Planning Act 2008

The Infrastructure Planning (Compulsory Acquisition) Regulations 2010

Certificate under regulation 9(b) certifying compliance with regulations 7 and 8

I certify that, in compliance with the requirements of regulations 7 and 8 of the Infrastructure Planning (Compulsory Acquisition) Regulations 2010 –

- (a) notice of the proposed provision was given to the required persons identified in accordance with regulation 7*;
- (b) a copy of the proposed provision and accompanying documents and information was made available to the required persons; and
- (c) the proposed provision was published in the required manner
- in relation to the proposed provision to authorise the compulsory acquisition of rights over additional land for the relocation of existing overhead lines in respect of two electrical lines (11kv overhead line crossing the A645 once, owned by Northern Powergrid, and 11kv overhead line crossing A614 Rawcliffe Road once, owned by Northern Powergrid), and the Telecommunications line crossing A614 Rawcliffe Road twice, owned by Openreach, which cross the access route to the Site at A614 (Rawcliffe Road) and the A645, to allow for the delivery of Abnormal Indivisible Loads to the Site.

The deadline date for all representations to be received by the Planning Inspectorate under regulations 7 and 8 was 12 February 2023.

* One party, North Yorkshire County Council - a Regulation 7(1)(a) authority, was missed and did not receive the Notification as intended. North Yorkshire County Council subsequently confirmed to the Applicant verbally on 16th February, and in writing on 20th February that they had no representations to make concerning the land acquisition relating to the change application. They also confirmed that the Authorities (NYCC and SDC) have been fully aware of the change application and have had opportunities to comment regardless of the oversight. Selby District Council received the notification as scheduled and the Authorities have responded to the application jointly. NYCC note that they and SDC also worked closely with the Applicant's team in the lead up to the submission of the change application. NYCC is in ongoing discussions with the Applicant, which has been the case from the early pre-application stage as set out in the SoCG with NYCC and SDC (REP-018). The Applicant notes that NYCC has no land interest in the additional land included within the Order Limits arising from the Proposed Changes to the DCO.

Case Reference No:	EN010120
Applicant:	Drax Power Limited
Signed:	
Name in capitals:	DAVID BALL

21 February 2023

Date:

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