The Great Grid Upgrade

BT-NG-020621-545-0199

Bramford to Twinstead Reinforcement

Volume 8: Examination Submissions

Document 8.7.8 (F): Applicant's Protective Provisions and Commercial Side Agreements Tracking List

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The Infrastructure Planning (Ecomination Procedure) Rules 2010 Regulation 8(1)(k)

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February 2024	D	Final	Fourth Issue for Deadline 8.
February 2024	E	Final	Fifth Issue for Deadline 9.
March 2024	E	Final	Sixth Issue for Deadline 10.

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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 (H)), 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 -The Applicant anticipates further progress in relation to the <u>remainingse</u> agreements before following the end of the Examination and will update this document to reflect the position at Deadline 10 would be pleased to provide the Examining Authority and/or the Secretary of State with relevant material updates in this regard if required.
- 1.1.3 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.
- 2.1.2 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.
- 2.1.3 The Applicant <u>will has updated</u> the ExA on the progress of each commercial side agreement through updates to this tracking list issued into the Examination at relevant deadlines.

Parties	Subject Matter	Status	Likelihood of Resolution
Grid Electricity Transmission Plc and (2) Eastern Power	containing the main commercial and construction terms, ways of working and overall programme	Further detail is set out in the	Without prejudice to remaining ongoing negotiations, t <u>The</u> Applicant anticipates completion of the Interface Athe overarching agreement shortly after the close of the Examination. The Applicant intends to provide confirmation of the same by way of post- Examination correspondence. The Applicant anticipates resolution by the close of the Examination.
Grid Electricity Transmission Plc and (2)	An Interface AgreementA Cooperation Deed (including Construction Interface) which it is anticipated will make provision for managing construction-related interfaces capable of arising as between the Bramford to Twinstead Reinforcement and AWSL's Bury St Edmunds to Colchester Pipeline Scheme.		Without prejudice to remaining ongoing negotiations, tThe Applicant anticipates completion of the Cooperation Deed shortly after the close of the Examination. The Applicant intends to provide confirmation of the

Table 2.1 - Commercial side agreement tracking list

Parties	Subject Matter	Status	Likelihood of Resolution
		made by the Applicant on a without prejudice basis at Deadline 9.	same by way of post- Examination correspondence.
Transmission Plc and (2)	A Basic Asset Protection Agreement (BAPA) which relates to the design and construction of underground electric cable works and 132kV overhead line removal works forming part of the project both beneath and above the Sudbury Branch Line near Lamarsh. The Applicant understands from NRIL's Written Representation [REP2-028] that a further commercial agreement may be needed in order to regulate the carrying out of works in proximity to the Sudbury Branch Line, and the grant of rights in relation to the same.	The Applicant is continuing to seek to engage with NRIL in relation to	completed and remains in force. Whilst the Applicant had been hopeful of
Transmission Plc, (2) Essex County Council (ECC) and (3) Suffolk County	A Framework Highways Agreement which it is anticipated will make provision for the carrying out by or on behalf of the Applicant of various highway works which it is intended will be authorised by the Development Consent Order.	Comments on those HoTs were provided by ECC on 9 February and by SCC on 19 and 20 February.	anticipates that HoTs
Grid Electricity Transmission	An Interface Agreement which it is anticipated will make provision for ensuring that access rights are maintained over the section of shared access road running between the public highway at	The Side Interface Agreement is now complete. The Applicant notes that Cadent's Pivoted Power LLP's solicitor wrote to the Examining Authority on 84 th	All matters are now resolved.Without prejudice to remaining ongoing negotiations, the Applicant anticipates

