Cottam Solar Project

Schedule of Progress regarding Protective Provisions and Statutory Undertakers Revision A

Prepared by: Pinsent Masons LLP OctoberNovember 2023

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Issue Sheet

Report Prepared for: Cottam Solar Project Ltd.

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OctoberRevision A

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1 Introduction

1.1 Background

- 1.1.1 Cottam Solar Project Limited (the Applicant) submitted an application to the Secretary of State on 12 January 2023 (the Application). The Application was accepted for Examination on 10 February 2023. The Examination of the Application commenced on 5 September 2023.
- 1.1.2 This document should be read in conjunction with the Book of Reference [EX1EX2/C4.3_BC], Land Plan [EX1/C2.2_BREP-004], the Statement of Reasons [AS-013] and the Draft DCO [EX1EX2/C3.1_BC].
- 1.1.3 The Book of Reference [EX1/C4.3_B] 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 [AS-013].
- 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 [EX1EX2/C4.3_BC].
- 1.1.5 Section 10.3 of the Statement of Reasons [AS-013] 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 [EX1EX2/C3.1_BC] 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.



Plot Nos.	Statutory	Engagement of	Status of
11001003.	undertaker or other apparatus owner	Section 127 and/or Section 138 of the Planning Act 2008	
01-031, 01-036, 01-03 02-050, 02-053, 02-03 02-072, 02-073, 03-08 03-086, 04-099, 04-10 04-102, 05-126, 05-13 06-145, 06-147, 06-13 08-163, 08-166, 08-13 08-163, 08-166, 08-13 08-174, 08-176, 09-18 09-194, 10-234, 10-23 09-194, 10-234, 10-23 10-236, 10-237, 10-24 11-257, 12-279, 12-28 14-286, 14-292, 14-29 14-294, 14-296, 15-30 16-316, 16-325, 16-33 16-316, 16-325, 16-33 17-359, 17-362, 17-36 17-364, 18-378, 18-38 19-386, 19-387, 19-38 19-389, 19-390, 19-38 19-392 19-392 19-392	5, Services Limited 5, 5, 5, 7, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,	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.	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. Deadline 2 update: The Applicant and Anglian Water have agreed the wording of the Protective Provisions included in the draft DCO submitted at Deadline 2.
01-006, 01-017, 01-02 01-028, 01-029, 17-33 17-339, 17-341, 17-34	3, Electricity	The Applicant considers that the land and rights can	Provisions have

Table 1.1: Statutory Undertakers and Other Apparatus Owners

17-345, 18-375, 18-378, 19-391	17-346, 18-376, 18-385,	-	Transmission (NGET)	plc	be acquired without serious detriment to the 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	Applicantiscontinuingtodiscussthe detailoftheProvisionswithNGETandconfidentthatthesewillbeagreed prior to theendofExamination.Deadline2update:Discussionsareongoingwith
11 266	10 200	12 202	National	Crid	rights belonging to NGET.	Draft Protective
11-266, 13-283, 17-335, 18-384, 1	12-280, 16-330, 17-364, 9-387	13-282, 16-331, 18-367,	National Electricity Distribution Midlands) (NGED)	Grid (East plc	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	Provisions have been included in the draft DCO. The Applicant is



				will be protected	end of
				and access	Examination.
				maintained during	Deadline 2
				construction.	<u>update:</u>
				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	Discussions are ongoing in respect of an associated side agreement. The Applicant is confident that agreement will be reached prior to the end of the Examination.
				rights belonging to	
				NGET.	
01-002,	01-009,	01-013,	Northern	The Applicant	Draft Protective
01-017,	01-021,	01-039,	Powergrid	considers that the	Provisions have
01-041,	02-048,	02-049,	(Yorkshire) plc	land and rights can	been included in
02-050,	02-059,	02-060,	(NPG)	be acquired without	the draft DCO. The
02-077,	03-090,	03-091,		serious detriment to	Applicant is
03-092,	03-093,	04-103,		the carrying on of	continuing to
04-107,	04-108,	04-109,		NPG's undertaking.	discuss the detail
05-121,	05-124,	05-125,		The Protective	of the Protective
06-143,	07-159,	07-160,		Provisions in Part 5	Provisions with
08-161,	08-163,	08-164,		of Schedule 16	NPG and is
08-166,	08-172,	09-187,		ensure that NPG's	confident that
09-188,	09-189,	-		land and apparatus	these will be
09-193,	09-194,	10-205,		will be protected	agreed prior to the
10-219,	10-221,	10-224,		and access	end of
10-225,	10-226,	10-230,		maintained during	Examination.
10-232,	10-233,	10-234,		construction.	Deadline 2
10-235,	10-236,	10-238,			<u>update:</u>
10-242,	10-243,	11-248,		The Protective	
11-249,	12-268,	12-269,		Provisions also	Discussions are
14-286,	14-287,	14-289,		ensure that (if	ongoing in respect
14-290,	14-291,	14-292,		necessary) no rights will be extinguished	
14-293,	14-297,	14-298,		without NPG's	<u>side agreement.</u>
14-299,	14-300,	14-301,		WILLIUUL INFGS	



