West Burton Solar Project

Schedule of Progress regarding Protective Provisions and Statutory Undertakers Revision C

Prepared by: Pinsent Masons LLP April 2024

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Issue Sheet

Report Prepared for: West Burton Solar Project Ltd.

Schedule of Progress regarding Protective Provisions and Statutory Undertakers – Revision C

Prepared by:

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1 Introduction

1.1 Background

- 1.1.1 West Burton Solar Project Limited (the Applicant) submitted an application to the Secretary of State on 21 March 2023 (the Application). The Application was accepted for Examination on 18 April 2023. The Examination of the Application commenced on 8 November 2023.
- 1.1.2 This document should be read in conjunction with the **Book of Reference** [EN010132/EX6/WB4.3_F], Land Plan [EN010132/EX6/WB2.2_D], the Statement of Reasons [EN010132/EX6/WB4.1_C] and the Draft DCO [EN010132/EX6/WB3.1_G].
- 1.1.3 The **Book of Reference [EN010132/EX6/WB4.3_F]** includes details of the interests belonging to the statutory undertakers listed in this document that are within the Order limits or affected by the Scheme. Further information on how the Scheme will impact on interests belonging to statutory undertakers is set out in the **Statement of Reasons [REP4-028]**.
- 1.1.4 This document provides an update on the status of negotiations with statutory undertakers, and with other utility providers, included within the **Book of Reference** [EN010132/EX6/WB4.3_F].
- 1.1.5 Section 10.3 of the **Statement of Reasons** [**REP4-028**] sets out the tests in section 127 of the Planning Act 2008. In summary, where a representation has been made by a statutory undertaker objecting to the acquisition of statutory undertakers' land (or rights over land), the Secretary of State must be satisfied that the land or right can be replaced or rights can be acquired without any serious detriment to the carrying on of the undertaking.
- 1.1.6 The Applicant's position is that the protective provisions contained in Schedule 16 of the **Draft DCO [EN010132/EX6/WB3.1_G]** are adequate to protect each statutory undertaker's undertaking and to ensure that it suffers no serious detriment. Therefore, in the event that any representations made by statutory undertakers remain outstanding at the end of the Examination, the Secretary of State can be satisfied that the tests set out in section 127 of the Planning Act 2008 have been met.
- 1.1.7 The table below includes each statutory undertaker of other utility and includes details of the affected plots together with the status of negotiations.



Table 1: Statutory Undertakers and Other Apparatus Owners

Plot Nos.	Statutory undertaker or other apparatus owner	Engagement of Section 127 and/or Section 138 of the Planning Act 2008	Status of negotiations
01-010, 01-011, 01- 017, 01-021, 02-022, 02-025, 02-026, 02- 027, 02-028, 02-029, 02-032, 04-038, 04- 041, 05-063, 05-063a, 06-074, 06-076, 06- 077, 06-080, 06-081, 06-083, 06-084, 06- 093, 07-098, 07-099, 07-100, 07-101, 08- 129, 08-130, 08-132, 10-187, 10-193, 10- 196, 10-197, 10-198	Anglian Water Services Limited	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Anglian Water's undertaking. The Protective Provisions in Part 7 of Schedule 16 ensure that Anglian Water's land and apparatus will be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without Anglian Water's agreement and no apparatus removed until alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to Anglian Water.	Draft Protective Provisions have been included in the draft DCO. The Applicant is continuing to discuss the detail of the Protective Provisions with Anglian Water and is confident that these will be agreed prior to the end of Examination. The Applicant is awaiting confirmation from Anglian Water that the protective provisions are agreed. Deadline 2 update: The Protective Provisions included in Part 7 of Schedule 16 of the draft DCO submitted at Deadline 2 [EX2/WB3.1_B] have been agreed with Anglian Water Services Limited.
01-012, 05-057, 05- 062, 05-063, 06-075, 06-089, 06-090, 07- 105, 07-106, 07-107, 07-108, 07-110, 07-	National Grid Electricity Transmission plc (NGET)	The Applicant considers that the land and rights can be acquired without serious detriment to the	Draft Protective Provisions have been included in the draft DCO. The Applicant is continuing to discuss the



114, 07-114a, 07-115, 08-158, 08-159, 09-162, 09-163, 09-164, 09-167, 09-171, 09-172, 09-173, 10-174, 10-175, 10-177, 10-178, 10-181, 10-182, 10-184, 10-185, 10-187, 10-188, 10-189

carrying on of NGET's undertaking.

