

Version History				
Date	Issue	Status	Description / Changes	
December 2023	А	Final	First Issue for Deadline 5.	
December 2023	В	Final	Second Issue for Deadline 6.	
January 2024	С	Final	Third Issue for Deadline 7.	
February 2024	D	Final	Fourth Issue for Deadline 8.	

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1. Introduction

1.1 Overview

- 1.1.1 This document, which is submitted in accordance with Procedural Decision 9 of the Examining Authority's (ExA) Rule 6 Letter dated 7 August 2023 [**PD-002**], provides:
 - a tracking list of commercial side agreements and contracts proposed and/or entered into between the Applicant and Interested Parties or other persons for reasons associated with the Bramford to Twinstead Reinforcement (the project); and
 - a tracking list of Protective Provisions included in the draft DCO (document 3.1 (G)), noting the requirement set out in Annex A (Examination Timetable) of the Rule 8 Letter dated 19 September 2023 [PD-003] for the Applicant to submit, at Deadline 5, final agreed Protective Provisions with all relevant statutory undertakers.
- 1.1.2 It is anticipated that this document will evolve and be updated as the Examination progresses.
- The Applicant does not currently envisage that any planning obligations under the Town and Country Planning Act 1990 (TCPA 1990) or other legislative provisions relevant to planning are required and therefore has not included a tracker for these.

2. Commercial Side Agreements and Protective Provisions

2.1 Commercial Side Agreement Tracking List

- 2.1.1 The tracking list set out below provides a list of all relevant commercial side agreements under preparation (or agreed) between the Applicant and Interested Parties / other persons, identifying the subject matter(s) for which a commercial side agreement is being (or has been) prepared and its current status.
- As is common with commercial side agreements, specific details under negotiation are subject to confidentiality provisions preventing public disclosure. Therefore, an outline summary of the subject matter is all that it is possible for the Applicant to provide.
- The Applicant will update the ExA on the progress of each commercial side agreement through updates to this tracking list issued into the Examination at relevant deadlines.

Table 2.1 – Commercial side agreement tracking list

Parties	Subject Matter	Status	Likelihood of Resolution
(1) National Grid Electricity Transmission Plc and (2) Eastern Power Networks plc (UKPN)	containing the main	Agreed subject to final internal governance.	The Applicant anticipates resolution by the close of the Examination.
	make provision for managing construction-	Negotiations between the parties in respect of the draft Cooperation Deed and Construction Interface are at	the close of the Examination.
Electricity Transmission Plc and (2) Network Rail	relates to the design and	completed and remains in force. The Applicant is continuing to seek to engage with NRIL in relation to the commercial and land agreements mentioned in NRIL's Written Representation. The rate of progress has.	in force. Whilst the Applicant had been hopeful of reaching resolution in relation to the commercial and land agreements by the

(1) National Plc, (2) Essex County anticipated

will Council (ECC) and (3) provision for the carrying out Comments were provided by Applicant Applicant of highway works which it is provide intended will be authorised Deadline 5 (1 December). the Development Consent Order.

Grid A Framework Highways Initial Heads of Terms (HoTs) Subject to timely receipt Electricity Transmission Agreement which it is were produced by the of comments from both make Applicant.

Suffolk County Council by or on behalf of the SCC on 6 November, and that HoTs are capable various ECC had initially been due to of being agreed by the comments

> Notwithstanding the continued absence of from ECC. comments updated HoTs have been issued by the Applicant in order to take account of those earlier comments provided by SCC.

> The Applicant is continuing to engage with both SCC and ECC through regular highways thematic meetings. This remains the position as at Deadline 8 (9 February).

SCC and ECC, the anticipates at close Examination.

Plc and Power LLP

Grid An Interface Agreement Heads of Terms have been The (2) Pivoted make provision for ensuring LLP. access rights are Commercial that highway at Bullen Lane and the Applicant's Bramford Substation site, for the benefit of both the project and Pivoted Power LLP's

Electricity Transmission which it is anticipated will agreed with Pivoted Power anticipates resolution by

negotiations Examination. maintained over the section between the Applicant and shared access road Pivoted Power LLP in relation running between the public to the Interface Agreement are at an advanced stage.

> This remains the position as at Deadline 8 (9 February).