Parties	Subject Matter	Status	Likelihood of Resolution
Pivoted Power LLP	Bramford Substation site, for the benefit of both the project and		Interface Agreement by the close of the
	project.	Heads of Terms have been agreed with Pivoted Power LLP.	
		Commercial negotiations between the Applicant and Pivoted Power LLP in relation to the Interface Agreement are at an advanced stage.	
		An The Application under S.127 Planning Act 2008 – Pivoted Power LLP [REP9-067] has been made by the Applicant on a without prejudice basis at Deadline 9 (to which see Document 8.11.5.1)should therefore be treated as withdrawn.	
Grid Electricity Transmission Plc, (2) East Anglia THREE Limited (EA3)	is anticipated will make provision for managing construction and other related interfaces capable of arising as between the	substantially agreed between the Applicant and EA3/SPR.	remaining ongoing negotiations, the Applicant anticipates completion of the Interface Agreement shortly after the close of the Examination. The Applicant intends to provide confirmation of the same by way of post-
Grid Electricity Transmission Plc and (2)	A Side Agreement which it is anticipated will make provision for certain commercial matters raised in Cadent's Relevant Representation [RR-024] and Written Representation [REP2- 020] .		All matters are now resolved.
	An Interface Agreement which it is anticipated will make provision for managing construction-	Heads of Terms (HoTs) for the Interface Agreement are	Without prejudice to remaining ongoing negotiations, the

Parties	Subject Matter	Status	Likelihood of Resolution
Limited (EA One)	related interfaces capable of arising as between the Bramford to Twinstead Reinforcement and the operational East Anglia One Project.	substantially agreed between the Applicant and EA One. <u>So far as the Applicant is aware,</u> <u>there are no</u> <u>Subject to resolution of outstanding</u> commercial <u>or other substantive</u> matters <u>remaining outstanding</u> in respect of those HoTs <u>.</u> , t <u>The parties are committed to</u> agreeing the form of Interface Agreement as expeditiously as possible <u>and</u> , to the extent <u>practicable</u> , <u>beforefollowing</u> the close of the Examination.	Applicant anticipates completion of the Interface Agreement shortly after the close of the Examination. The Applicant intends to provide confirmation of the same by way of post- Examination correspondence.

2.2 **Protective Provisions Tracking List**

- 2.2.1 The table below provides an update on the current status of all relevant protective provisions.
- 2.2.2 The Applicant <u>will-has</u> update<u>d</u> 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 Rail Infrastructure Limi (NRIL)	 NRIL have been included in Part 4 of Schedule 14 to the draft Development Consent Order (Document 3.1 (H))[REP9-006]. Certain amendments to the protective provisions were made by the Applicant at Deadline 8. The Applicant's Schedule of Changes to the draft DCO (Document 8.4.2 (G))[REP9-052] 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 [REP8-037] and the Applicant's Comments on Other Submissions Received at 	of the changes made to the protective provisions at Deadline 8. Whilst the Applicant had been hopeful of reaching resolution in relation to the commercial and land agreements by the close of the Examination, this <u>outcome is now</u> considered unlikelyhas ultimately no proven possible. Therefore, the Applicant does no expect that it will be possible to reach agreement with NRIL on the form of protective provisions before the close	
UK Power Networks (UKPN)	Protective provisions for the benefit of	No disagreement.	

UK Power Networks (UKPN)	Protective	provisions for	the ben	efit of	No disagreemen
	electricity	undertakers	(which	also	

Statutory undertaker	Status Update	Likelihood of resolution
	includes gas, water and sewerage undertakers) have been included within Part 1 of Schedule 14 to the draft Development Consent Order (Document 3.1 (H)) [REP9-006]. 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 (H)) [REP9-006]. The protective provisions have been agreed between the Applicant and AWSL.	No disagreement.
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 (H)) [REP9-006]. The protective provisions in Part 5 have been agreed between the Applicant and Cadent.	No disagreement.
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 (H)) [REP9-006]. The content of these protective provisions is not in dispute with Gigaclear.	No disagreement.
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 (H)) [REP9-006]. The content of these protective provisions is not in dispute with Virgin Media Limited.	No disagreement.
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 (H)) [REP9-006].	No disagreement.

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Statutory undertaker	Status Update	Likelihood of resolution
	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 (H)) [REP9-006]. 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 (H)) [REP9-006]. The Applicant is not aware that East Anglia THREE Limited has any concerns with the protective provisions included within Part 1 of Schedule 14.	
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 (H)) [REP9-006]. The Applicant is not aware that TC East Anglia One OFTO Limited has any concerns with the protective provisions included within Part 1 of Schedule 14.	

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