The Protective Provisions in Part 3 of Schedule 16 ensure that NGET's land and apparatus will be protected and access maintained during construction.

The Protective
Provisions also ensure
that (if necessary) no
rights will be
extinguished without
NGET's agreement and
no apparatus removed
until alternative
apparatus has been
constructed. The
Applicant is not
intending to extinguish
any rights belonging to
NGET.

detail of the Protective Provisions with NGET and an associated side agreement and is confident that these will be agreed prior to the end of Examination.

Deadline 2 update:

Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination.

Deadline 4 update:

Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination.

Deadline 6 update: The protective provisions and associated side agreement are almost agreed with two points outstanding relating to agreements with third parties and the duration of the timeframe that acceptable insurance and security need to be in place during construction of the authorised development. The Applicant remains hopeful that agreement can be reached prior to



			the end of the Examination.
01-012, 01-014, 01- 015, 01-017, 02-029, 02-030, 02-031, 02- 033, 04-038, 04-040, 04-042, 04-043, 04- 043a, 05-057, 05-062, 05-063, 06-075, 06- 076, 06-077, 06-089, 06-090, 06-092, 06- 092a, 07-096, 07-098, 07-102, 08-132, 08- 135, 08-136, 08-145, 08-160, 10-184, 10- 185	National Grid Electricity Distribution (East Midlands) plc (NGED)	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of NGED's undertaking. The Protective Provisions in Part 4 of Schedule 16 ensure that NGED's land and apparatus will be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without NGED's agreement and no apparatus removed until alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to NGET.	Draft Protective Provisions have been included in the draft DCO. The Applicant is continuing to discuss the detail of the Protective Provisions and an associated side agreement with NGED and is confident that these will be agreed prior to the end of Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project. Deadline 6 update: The protective provisions and associated side agreement are agreed



			and engrossments are in the process of being signed. The Applicant is hopeful that the agreement will be completed prior to the end of the Examination.
04-046, 04-047, 04- 049, 05-057, 05-059, 05-060, 05-061, 05- 063, 06-064, 06-066, 06-067, 06-069, 06- 070, 06-071, 06-072, 06-073, 06-074, 06- 078, 06-079, 06-081, 06-082, 06-083, 06- 084, 06-085, 06-087, 06-088, 06-093, 07- 094, 07-095, 07-096, 07-097, 07-098, 07- 099, 07-100, 07-101, 07-102, 07-103	Northern Powergrid (Yorkshire) plc (NPG)	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of NPG's undertaking. The Protective Provisions in Part 5 of Schedule 16 ensure that NPG's land and apparatus will be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without NPG's agreement and no apparatus removed until alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to NPG.	Draft Protective Provisions have been included in the draft DCO. The Applicant is continuing to discuss the detail of the Protective Provisions and an associated side agreement with NPG and is confident that these will be agreed prior to the end of Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project.



			Deadline 6 update: The form of protective provisions and side agreement are in an agreed form and engrossments are being prepared for signature. The Applicant is hopeful that the agreement will be completed prior to the end of the Examination.
10-183, 10-184, 10- 185	EDF Energy (Thermal Generation) Limited	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of EDF's undertaking. The Protective Provisions in Part 1 of Schedule 16 ensure that EDF's land and apparatus will be protected and access maintained during construction.	Bespoke draft Protective Provisions have been received from EDF and are being negotiated. These will be included in the draft DCO when they are close to an agreed form. The Applicant is confident that an agreement will be reached prior to the end of the Examination. Deadline 2 update:
		The Protective Provisions also ensure that (if necessary) no rights will be extinguished without EDF's agreement and no apparatus removed until alternative apparatus has been constructed. The Applicant is not intending to extinguish	Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end



