014, 18-015, 19-010, 20-001, 22-003, 22-004, 22-005, 25-003, 25-004, 25-011, 25-012, 25-013, 25-014, 25-015, 25-016, 25-017, 26-003, 01-034, 01-035	Anglian Water have apparatus within the Order Land. The Applicant will take new rights in plots in which Anglian Water apparatus is located. The Applicant does not intend to relocate any Anglian Water apparatus.	Anglian Water will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Anglian Water's apparatus. The Applicant considers that Anglian Water's statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	The Applicant initiated contact with Anglian Water in relation to Protective Provisions in December 2021. The Applicant's solicitors are currently negotiating Protective Provisions with Anglian Water's representatives. A form of Protective Provisions for the benefit of Anglian Water have been included in Part 9 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with Anglian Water before the end of the Examination.



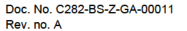


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
National Grid Gas PLC (National Grid Gas)	Gas transporter within the meaning of Part 1 of the Gas Act 1986	26-006, 26-007, 28-009, 28-010, 28-011, 29-005, 29-006, 29-008, 30-002, 30-003, 30-004, 30-006, 30-010, 30-011, 31-004, 31-006, 32-002, 32-003, 32-004, 32-005, 32-006, 34-002, 34-003, 36-004, 36-005, 36-006, 36-007, 36-008, 37-003, 37-004, 37-005, 37-006, 38-002, 38-003, 38-004, 39-003, 39-004 10-014, 11-001, 11-002, 11-006, 13-019, 13-011, 13-013, 13-014, 13-016, 25-005, 25-006, 25-009, 25-016, 25-017, 26-001, 26-006, 26-007, 39-033, 39-034, 39-036, 40-001	National Grid Gas have apparatus within the Order Land. The Applicant will take new rights in plots in which National Grid Gas apparatus is located. The Applicant does not intend	National Grid Gas will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for National Grid Gas' apparatus. The Applicant considers that National Grid Gas' statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set	The Applicant initiated contact with National Grid Gas in relation to Protective Provisions in March 2022. The Applicant received draft Protective Provisions from National Grid Gas on 22 nd June 2022. An undertaking for National Grid Gas' costs was provided on 25 July 2022. The Applicant's solicitors are currently negotiating Protective Provisions with National Grid Gas' solicitors. A form of Protective Provisions for the benefit of National Grid Gas have been included in Part 6 of Schedule 14 of



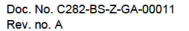


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			to relocate any National Grid Gas apparatus.	out in the Statement of Reasons [APP-028].	the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with National Grid Gas before the end of the Examination.
National Grid Electricity Transmission PLC (National Grid Electricity Transmission)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	31-012, 39-001, 39-002, 39-005, 39-006, 39-007, 39-008, 39-009, 39-015, 39-019, 39-020, 39-022, 39-025, 39-026, 39-027, 39-028, 39-032, 39-030, 39-031, 39-035, 39-036, 39-037, 39-038, 39-040, 39-041, 39-042, 39-043, 39-044, 40-001, 40-002, 40-003, 40-004, 40-005, 40-006, 40-007	National Grid Electricity Transmission has apparatus within the Order Land. The Applicant is taking rights in land owned by National Grid Electricity Transmission. The Applicant will take new rights in plots in which National Grid Electricity Transmission apparatus is located. The Applicant is not relocated	The Applicant believes the inclusion of Protective Provisions in the draft DCO will ensure suitable protection for National Grid Electricity Transmission's apparatus The Applicant considers National Grid Electricity Transmission's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Network Rail apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	The Applicant initiated contact relating to Protective Provisions in March 2022. The Applicant received draft Protective Provisions from National Grid Electricity Transmission on the 22 nd June 2022. An undertaking for National Grid Electricity Transmission's costs was provided on 25 th July 2022. The Applicant's solicitors are currently negotiating Protective Provisions with National Grid Electricity Transmission's solicitors. A form of Protective Provisions for the benefit of National Grid Electricity Transmission have been included in Part 7 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Applicant hopes to reach agreement with National Grid Electricity Transmission before the end of the Examination.





