



Great North Road Solar and Biodiversity Park

Statement of Commonality

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1 INTRODUCTION

1.1 PURPOSE OF THIS DOCUMENT

- 1.1.1 This Statement of Commonality (the Statement) has been prepared to provide the Examining Authority (ExA) with a summary of the final position regarding the negotiation of Statements of Common Ground (SoCGs) between the Applicant, relevant statutory consultees and other parties in relation to Elements Green Trent Limited (the Applicant).
- 1.1.2 The Rule 6 Letter [[PD-005](#)] dated 23 October 2025 requires the submission of SoCGs to inform the ExA and all other parties on matters where there is agreement and where differences lie at an early stage in the Examination process. The Rule 6 Letter requests that these are accompanied by an Issues Tracker (this Statement) detailing the progression of discussions.
- 1.1.3 Annex F of the Rule 6 Letter identifies the following parties with which the Applicant has sought to develop SoCGs, and Annex C of the Rule 8 Letter [[Link](#)] dated 2 December 2025 requests the Applicant to produce a SoCG with Norwell Solar Farm Steering Group in relation to the Applicant's greenhouse gas assessment. The Applicant noted the ExA has requested for a triparted SoCG between the Applicant and Natural England and Nottinghamshire Wildlife Trust. An agreement has been reached for the SoCG between the Parties for these to be prepared separately.
- 1.1.4 Accordingly, ~~the following parties with which~~ the Applicant has sought to develop SoCGs with the following parties:
- Nottinghamshire County Council (NCC);
 - Newark and Sherwood District Council (NSDC);
 - Environment Agency (EA);
 - Natural England (NE);
 - Historic England (HE);
 - National Highways (NH);
 - National Grid Electricity Transmission plc (NGET);
 - RWE Generation UK plc;
 - Cadent Gas Ltd;
 - Network Rail Infrastructure Ltd;
 - Nottinghamshire Wildlife Trust;
 - Norwell Solar Farm Steering Group;
 - Nottinghamshire Fire and Rescue;
 - National Grid Electricity Distribution (East Midlands) plc;
 - National Gas Transmission plc;
 - Trent Valley Internal Drainage Board;
 - Severn Trent Water Limited
- 1.1.5 This Statement is to be treated as an iterative document throughout the Examination and will be updated and submitted at subsequent deadlines to provide an up to date overview of the latest position on the SoCGs.

1.2 STRUCTURE OF THIS STATEMENT

1.3 This Statement is structured as follows:

- Section 2 sets out the status of each SoCG;
- Section 3 provides a summary of where agreement has been reached with each party;
- ~~Section 4 provides details of any steps to be taken to progress outstanding matters towards resolution.~~

2 STATUS OF THE SOCGS

2.1.1 Relevant Representations were submitted by Interested Parties with whom the Applicant has produced a SoCG. Table 2-1 identifies the status of each SoCG.

- SoCG in draft – where a SoCG has been drafted (with matters recorded as agreed, ongoing and not agreed) and is subject to further discussions to resolve any outstanding matters;
- Final draft – where a final position has been reached, but not yet signed;
- Final signed SoCG – where a final position has been reached on all matters, as either agreed or not agreed positions.

Table 2-1 Status of SoCGs at Deadline ~~35~~

Party	Document Reference	Status of SoCG at Deadline 3
Nottinghamshire County Council (NCC)	8.1	SoCG in draft
Newark and Sherwood District Council (NSDC)	8.2	SoCG in draft
Environment Agency (EA)	8.3	Final signed SoCG in-draft
Natural England (NE)	8.4	SoCG in draft
Historic England (HE)	8.5	Final draft
National Highways (NH)	8.6	SoCG in draft
National Grid Electricity Transmission plc (NGET)	8.7	SoCG in draft
RWE Generation UK plc	8.8	SoCG in draft
Cadent Gas Ltd	8.9	Final signed SoCG in-draft
Network Rail Infrastructure Ltd	8.10	SoCG in draft
Nottinghamshire Wildlife Trust	8.11	Final draft signed SOCG
Norwell Solar Farm Steering Group	8.12	Final Signed SoCG in-draft
National Grid Electricity Distribution (East Midlands) plc	8.28	SoCG in draft
Trent Valley Internal Drainage Board	8.27	SoCG in draft
Nottinghamshire Fire and Rescue Service	8.32	SoCG in draft

