



Longfield Solar Farm

Schedule of Change
Draft Development Consent Order

Document Reference : EN010118/EX/8.10

Deadline 4

Revision 1.0

November 2022

Longfield Solar Energy Farm Ltd

APFP Regulation 5(2)(q)
Planning Act 2008
Infrastructure Planning (Applications: Prescribed Forms and Procedure)
Regulations 2009

Table of Contents

1. Schedule of Change to the draft DCO from Deadline 3 to Deadline
4

1. Schedule of Change to the draft DCO from Deadline 3 to Deadline 4

Reference	Change	Reason for Change
Article 2	Amends to definition of “commence”.	Resulting from responses to ExA’s further written questions (FWQs).
Article 2	Amends to definition of “commissioning”	Resulting from responses to ExA’s FWQs
Article 2	Amends to definition of “date of final commissioning”	Resulting from responses to ExA’s FWQs
Article 12(1)(c)	Inclusion of “prior”.	In response to comments from local planning authorities.
Article 34(3)	Inclusion of “prior”.	In response to comments from local planning authorities.
Schedule 2, Requirement 3(3)	Amends to reflect changes to Article 2 definitions.	As a consequence of amendments to Article 2 definitions.
Schedule 2, Requirement 9	Amending minimum biodiversity net gain to 87% and including reference to Metric 3.1.	To reflect updated BNG calculations using Metric 3.1 and in response to ExA’s FWQs.
Schedule 13	Updating certified documents.	To reflect updated documents submitted at Deadline 4.
Schedule 15 (various)	Shall to must in paragraphs - 22(3), 38(10), 70(6), 77(6) x 2, 77(7)(d), 77(11), 81, 81(3), 97	Resulting from ExA’s FWQs
Schedule 15, Part 3	Amendment to sub-paragraph 26(3); deletion of: “which if it withholds such consent, has the sole conduct of any settlement or compromise or of any proceedings necessary to resist the claim or demand”. Addition of: “such consent not to be unreasonably withheld or delayed”	Following discussions with UKPN.
Schedule 15, Part 5	Various amendments to the Environment Agency protective provisions.	Following discussions with the Environment Agency.
Schedule 15, Part 7, 71(2)	“Shall be deemed to” amended to “is deemed to”	Resulting from ExA’s FWQs
Schedule 15, Part 7, 77(10)	“Shall be deemed to” amended to “are deemed to”	Resulting from ExA’s FWQs

Schedule 15, Part 7, 81(5)	“Shall” to “is” and deletion of “be”	Resulting from ExA’s FWQs
Schedule 15, part 8, 89	Amendment to “drainage work”	Resulting from comments from Essex County Council.
Schedule 16	Addition of paragraph 5.	Resulting from discussions with the local planning authorities.