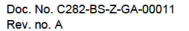
Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			any National Grid Electricity Transmission apparatus.		
Blue Transmission Sheringham Shoal Limited (Blue Transmission)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	01-001, 01-002, 01-003, 01-005, 01-006, 01-007, 01-008, 01-011, 01-012, 01-013, 01-014, 01-015, 01-016, 01-020, 01-021, 01-022, 01-023, 01-024, 01-026, 01-027, 01-028, 01-029, 01-031, 01-032, 01-033, 01-034, 01-035, 01-037, 01-040, 01-041, 01-043, 01-044, 02-001, 02-003, 02-004, 02-005, 02-007, 02-008, 02-009, 02-010, 07-013, 07-014, 07-011, 07-013, 07-014, 07-016, 07-017, 07-018, 09-002, 09-003, 09-007, 09-008, 09-009, 10-001, 10-002, 10-003, 10-006, 10-007, 10-008, 10-009, 10-010, 11-006, 11-007, 11-008, 12-001, 12-003, 12-004, 12-005, 12-007	Blue Transmission has apparatus within the Order Land The Applicant will take new rights in plots in which Blue Transmission apparatus is located. The Applicant does not intend to relocate any Blue Transmission apparatus	The Applicant believes the inclusion of Protective Provisions in the draft DCO will ensure suitable protection for Blue Transmission's apparatus. The Applicant considers Blue Tranmission's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing Blue Transmission apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	The Applicant initiated contact relating to a Crossing Agreement in February 2022. Blue Transmission will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order.





Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
TC Dudgeon OFTO PLC (TC Dudgeon OFTO)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	01-002, 01-003, 01-005, 01-006, 01-007, 01-008, 01-011, 01-012, 01-013, 01-014, 01-015, 01-016, 01-017, 01-018, 01-019, 01-020, 01-021, 01-022, 01-023, 01-024, 01-025, 01-026, 01-027, 01-028, 01-029, 01-031, 01-032, 01-033, 01-034, 01-035, 01-037	TC Dudgeon OFTO has apparatus within the Order Land. The Applicant will take new rights in plots in which TC Dudgeon OFTO apparatus is located.	The Applicant believes the inclusion of Protective Provisions in the draft DCO will ensure suitable protection for TC Dudgeon OFTO's apparatus. The Applicant considers TC Dudgeon OFTO's statutory operations will not be detrimentally impacted by SEP and/or DEP. The compulsory acquisition of rights in land containing TC Dudgeon OFTO apparatus is necessary for the development of SEP and DEP and is further justified in the Statement of Reasons [APP-028].	The Applicant commenced discussions relating to a Crossing Agreement in February 2022. TC Dudgeon OFTO will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order.
Orsted Hornsea Project Three (UK) Limited (Orsted Hornsea Project Three)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	01-002, 01-003, 01-005, 01-006, 01-007, 01-008, 01-011, 01-012, 01-013, 01-014, 01-015, 01-016, 01-017, 01-018, 01-022, 01-023, 01-024, 01-026, 01-027, 01-028, 01-029, 01-031, 01-032, 01-034, 01-035, 22-009, 22-011, 23-002, 23-019,	Orsted Hornsea Project Three are constructing apparatus within the Order Land. The Applicant will take new	Orsted Hornsea Project Three will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Orsted Hornsea Project Three's apparatus. The Applicant considers that Orsted Hornsea Project Three's	The Applicant initiated contact regarding Protective Provisions in April 2022. The Applicant provided draft Protective Provisions to Orsted Hornsea Project Three in May 2022. The Applicant has included those Protective Provisions within Part 10 of Schedule 14 of the draft Order. These are subject to ongoing negotiation and the Applicant is currently

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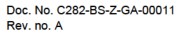


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
		23-020, 23-021, 23-022, 23-023, 23-028, 23-029, 23-030, 23-031, 24-001, 24-004, 24-006, 24-007, 25-005, 25-006, 25-009, 25-010, 28-011, 28-012, 28-013, 28-017, 28-018, 28-019, 38-007, 38-008, 38-011, 38-012, 38-016, 39-014, 39-015, 39-016, 39-020, 39-021, 39-022, 39-023, 39-024, 39-025, 39-028, 39-029, 39-032, 39-036, 39-037, 39-038, 39-039, 39-040, 39-041, 39-042, 39-043, 39-044	rights in plots in which Orsted Hornsea Project Three are constructing apparatus. The Applicant does not intend to relocate any Orsted Hornsea Project Three apparatus.	statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	considering amendments proposed by Orsted Hornsea Project Three. The Applicant hopes to reach agreement with Orsted Hornsea Project Three before the end of the Examination.
Vattenfall Wind Power Limited (Vattenfall Wind Power)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	N/A	Norfolk Boreas and Norfolk Vanguard are constructing apparatus within the Order Land. The Applicant will take new rights in plots in which Norfolk Boreas and	Vattenfall Wind Power will have the benefit of the protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for Vattenfall Wind Power's apparatus. The Applicant considers that Vattenfall Wind Power's statutory operations will not be	The Applicant initiated contact with Vattenfall Wind Power in January 2022. Protective Provisions for the benefit of Norfolk Boreas and Norfolk Vanguard have been included in Parts 11 and 12 of Schedule 14 of the draft Order. These are subject to ongoing negotiation. The Applicant hopes to reach agreement with Norfolk Boreas and Norfolk Vanguard before the end of the Examination.