2.1.2 A number of parties where SoCGs have been requested relate to bodies who had not submitted Relevant Representations, or registered as Interested Parties. The Applicant has reached out to the ~~three~~ remaining bodies, and the following sets out a summary of the current position:

- ~~Nottinghamshire Fire and Rescue Service: the Applicant and NFRS discussed the Development and NFRS have confirmed a position of no objection. The Applicant is preparing a draft SoCG, and a agreed position will be submitted at Deadline 5;~~
- **National Gas Transmission plc:** It has been agreed with National Gas Transmission ~~Limited~~plc that a SoCG is not necessary. As discussed with National Gas, the Applicant has agreed to consult with them before a relevant submission pursuant to Requirement 6 is made. ~~They have no other matters to raise during examination. National Gas Transmission have sought to re-engage in relation to protective provisions. The parties are currently engaged and are discussing matters. An update will be provided at Deadline 6.~~
- **Severn Trent Water Limited:** ~~Draft~~ Protective Provisions have been issued ~~and are being reviewed by to~~ Severn Trent ~~Water.~~. ~~Severn Trent have not provided any further comments. Final update will be provided at Deadline 6.~~

2.1.3 The Applicant will continue to engage with all SoCG parties and final updates will be provided at ~~subsequent deadlines~~Deadline 6.

3 COMMONALITY

3.1 OVERVIEW

3.1.1 This section provides an overview of the matters identified and that remain unresolved at Deadline 45 with each of the parties and sets out how the Applicant is intending to progress matters with those parties with the intention of reaching a final agreed position before the close of the Examination.

3.2 NOTTINGHAMSHIRE COUNTY COUNCIL (NCC) [EN010162/APP/8.1]

3.2.1 The Applicant has been in active discussions with NCC. Agreement has been reached on a number of matters, with outstanding matters relating to the following topics:

- **Cultural Heritage:** Further discussion has been undertaken in respect of the OAMS and requirement 11, which has resulted in agreement on all but one matter. The Applicant and NCC are continuing to discuss Ossington Airfield; including the off and ~~the~~on site enhancement. In light of the recent communication with NCC and the interest in Ossington Airfield an additional permissive footpath has been proposed as an onsite enhancement to allow the significance of the Airfield to be better realised and appreciable to visitors to the area. The joint statement is presented as Appendix 3 to the SoCG and will be submitted at Deadline 6.
- **Traffic:** ~~NCC~~The Parties continue to discuss the outstanding matters. Progress has recently provided feedback on the updated Site Access drawings, passing place and oCTMP. The Applicant has requested been made in relation to narrowing the areas of disagreement. The parties are close to a meeting with NCC to discuss next steps and further progressfinal position, which will be reportedprovided at Deadline ~~5~~6.

3.2.2 The Applicant will continue to discuss these matters with NCC and ~~progress~~the Applicant is confident that a final position will be ~~reported~~reached at Deadline ~~4~~6.

3.3 NEWARK AND SHERWOOD DISTRICT COUNCIL (NSDC) [EN010162/APP/8.2]

3.3.1 The Applicant has been in active discussions with NSDC. Agreement has been reached on a number of matters, with outstanding matters relating to the following topics:

- **Landscape and Visual:** The Applicant has responded to NSDC's feedback in respect of cumulative assessment, and the approach to viewpoints. The Applicant has made a number of updates since Deadline 2 and is still awaiting feedback from NCC.
- **Cultural Heritage:** The Applicant held a number of discussions with NSDC Officers prior to Deadline ~~3~~. ~~The Applicant understand that NSDC Officers are still reviewing the Applicant's Deadline 3 responses and will provide feedback in due course.~~5. NSDC officers have now confirmed agreement on all heritage matters
- **Cumulative Schemes:** NSDC confirmed that they agree with the long list that has been presented by the Applicant and the list of developments that have been short listed for further assessment. However, NSDC do not necessarily agree in all cases with the conclusions of those schemes that have been assessed for potential cumulative effects. The Applicant has sought clarification on the cases that NSDC are referring to. The Applicant has sought an update from NSDC, and is awaiting a reply.
- **Draft DCO:** The Parties have reached a final position in respect of the process for discharging requirements, and associated fees. ~~These matters are not agreed and the Parties have set out their final positions. NSDC are considering the Applicant's position in respect of Article 39 (Felling of Trees) and will report further progress at D5.~~ NSDC have agreed to the wording of the requirements in so far as they relate to NSDC. NSDC have not raised any other matters, and the Applicant understands that all other matters have been agreed.