15-305, 15-311, 16-325, 16-329, 17-332, 17-335, 1	15-306, 16-310, 16-326, 16-330, 17-333, 17-336	15-307, 16-316, 16-328, 16-331, 17-334,		agreement and no apparatus removed until alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to NPG.	confident that agreement will be
18-385, 19-392	19-390,	19-391,	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. 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 any rights belonging to EDF.	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: Discussions are ongoing in respect of works at Cottam Power Station. The Applicant is proposing to make a non-material change



					The Applicant is confident that agreement will be reached prior to the end of the Examination.
04-119, 14-293, 15-306	05-120, 14-294,	14-292, 14-296,	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 alternative apparatus has been constructed. The Applicant is not intending to extinguish any rights belonging to Cadent Gas.	Provisions have been included in the draft DCO. The Applicant is



			reached prior to the end of the Examination.
16-328, 16-330, 16- 331, 17- 332, 17-333, 17-334, 17-335, 17-364	Severn Trent Water Limited (STWL)	Protective provisions for the benefit of water undertakers have been included in Part 1 of Schedule 16 to the draft DCO.	STWL has not submitted a relevant representation and has not requested bespoke protective provisions
10-204, 10-205, 10-206, 10-209, 10-210, 10-217, 12-275, 14-288	Environment Agency (EA)	TheApplicantconsidersthatthelandandrightscanbeacquiredwithoutseriousdetrimenttothecarryingonofthecarryingonofthecarryingonofthecarryingonofthecarryingonoftheProtectiveProvisionsin PartProvisionsin Part9ofSchedule16ensurethatEA'slandapparatuswillbeprotectedandaccessmaintainedduringconstruction.TheProvisionsalsoensurethatProvisionsalsoensurethatuntilbeagreementandapparatusremoveduntilalternativeapparatushasbeenconstructed.TheApplicantisnotintendingto	Provisions have



		extinguish any rights belonging to EA.	
02-042, 02-043, 02-044 02-047, 02-049, 02-050 16-320, 18-372		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 DCO until a voluntary agreement for the necessary property rights has been entered into.	Provisions have been included in the draft DCO. The Applicant is continuing to discuss the detail of the Protective Provisions with Network Rail and is confident that these will be agreed prior to the end of Examination. Deadline 2 update: Discussions are ongoing. Heads of Terms are almost agreed for the property documents and solicitors have been instructed to prepare the
N/A	Gate Burton Energy Park Limited		Provisions have been included within the draft DCO. The



		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.	changes to that scheme be made,
N/A	West Burton Solar Project Limited	The West Burton 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 12 of Schedule 16 ensure that the interaction between the schemes is appropriately managed, to ensure both projects can be	Provisions have been included within the draft DCO. The Applicant remains in discussion with West Burton in order that, should changes to that scheme be made,



				implemented as intended.	
17-339, 1	7-339a, 17	7-349	Canal & River Trust	TheApplicantconsidersthatthelandandrightscanbeacquiredwithoutseriousdetrimenttothecarryingonoftheCanal& RiverTrust'sundertaking.TheProtectiveProvisionsin Part13ofSchedule16ensurethattheCanal & RiverTrust'slandandapparatuswillbeprotectedandaccessmaintainedduringconstruction.TheProtectiveProvisionsalsoensurethat(ifnecessary)norightswillbeextinguishedwithouttheCanal &RiverTrust'sagreementandnoapparatusremoveduntilalternativeapparatushasconstructed.fease	Provisions included in Part 13 of Schedule 16 of the draft DCO have been agreed
05-141, 06-144, 08-170, 08-177, 08-180, 16-318, 17-343	06-142, 06-146, 08-171, 08-178, 14-301, 16-322,	06-143, 08-169, 08-172, 08-179, 15-302, 17-342,	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	Provisions are currently being negotiated with Uniper. These will



		included in Schedule 16 ensure that Uniper's 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.	substantially agreed. The Applicant is confident that an 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 reached prior to the end of the Examination.
01-002, 01-013, 01-017, 01- 022, 01-026, 01-027, 01- 028, 01-029, 01-030, 01- 031, 01-036, 01-039, 01- 040, 02-048, 02-049, 02- 050, 02-053, 02-054, 02- 055, 02-056, 02-059, 03- 083, 03-084, 03-085, 03- 086, 03-090, 03-091, 03- 095, 04-099, 04-100, 04- 102, 05-126, 05-128, 06- 151, 08-161, 08-162, 08- 163, 08-166, 08-173, 08- 163, 08-166, 08-173, 08- 174, 08-176, 08-180, 09- 193, 09-194, 10-205, 10- 234, 10-235, 10-232, 10- 234, 10-235, 10-236, 10- 237, 10-238, 10-241, 10- 242, 11-261, 11-263, 11- 264, 11-265, 12-268, 12-	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.	submitted a relevant representation

269, 12-281, 14-289, 14- 290, 14-291, 14-292, 15- 306, 15-308, 16-316, 16- 319, 16-325, 16-326, 16- 327, 16-328, 16-329, 16- 331, 17-332, 17-333, 17- 334, 17-341, 17-343, 17- 344, 17-355, 17-359, 17- 362, 17-363, 17-364, 18- 378, 18-379, 18-380, 18- 381, 18-385, 19-386, 19- 387, 19-388, 19-389, 19- 390, 19-391, 19-392			
14-292, 14-293, 14- 294, 14- 296, 15- 306	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.
18-385	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.	a relevant representation
16-324	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	been received from Exolum and are being