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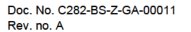


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			Norfolk Vanguard are constructing apparatus. The Applicant does not intend to relocate any Norfolk Boreas or Norfolk Vanguard apparatus.	detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	
Environment Agency (EA)	Flood and drainage authority and statutory undertaker pursuant to section 262 Town and Country Planning Act 1990	N/A	The EA has responsibility for main rivers and the consent of the EA is required in relation to main river crossings. This consent is required under the Environmental Permitting (England and Wales) Regulations 2016, which the	The EA will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for the rivers which the EA are responsible for. The Applicant considers that the Environment Agency statutory operations will not be detrimentally impacted by SEP and/or DEP. The justification for the acquisition of rights in land is set	The Applicant initiated contact with the Environment Agency relating to Protective Provisions in March 2022. The Applicant received draft Protective Provisions from the Environment Agency in March 2022. The Applicant's solicitors are currently negotiating the draft Protective Provisions with the Environment Agency. A form of Protective Provisions for the benefit of the Environment Agency have been included in Part 4 of Schedule 14 of the draft Order but these are subject to ongoing negotiation. The Environment Agency have confirmed they are largely in agreement with the draft Protective Provisions.



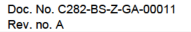


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			Applicant is seeking to disapply under Article 6 of the draft DCO. Main river watercourse crossings are identified in Table 18-15 in Chapter 18 of the Environmental Statement [APP-104].	out in the Statement of Reasons [APP-028].	The Applicant hopes to reach agreement with the Environment Agency before the end of the Examination.
Internal Drainage Board (Water Management Alliance)	Drainage authority who are not deemed to be a statutory undertaker but are being treated as one for the purposes of the protective provisions	N/A	The Internal Drainage Board has responsibility for ordinary watercourses within its internal drainage district and the consent of the Internal Drainage Board is required in relation to	The Internal Drainage Board will have the benefit of the bespoke protective provisions set out in Schedule 14 of the draft DCO which the Applicant believes will provide adequate protection for BT's apparatus. The Applicant considers that the Internal Drainage Board's statutory operations will not be detrimentally impacted by SEP and/or DEP.	The Applicant initiated contact with the Internal Drainage Board relating to Protective Provisions in March 2022 and at this point they received draft Protective Provisions from the Internal Drainage Board. The Applicant's solicitors are currently negotiating the Provisions with Internal Drainage Board. A form of Protective Provisions for the benefit of Internal Drainage Board have been included in Part 5 of Schedule 14 of the draft Order but these are subject to ongoing negotiation.



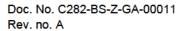


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			ordinary watercourse crossings. This consent is required under section 23 of the Land Drainage Act 1991, which the Applicant is seeking to disapply under Article 6 of the draft DCO. Ordinary watercourse crossings are identified in Table 18-15 in Chapter 18 of the Environmental Statement [APP-104].	The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	The Applicant hopes to reach agreement with the Internal Drainage Board before the end of the Examination.
Norfolk County Council in their role as lead local flood authority	Flood and drainage authority who are not deemed to be	N/A	Norfolk County Council, as the lead local flood authority, has responsibility	The Applicant considers that Norfolk County Council's statutory operations will not be detrimentally impacted by SEP and/or DEP.	The Applicant initiated contact with the Norfolk County Council relating to Protective Provisions in January 2023.



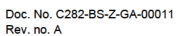


Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
	a statutory undertaker but are being treated as one for the purposes of the protective provisions		for ordinary watercourses within its area where those are not within a drainage district and the consent of Norfolk County Council is required in relation to ordinary watercourse crossings. This consent is required under section 23 of the Land Drainage Act 1991, which the Applicant is seeking to disapply under Article 6 of the draft DCO. Ordinary watercourse crossings are identified in	The justification for the acquisition of rights in land is set out in the Statement of Reasons [APP-028].	The Applicant's solicitors are currently negotiating the Provisions with Norfolk County Council. The Applicant hopes to reach agreement with the Norfolk Country Council before the end of the Examination.





