



## OAKLANDS FARM SOLAR PARK

Applicant: Oaklands Farm Solar Ltd

Schedule of Progress – Statutory Undertakers and Protective Provisions

October 2024

Document Ref: EN010122/D4/3.5

Version: Deadline 4

Planning Act 2008 Infrastructure Planning (Application: Prescribed Forms and Procedure) Regulations 2009 - 5(2)(q)

|    | Statutory Undertaker  | Objection<br>Submitted | Status and Comments  |
|----|---|------------------------|--|
|    |   | (Yes/No)               |  |
| 1. | National Grid Electricity Transmission plc (NGET)                 | Yes                    | The Protective Provisions with NGET are nearly in an agreed form and the Applicant anticipates these will be agreed before the close of Examination.   |
|    |   |                        | Upon the agreement of the Protective Provisions, the Applicant understands NGET will be able to withdraw its objection and will have no further representations to make, subject to there being no changes to the Proposed Development that would affect NGET's apparatus.   |
| 2. | National Grid Electricity Distribution (East Midlands) plc (NGED) | Yes                    | The Protective Provisions have been agreed between the Applicant and NGED on 8 March 2024 and are reflected in Part 3 of Schedule 10 of the dDCO as submitted [APP-016] and remain unchanged in subsequent iterations of the dDCO.   |
|    |   |                        | The Applicant and NGED have agreed the terms of an Asset Protection Agreement and engrossments of the Asset Protection Agreement are being prepared for execution. The Applicant anticipates completing this agreement before the close of Examination.                      |
|    |   |                        | Upon completion of the Asset Protection Agreement, the Applicant understands NGED will be able to withdraw its objection and will have no further representations to make, subject to there being no changes to the Proposed Development that would affect NGED's apparatus. |
| 3. | South Staffordshire Water plc                                     | No                     | The Protective Provisions have been agreed between the Applicant and South Staffordshire Water plc on 25 April 2024 and are reflected in Part 5 of Schedule 10 of the dDCO as submitted [APP-016] and remain unchanged in subsequent iterations of the dDCO.                 |
| 4. | Cadent Gas Limited (Cadent)                                       | Yes                    | The Protective Provisions with Cadent are nearly in an agreed form and the Applicant anticipates these will be agreed before the close of Examination.   |
|    |   |                        | Upon the agreement of the Protective Provisions, the Applicant understands Cadent will be able to withdraw its objection and will have no further  |

WORK\54064200\v.1 1

|    |                    |    | representations to make, subject to there being no changed to the Proposed Development that would affect Cadent's apparatus.  |
|----|--------------------|----|---|
| 5. | BT Openreach       | No | The Applicant has not received any engagement from BT Openreach in relation to Protective Provisions. However, BT Openreach is protected under Part 6 of Schedule 10 of the dDCO submitted at Deadline 3.             |
| 6. | Severn Trent Water | No | The Applicant has not received any engagement from Severn Trent Water in relation to Protective Provisions. However, Severn Trent Water is protected under Part 1 of Schedule 10 of the dDCO submitted at Deadline 3. |
| 7. | Vodafone Limited   | No | The Applicant has not received any engagement from Vodafone Limited in relation to Protective Provisions. However, Vodafone is protected under Part 6 of Schedule 10 of the dDCO submitted at Deadline 3.             |

WORK\54064200\v.1 2