3.3.2 The Applicant will continue to discuss these matters with ~~EAN~~NSDC and ~~progress~~the Applicant is confident that a final position will be ~~reported~~reached at Deadline ~~5~~6.

3.4 ENVIRONMENT AGENCY (EA) [EN010162/APP/8.3]

3.4.1 The Applicant has been in active discussions with the EA. Agreement has now been reached on ~~the majority of matters. all matters except one. The one matter not agreed between parties is on the phrase used in the DCO “substantially in accordance with”. The Applicant and EA confirm that it is not possible to come to a mutual agreement on this issue and therefore it will remain ‘not agreed’.~~ The Applicant ~~is aware~~ notes that the EA’s Deadline 4 submission ~~states their position on stated that~~ a number of matters ~~remains~~ remained ‘unresolved’, ~~however the pending submission of the agreed updates to the Examining Authority. The Applicant notes that it has agreed draft text on each matter with submitted the EA. The EA have confirmed that once these agreed updates to the ExA at Deadline 4 and, accordingly, the previously outstanding matters have been published on the ExA’s library, the matters can be treated as agreed. The SoCG have therefore treated these matters as ‘Agreed, pending confirmation that there are now formally agreed changes have been submitted at D4’.~~ These matters relate to the following topics:

- ~~Requirement 12: The EA has requested Requirement 12 be updated to list SoCG between the EA as a consultee for and the entire CEMP. The Applicant has agreed to this change now been finalised and signed by both parties and is reflected in the Draft Development Consent Order [EN010162/APP/3.1E]~~
- ~~EA016 Water quality: The EA requested submitted at D3 that the ES Volume 4, Appendix A5.3: Outline Construction Environmental Management Plan (CEMP) [EN010162/APP/6.4.5.3D] include a commitment to a drilling fluid breakout management plan. The wording for this was agreed before D4 and the Applicant confirms that this is included in our submissions.~~
- ~~EA024 Groundwater and contaminated land: In order to resolve this matter, the EA requested the ES Volume 4, Appendix A5.5: Outline Operation Environmental Management Plan (OEMP) [EN010162/APP/6.4.5.5D] should include a cross reference to the commitment made to pollution prevention monitoring set out in the D3 version of the oCEMP. The wording of this has been agreed with the EA, and the Applicant confirms that this change is included in the D4 submission.~~

3.4.2 ~~On the basis that the Applicant has actioned all of the outstanding matters, the Applicant is confident that these matters can be agreed before Deadline 5.~~

3.4.2

3.5 NATURAL ENGLAND (NE) [EN010162/APP/8.4]

3.5.1 The Applicant has been in active discussions with NE, and have reached a final position on all but one ~~matters.~~ matter. The only outstanding matter relates to ~~matter~~ NE15 in so far as it relates to the use of BMV for woodland planting. The respective position of the parties is set out in Row 2.5.3 of the **Draft Statement of Common Ground with Natural England [EN010162/APP/8.6B]**. ~~The Parties are confident that agreement~~ A final position will be ~~reached by~~ submitted at Deadline 5-6.

3.6 HISTORIC ENGLAND (HE) [EN010162/APP/8.5]

3.6.1 The Applicant has been in active discussions with HE. Agreement has been reached on all matters ~~raised to date, except for the use of 'substantially in accordance' for Requirement 11.~~ The Applicant has ~~reported the approach set out at ISH3~~discussed this with HE before Deadline 5 and HE have ~~verbally confirmed that they all matters are seeking internal legal advice.~~The Applicant has ~~sought an update from HE and is awaiting a reply.~~agreed. A final SoCG is expected at Deadline 56.

3.7 NATIONAL HIGHWAYS (NH) [EN010162/APP/8.6]

3.7.1 The Applicant has been in active discussions with NH. All technical matters have been agreed, and the outstanding matter relates to NH's request to approve details submitted pursuant to requirements 5, 14, 19 and 22.

