

**From:** [REDACTED]  
**To:** [One Earth Solar](#)  
**Cc:** [REDACTED]  
**Subject:** EN010159 - Response to letter of 08 December 2025 - Interested Parties reference: F237FC96D [OC-UK.FID7731040]  
**Date:** 09 December 2025 18:03:58  
**Attachments:** [image001.png](#)  
[EN010159-001179-OE-Rule17 Use of AI.pdf](#)

---

You don't often get email from [REDACTED]@osborneclarke.com. [Learn why this is important](#)

Dear Planning Inspector

We have received your letter of 08 December 2025 (Rule 17), as we continue to act on behalf of National Grid Electricity Distribution (East Midlands) Plc.

The letter requests confirmation as to whether artificial intelligence has been used in any of our submissions relating to this Project EN010159 and a request that this complies with the relevant guidance (September 2024).

We confirm that artificial intelligence has not been used in any of our submissions (noting that this is currently limited to our holding representation of 17 April 2025).

Kind regards  
Osborne Clarke LLP

**Lauren Gardner**  
Associate  
for Osborne Clarke LLP  
[osborneclarke.com](#)

Pronouns: [REDACTED]

.....  
E [REDACTED]@osborneclarke.com  
T [REDACTED]

Halo, Counterslip, Bristol, BS1 6AJ  
.....

**Certified Carbon Literate**





Warning: we have been informed of a possible cybersquatting attempt. A new domain has been created in the name "osbornesclarke[.]com". That domain name may be used for a phishing attack or other cyber or invoicing scam. Please take extra care.

.....

Please consider the environment before printing this email.

Osborne Clarke LLP is a limited liability partnership registered in England and Wales with registered number OC397443. Its registered office is at One London Wall, London, EC2Y 5EB. It is authorised and regulated in the UK by the Solicitors Regulation Authority (SRA) and is registered as a recognised body with SRA number 619990. More information about Osborne Clarke LLP can be found on our website [here](#). The term 'partner' refers to a member of Osborne Clarke LLP. A list of members of Osborne Clarke LLP and their professional qualifications is available for inspection at the registered office. Any advice given by any individual member, employee, or consultant is the responsibility of Osborne Clarke LLP and not the individual. Osborne Clarke LLP is part of an international legal practice.

This email is confidential and may also be privileged. It is intended for the use of the addressee only, except where the email states it can be disclosed. Any dissemination, distribution, copying or use of this communication without prior permission of the addressee is strictly prohibited. If you receive this email in error, please accept our apology and delete it. Email communications may be monitored by us, as permitted by applicable law and regulations. We believe, but do not warrant, that this email and any attachments are virus free, but please be careful as emails do not always originate from the source they purport to be from. We do not accept any liability for losses that result from malicious correspondence, or that you sustain as a result of software viruses. Attempts at bank account and invoice fraud against law firms and their clients are everywhere.

Please note that we rarely, if ever, change our bank details. If we ever needed to we would never communicate that change by email and we would never do it at the same time as asking you to send funds or attaching an invoice for payment. Please be vigilant. If you receive an email that purports to be from Osborne Clarke LLP, but appears suspicious, please let us know immediately. We recommend that you do not act on or reply to the relevant email before having checked with us first. We would always recommend that you speak with us first before transferring any money. Unless otherwise expressly stated in writing Osborne Clarke LLP is not acting as our client's agent nor are we authorised by our client to enter into any contract on their behalf.

Any confirmation contained in this email (or in any other form of communication) that any contractual terms or the content of any document are settled, confirmed or agreed (or other language to the same or equivalent effect) is therefore made expressly subject to contract. The use of any signature including, without limitation, an auto-signature on any emails from Osborne Clarke LLP does not constitute an offer or acceptance of contract.

We've updated our [Privacy & Confidentiality Policy](#) to reflect our continuing use of cloud based technology solutions.

Osborne Clarke WP UK .....