any rights belonging to EDF.	of the Examination. Draft protective provisions are almost in agreed form, and as such have been included in Part 18 of Schedule 16 to the draft DCO [EX4/WB3.1_E].
	Deadline 6 update:
	The protective provisions are in an agreed form with the exception of the restriction on the use of compulsory acquisition powers.
	Discussions are ongoing with EDF regarding the voluntary property agreements. As detailed in WB8.1.13_C Schedule
	of Negotiations
	Revision C
	[EX4/WB8.1.13C], the
	commercial values
	requested by EDF are
	much higher than those
	offered by the Applicant.
	Whilst discussions are
	ongoing, the Applicant
	and EDF have not yet
	agreed the terms of a
	voluntary property
	agreement for the
	necessary rights to
	construct, use and
	maintain the grid connection across EDF's
	land. In the absence of
	voluntary agreement,
	any restriction on the use



			of the compulsory acquisition powers would result in a material impediment to the delivery of the Scheme. As the protective provisions require the technical details to be approved by EDF prior to carrying out any works that may affect EDF's apparatus, the Applicant's position is that the use of compulsory acquisition powers will not result in any serious detriment to EDF's undertaking.
10-194, 10-195, 10-	Cadent Gas Limited	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Cadent Gas' undertaking. The Protective Provisions in Part 6 of Schedule 16 ensure that Cadent Gas' land and apparatus will be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without Cadent Gas' agreement and no apparatus removed until	Draft Protective Provisions have been included in the draft DCO. Discussions are ongoing with comments on the draft protective provisions and an associated side agreement recently received from Cadent's solicitors. A revised set of Protective Provisions will be included in the draft DCO submitted at Deadline 2. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 2 update:



		alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to Cadent Gas.	Discussions are ongoing in respect of the side agreement. A revised set of protective provisions has been included in the draft DCO submitted at Deadline 2. The Applicant is confident that agreement will be reached prior to the end of the Examination.
			Deadline 4 update:
			Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project.
			Deadline 6 update: The protective provisions are agreed and the Applicant and Cadent entered into a side agreement on 5 April 2024. The Applicant notes that Cadent has formally withdrawn its objection (see [REP5-053]).
07-095, 07-096, 07-	Severn Trent Water	Protective provisions	STWL has not submitted
098, 07-099, 07-100, 07-101, 07-102, 07-	Limited (STWL)	for the benefit of water undertakers have been included in Part 1 of	a relevant representation and has not requested



118, 07-121, 10-177,		Schedule 16 to the draft	bespoke protective
10-178, 10-180		DCO.	provisions.
			Protective provisions for the benefit of water undertakers have been included in Part 1 of Schedule 16 to the draft DCO. The protective provisions provide adequate protection for STWL's rights, apparatus and operations in respect of any interfaces with the Scheme and the Applicant is therefore confident that there will not be any serious detriment to STWL's undertaking.
01-018, 01-019, 02- 023, 02-024, 07-106, 07-107, 10-183, 10- 184, 10-185	Environment Agency (EA)	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of the EA's undertaking. The Protective Provisions in Part 9 of Schedule 16 ensure that EA's land and apparatus will be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without EA's agreement and no apparatus removed	Protective Provisions have been included in the draft DCO. The Applicant is continuing to discuss the detail of the Protective Provisions with the EA and is confident that these will be agreed prior to the end of Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 4 update:



		until alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to EA.	Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project. Deadline 6 update:
			The protective provisions have been agreed with the EA. This is confirmed in the final version of the SoCG with the EA [EX6/WB8.3.5_B].
05-063, 05-063a, 06- 068, 06-069, 06-070, 06-071, 06-072, 06- 073, 06-074, 06-076, 06-077, 06-083	Network Rail Infrastructure Limited	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Network Rail's undertaking. The Protective Provisions in Part 10 of Schedule 16 ensure that Network Rail's land and apparatus will be protected and access maintained during construction. The Applicant is not intending to extinguish any rights belonging to Network Rail. However, the Applicant cannot agree to not utilise the compulsory acquisition powers in the Draft	Draft Protective Provisions have been included in the draft DCO. Discussions are ongoing. Heads of Terms are almost agreed for the property documents and solicitors instructed to prepare the documents. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be



		DCO until a voluntary agreement for the necessary property rights has been entered into.	reached prior to the end of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project.
			Deadline 6 update:
			The Applicant has agreed the form of protective provisions with Network Rail. The parties are currently negotiating an associated Framework Agreement. On completion of the Framework Agreement, Network Rail will formally withdraw its objection to the Scheme.
N/A	Gate Burton Energy Park Limited	The Gate Burton Energy Park is a scheme that, if granted development consent, would have the power to compulsorily acquire various plots of land over which the Applicant seeks powers of compulsory acquisition. The Protective Provisions in Part 11 of	Agreed Protective Provisions have been included within the draft DCO. The Applicant remains in discussion with Gate Burton in order that, should changes to that scheme be made, the Protective Provisions can be revised by agreement.