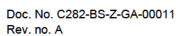
Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
			Table 18-15 in Chapter 18 of the Environmental Statement [APP-104].		
Scira Offshore Energy Limited (Scira Offshore Energy)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	01-001, 01-002, 01-003, 01-005, 01-006, 01-007, 01-008, 01-011, 01-012, 01-013, 01-014, 01-015, 01-016, 01-017, 01-018, 01-019, 01-020, 01-021, 01-022, 01-023, 01-024, 01-026, 01-027, 01-028, 01-029, 01-030, 01-031, 01-032, 01-033, 01-034, 01-035, 01-037, 01-040, 01-041, 01-043, 01-044, 02-001, 02-003, 02-005, 02-007, 02-008, 02-009, 02-010, 07-016, 07-017, 07-018, 09-002, 09-003, 09-007, 09-008, 09-009, 10-001, 10-002, 10-003, 10-006, 10-007, 11-008, 11-006, 11-007, 11-008, 11-006, 11-007, 11-008,	[AFF-104].	Scira Offshore Energy do not own any apparatus within the onshore area of the Order Land, but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application. The Applicant considers Scira Offshore Energy's statutory operations will not be detrimentally impacted by SEP and/or DEP.	Scira Offshore Energy is a subsidiary of the Applicant. Internal discussions regarding a Crossing Agreement commenced in December 2021. Scira Offshore Energy will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order.





Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
		12-001, 12-002, 12-003, 12-004, 12-005, 12-007			
Dudgeon Offshore Wind Limited (Dudgeon Offshore Wind)	Electricity Undertaker within the meaning of Part 1 of the Electricity Act 1989	01-002, 01-005, 01-006, 01-007, 01-013, 01-014, 01-015, 01-016, 01-017, 01-018, 01-019, 01-020, 01-021, 01-027, 01-028, 01-029, 01-031, 01-032, 01-033, 01-034, 01-035, 01-037		Dudgeon Offshore Wind do not own any apparatus within the onshore area of the Order Land, but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application. The Applicant considers Dudgeon Offshore Wind's statutory operations will not be detrimentally impacted by SEP and/or DEP.	Dudgeon Offshore Wind is a subsidiary of Applicant. Internal discussions regarding a Crossing Agreement commenced in December 2021. Dudgeon Offshore Wind will be able to rely on standard Protective Provisions for electricity, gas and water undertakers.
Perenco	Gas transporter within the meaning of Part 1 of the Gas Act 1986	N/A		Perenco do not own any apparatus within the onshore area of the Order Land but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application. The Applicant considers Perenco's statutory operations	The Applicant initiated contact with Perenco on 1st June 2022. Perenco will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order. The Applicant understands that Perenco are not seeking further protection, but the Applicant is in ongoing discussions with Perenco.

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Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
				will not be detrimentally impacted by SEP and/or DEP.	
Shell U.K. Limited (Shell)	Gas transporter within the meaning of Part 1 of the Gas Act 1986	N/A		Shell do not own any apparatus within the onshore area of the Order Land but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application. The Applicant considers Shell's statutory operations will not be detrimentally impacted by SEP and/or DEP.	The Applicant initiated contact with Shell on 1st June 2022. Shell will be able to rely on standard Protective Provisions for electricity, gas and water undertakers included within Schedule 14 of the draft Order. The Applicant understands that Shell is not seeking further protection but the Applicant is in ongoing discussions with Shell.
Harbour Energy	Gas transporter within the meaning of Part 1 of the Gas Act 1986	N/A		Harbour Energy do not own any apparatus within the onshore area of the Order Land, but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application. The Applicant considers Harbour Energy's statutory operations will not be	The Applicant initiated contact with Harbour Energy on 10th June 2022 Harbour Energy will be able to rely on standard Protective Provisions for electricity, gas and water undertakers. The Applicant understands that Harbour Energy are not seeking further protection, but the Applicant is in ongoing discussions with Harbour Energy.

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Statutory Undertaker or Other Apparatus Owner	Nature of Undertaking	Plots	Land, Rights or Apparatus Affected	Engagement of Section 127 and/or s138	Status of Negotiation
				detrimentally impacted by SEP and/or DEP.	
Independent Oil and Gas	Gas transporter within the meaning of Part 1 of the Gas Act 1986	N/A		Independent Oil and Gas do not own any apparatus within the onshore area of the Order Land, but they do own apparatus in the offshore area of the Order Land. As such they will be treated as statutory undertakers for the purposes of the Application.	The Applicant initiated contact with Independent Oil and Gas on 10th June 2022. Independent Oil and Gas will be able to rely on standard Protective Provisions for electricity, gas and water undertakers. The Applicant understands that Independent Oil and Gas are not seeking further protection, but the Applicant is in ongoing discussions with Independent Oil and Gas.