Applicant the close the of

Parties	Subject Matter	Status	Likelihood of Resolution
	Bramford Battery Energy Storage System project.		
Electricity Transmission Plc, (2) East Anglia THREE Limited (EA3) and (3) Scottish Power	which it is anticipated will make provision for managing construction and other related interfaces	This remains the position as at Deadline 8 (9 February).	anticipates resolution by the close of the
Electricity Transmission	anticipated will make provision for certain commercial matters raised in Cadent's Relevant	Engrossments are expected to be issued for sealing shortly. This remains the position as	anticipates resolution by the close of the
TC East Anglia One OFTO Limited	which it is anticipated will make provision for managing construction-related interfaces capable of arising as between the Bramford to Twinstead	commercial terms have been agreed. This remains the position as	anticipates resolution by the close of the

2.2 Protective Provisions Tracking List

- The table below provides an update on the current status of all relevant protective provisions.
- The Applicant will update the ExA on the progress of these Protective Provisions throughout the Examination, with updates to this tracking list issued into the Examination at each relevant deadline (where applicable).

Table 2.2 – Protective provisions tracking list

Statutory undertaker		Status Update	Likelihood of resolution		
Network (NRIL)	Rail	Infrastructure	Limited	Protective provisions for the benefit of NRIL have been included in Part 4 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). Certain amendments to the protective provisions have been made by the Applicant at Deadline 8 (Document	aware of the changes required to be made to the protective provisions at Deadline 8. Whilst the Applicant had been hopeful of reaching resolution in
				3.1 (G)).	land agreements by the close of

Statutory undertaker	Status Update	Likelihood of resolution
	The Applicant's Schedule of Changes to the draft DCO (Document 8.4.2 (F)) explains the nature of the changes made, and should be read alongside the Applicant's Application under Section 127 Planning Act 2008 – Network Rail Infrastructure Limited (Document 8.10.7).	now considered unlikely. Therefore, the Applicant does not expect that it will be possible to
UK Power Networks (UKPN)	Protective provisions for the benefit of electricity undertakers (which also includes gas, water and sewerage undertakers) have been included within Part 1 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The content of these protective	
	provisions is not in dispute with UKPN.	
Anglian Water Services Limited (AWSL)	Protective provisions for the benefit of AWSL have been included in Part 3 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The protective provisions have been agreed between the Applicant and	C .
	AWSL.	
Cadent Gas Limited (Cadent)	The Applicant was made aware of Cadent's requirement for bespoke protective provisions through its Relevant Representation [RR-024]. Protective provisions for the benefit of Cadent have been included in Part 5 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The protective provisions in Part 5 have been agreed between the	
	Applicant and Cadent, subject to completion of the Side Agreement referred to in Table 2.1.	
Gigaclear	Protective provisions for the benefit of operators of Electronic Communications Code Networks have been included within Part 2 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The content of these protective provisions is not in dispute with	
	provisions is not in dispute with Gigaclear.	
Virgin Media Limited	Protective provisions for the benefit of operators of Electronic Communications Code Networks have been included within Part 2 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)).	

Statutory undertaker	Status Update	Likelihood of resolution
	The content of these protective provisions is not in dispute with Virgin Media Limited.	
Vodafone Limited	Protective provisions for the benefit of operators of Electronic Communications Code Networks have been included within Part 2 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The content of these protective provisions is not in dispute with Vodafone Limited.	
BT Group Plc (BT Openreach)	Protective provisions for the benefit of operators of Electronic Communications Code Networks have been included within Part 2 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The content of these protective provisions is not in dispute with BT Group Plc (BT Openreach).	
East Anglia THREE Limited	Protective provisions for the benefit of electricity undertakers (which also includes gas, water and sewerage undertakers) have been included within Part 1 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)). The Applicant is not currently aware that East Anglia THREE Limited has any concerns with the protective provisions included within Part 1 of Schedule 14. East Anglia THREE Limited is, however, currently reviewing the same and hence there is a potential that the output of that review process may necessitate further changes to Schedule 14 after Deadline 8 (9 February).	to East Anglia Three Limited completing its review of the Applicant's proposed protective provisions.
TC East Anglia One OFTO Limited	Protective provisions for the benefit of electricity undertakers (which also includes gas, water and sewerage undertakers) have been included within Part 1 of Schedule 14 to the draft Development Consent Order (Document 3.1 (G)).	to TC East Anglia One OFTO Limited completing its review of the Applicant's proposed protective provisions.
	TC East Anglia One OFTO Limited is currently reviewing the same and hence there is a potential that the output of that review process may necessitate further changes to Schedule 14 after Deadline 8 (9 February).	

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