		Schedule 16 ensure that the interaction between the schemes is appropriately managed, to ensure both projects can be implemented as intended.	Deadline 4 update: Minor agreed amendments have been made to Protective Provisions in Part 12 of Schedule 16 to the draft DCO [EX4/WB3.1_E].
N/A	Cottam Solar Project Limited	The Cottam Solar Project is a scheme that, if granted development consent, would have the power to compulsorily acquire various plots of land over which the Applicant seeks powers of compulsory acquisition. The Protective Provisions in Part 11 of Schedule 16 ensure that the interaction between the schemes is appropriately managed, to ensure both projects can be implemented as intended.	Agreed Protective Provisions have been included within the draft DCO. The Applicant remains in discussion with Cottam in order that, should changes to that scheme be made, the Protective Provisions can be revised by agreement. Deadline 4 update: Minor agreed amendments have been made to Protective Provisions in Part 11 of Schedule 16 to the draft DCO [EX4/WB3.1_E].
07-106, 07-118, 07- 119, 07-119a, 07-121	Canal & River Trust	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of the Canal & River Trust's undertaking. The Protective Provisions in Part 13 of Schedule 16 ensure that the Canal & River Trust's land and apparatus will	The Protective Provisions are included in Part 13 of Schedule 16 of the draft DCO. Discussions are ongoing regarding the additional wording is required in respect of dredging tip (parcel 07-121). The Applicant is confident that





		be protected and access maintained during construction. The Protective Provisions also ensure that (if necessary) no rights will be extinguished without the Canal & River Trust's agreement and no apparatus removed until alternative apparatus has been constructed.	agreement will be reached prior to the end of the Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project. Deadline 6 update: The Applicant has agreed the form of protective provisions with the Canal & River Trust.
06-085, 06-086, 06- 087, 06-089, 06-090, 06-091, 07-111, 07- 112	Uniper UK Limited	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Uniper's undertaking. The Protective Provisions to be included in Schedule 16 ensure that Uniper's	Draft Protective Provisions are currently being negotiated with Uniper. These will be included in a revision of the draft DCO once they have been substantially agreed. The Applicant is confident that an agreement will be



		land and apparatus will be protected and access maintained during construction. The Applicant is not intending to extinguish any rights belonging to Uniper. However the Applicant cannot agree to not utilise the compulsory acquisition powers in the draft DCO until a voluntary agreement for the necessary property rights has been entered into.	reached prior to the close of the Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the close of the Examination. Deadline 4 update: Discussions are ongoing. The Applicant is confident that agreement will be reached prior to the end of the Examination. Deadline 6 update: Discussions with Uniper on the drafting of the protective provisions is ongoing and the Applicant is waiting for comments back from Uniper.
01-002a, 01-017, 02- 025, 02-028, 02-029, 02-030, 02-031, 02- 032, 02-033, 04-038, 04-039, 04-040, 04- 046, 04-047, 05-055, 05-059, 05-063, 05-063a, 06- 075, 06-080, 06-081, 06-082, 06-083, 06- 084, 06-085, 06-086, 06-087, 06-088, 06- 091, 06-092, 06-092a, 06-093, 07-095, 07- 098, 07-099, 07-100,	Openreach Limited	Protective provisions for the benefit of telecommunications code network operators have been included in Part 2 of Schedule 16 to the draft DCO.	Openreach Limited has not submitted a relevant representation and has not requested any bespoke protective provisions.