3.7.2 The Applicant and NH expect to finalise the SoCG shortly and this will be submitted at Deadline 56.

3.8 NATIONAL GRID ELECTRICITY TRANSMISSION PLC (NGET) [EN010162/APP/8.7]

3.8.1 The Applicant has been in active discussions with NGET in relation to protective provisions and land-related matters concerning the Parties agree that there is no impediment to agreement. proposed CPO for the network upgrade works to be undertaken by NGET. The parties are working towards agreeing suitable protective provisions. Further updates will be reported at Deadline 56.

3.9 RWE GENERATION UK PLC [EN010162/APP/8.8]

3.9.1 The Applicant has been in active discussions with RWE Generation UK Plc. The Applicant has clarified the land matters questioned by RWE. The outstanding matter relates to the draft Unilateral Undertaking, which the Applicant is yet to receive comments from RWE ~~on the Unilateral Undertaking.~~ The Applicant continues to chase and is hopeful that discussions may be held soon in order to close out any comments/concerns that RWE may have. The parties will continue to make progress in advance of Deadline 56.

3.10 CADENT GAS LTD [EN010162/APP/8.9]

3.10.1 The Applicant has been in active discussions with Cadent Gas Ltd and has reached agreement on all outstanding matters. A final signed version of the SoCG ~~will be~~is provided at Deadline 5.

3.11 NETWORK RAIL INFRASTRUCTURE LTD [EN010162/APP/8.10]

3.11.1 The Applicant has been in active discussions with NR in relation to protective provisions. The form of protective provisions for the protection of railway interests remains under discussion between the Applicant and Network Rail.

3.11.2 While the Applicant wishes to ensure that Network Rail has the benefit of adequate protective provisions to ensure the safe and efficient operation of the Railway, the Applicant considers that the standard protective provisions are not proportionate given there is no direct interface between Network Rail's interests and the Development. [The Applicant has followed up with Network Rail on multiple occasions and a response is pending.](#) The Parties will provide a further update at Deadline [56](#).

3.12 NOTTINGHAMSHIRE WILDLIFE TRUST [EN010162/APP/8.11]

3.12.1 The Applicant has been in active discussions with NWT and agreement on all matters have now been reached. A signed SoCG [will be](#) submitted at Deadline 5.

3.13 NORWELL SOLAR FARM STEERING GROUP [EN010162/APP/8.12]

3.13.1 The Applicant has been in active discussions with NSFSG in relation to the GHG matter. The Applicant has reached a final position on all matters and a signed version [will be](#) provided at Deadline 5.

3.14 NOTTINGHAMSHIRE FIRE AND RESCUE SERVICE;

3.14.1 The Applicant has reached out to NFRS and has held a constructive discussion. NFRS have reviewed the **ES Volume 4, Appendix A5.4: Outline Fire Safety Management Plan (FSMP) [EN010162/APP/6.4.5.4B] [REP3-038]** and confirmed that they have no objection ~~– A, but a few~~ [recommendations. The Applicant has updated the FSMP and reshared it with NFRS for consideration. An](#) SoCG ~~is being prepared and~~ will be submitted at Deadline [56 with the final position](#).

3.15 NATIONAL GRID ELECTRICITY DISTRIBUTION (EAST MIDLANDS) PLC;

3.15.1 The Applicant has been in active discussions with National Grid. The Applicant continues to engage proactively with NGED and anticipates that agreement can be reached on a suitable Asset Protection Agreement and Protective Provisions before the end of the examination: [at Deadline 6](#).

3.16 NATIONAL GAS TRANSMISSION PLC;

3.16.1 The Applicant has reached ~~agreement~~ with NGT, whereby NGT will be consulted on the detailed design for Work No 6 or Work No 7. [However, NGT has sought to re-open negotiations in relation to Protective Provisions after Deadline 4. The parties are currently engaged in negotiations and are intending to agree matters by Deadline 6.](#)

3.17 TRENT VALLEY INTERNAL DRAINAGE BOARD;

3.17.1 The Applicant has been in active discussions with TVIDB. The Applicant is awaiting feedback on the SoCG and a further update will be provided at Deadline [56](#).

3.18 SEVERN TRENT WATER LIMITED

3.18.1 The Applicant has reached out to Severn Trent Water, and has received a response in relation to protective provisions. ~~The Applicant has provided a response, looks forward to~~No objections or further engagement and will be in a position to update the SoCG once further discussions ~~comments~~ have been held with Party. ~~No response has been~~ received ~~by~~from Severn Trent. A final update will be provided at Deadline 46.