07-101, 07-110, 07- 111, 07-113, 08-129, 08-130, 08-132, 09- 164, 09-165, 09-166, 09-169, 09-171, 10- 184, 10-194 02-025, 02-026, 02- 027, 02-028, 02-029, 02-032, 04-038	Virgin Media Limited	Protective provisions for the benefit of telecommunications code network operators have been included in Part 2 of Schedule 16 to the draft DCO.	Virgin Media Limited has not submitted a relevant representation and has not requested any bespoke protective provisions.
10-184, 10-185	Vodafone Limited	Protective provisions for the benefit of telecommunications code network operators have been included in Part 2 of Schedule 16 to the draft DCO.	Vodafone Limited has not submitted a relevant representation and has not requested any bespoke protective provisions.
05-055, 05-057, 05- 058, 05-059, 05-060, 05-061, 06-066, 06- 067, 06-084, 06-085, 06-087, 06-088, 06- 091, 06-092, 06-092a, 09-167, 09-168, 09- 169, 09-170, 09-171, 10-177, 10-180, 10- 184, 10-187	Exolum Pipeline System Limited	Whilst Exolum is not a statutory undertaker, protective provisions are to be provided to ensure that Exolum's land interest and apparatus will be protected and access maintained during construction. The Protective Provisions to be included in Schedule 16 ensure that (if necessary) no rights will be extinguished without Exolum's agreement and no apparatus removed until	Draft Protective Provisions have been received from Exolum and are being negotiated. The Applicant will include the Protective Provisions in full in the draft DCO once these are substantially agreed. The Applicant is confident that agreement will be reached prior to the close of the Examination. Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be



		alternative apparatus has been constructed.	reached prior to the close of the Examination. Deadline 4 update:
			Discussions are ongoing. The Applicant anticipates that, prior to the close of the Examination, agreement will be reached on the protective provisions in the same form as have been agreed for the Cottam Solar Project. Deadline 6 update: The Applicant has agreed the form of protective provisions with Exolum.
07-095, 07-097, 07- 104, 07-116, 07-117, 07-118, 07-120, 07- 120a, 08-124, 08-126,	Trent Valley Internal Drainage Board	The Applicant considers that the land and rights can be acquired without serious detriment to the	Deadline 2 update: Discussions are ongoing. The Applicant is confident that agreement will be
08-127, 08-128, 08- 153, 08-154, 08-156, 09-162, 09-173, 10- 174, 10-176, 10-177, 10-180 07-122, 08-131, 08- 147, 08-148, 08-155, 08-157, 09-163, 10- 178		carrying on of the IDB's undertaking. The Protective Provisions in Part 8 of Schedule 16 ensure that the IDB's interests and assets will be protected and access maintained during construction.	reached prior to the close of the Examination. Deadline 4 update: The Protective Provisions included in Part 8 of Schedule 16 of the draft DCO submitted at Deadline 2 [EX4/WB3.1_E] have been agreed with Trent Valley Internal Drainage Board.



		to have the power to compulsorily acquire various plots of land over which the Applicant seeks powers of compulsory acquisition. The Protective Provisions in Part 17 of Schedule 16 ensure that the interaction between the schemes is appropriately managed, to ensure both projects can be implemented as intended.	Deadline 2 The
N/A	Lincolnshire Fire & Rescue Service	Protective provisions for the benefit of Lincolnshire County Council in its capacity as a fire and rescue authority have been included in Part 16 of Schedule 16 to the draft DCO.	Deadline 2 update: The Protective Provisions included in Part 16 of Schedule 16 of the draft DCO submitted at Deadline 2 [EX2/WB3.1_B] have been agreed with Lincolnshire Fire & Rescue Service.
10-183a, 10-183b, 10-183c 10-183d, 10-194a	UK Atomic Energy Authority (UK AEA)	Protective provisions for the benefit of UKAEA have been included in Part 17 of Schedule 16 to the draft DCO.	Deadline 6 update: The protective provisions are in an agreed form with the exception of the restriction on the use of compulsory acquisition powers.



In the absence of voluntary agreement with the current landowner, EDF, any restriction on the use of the compulsory acquisition powers would result in a material impediment to the delivery of the Scheme. As the protective provisions require the technical details to be approved by UKAEA prior to carrying out any works that may affect UKAEA's future development proposals, the Applicant's position is that the use of compulsory acquisition powers will not result in any serious detriment to UKAEA. The Applicant and UKAEA are in discussions in respect of a separate side agreement to address the concerns raised by UKAEA.