



Lime Down

Solar Park

Schedule of Changes to the Draft Development Consent Order

June 2026

Revision 2

Planning Inspectorate Reference: EN010168

Document Reference: EXAM/9.16

The Infrastructure Planning (Examination Procedure) Rules 2010

Rules 8(1)(c)



List of Contents

1	Introduction	1
1.1	Purpose of the Document	1
2	Schedule of Changes to the Draft Development Consent Order	2

List of Tables

Table 1	Schedule of Changes to the Draft Development Consent Order at Deadline 1	2
Table 2	Schedule of Changes to the Draft Development Consent Order at Deadline 3	18

1 Introduction

1.1 Purpose of the Document

- 1.1.1 This document sets out the changes that have been made to the Draft Development Consent Order, relating to the Development Consent Order Application (the 'Application') for Lime Down Solar Park (the 'Scheme').

2 Schedule of Changes to the Draft Development Consent Order

Table 1 Schedule of Changes to the Draft Development Consent Order at Deadline 1

In document location	Request	Rationale	Change made	Relevant document version
Contents	The Applicant.	Correction.	SCHEDULE 12 — HEDGEROWS TO BE REMOVED PART 1— REMOVAL OF HEDGEROWS PART 2 — REMOVAL OF POTENTIALLY IMPORTANT HEDGEROWS PART 2 ³ — REMOVAL OF IMPORTANT HEDGEROWS PART 3 ⁴ — TREES SUBJECT TO TREE PRESERVATION ORDERS	1
Contents	The Applicant and National Grid Electricity Distribution (South West) Plc (NGED)	Amendment to reflect the inclusion of Protective Provisions for the protection of NGED as a result of discussions with NGED.	[...] PART 10 — FOR THE PROTECTION OF NATIONAL GRID ELECTRICITY DISTRIBUTION (SOUTH WEST) PLC AS ELECTRICITY UNDERTAKER	1
Article 2(1) (Interpretation)	The Applicant	Amendment to clarify the scope of definition and align with the definition used in the Tillbridge Solar Project Order 2025.	“authorised development” means the development and associated development described in Schedule 1 (authorised development) and any other development within the meaning of section 32 (meaning of “development”) of the 2008 Act authorised by this Order;	1

In document location	Request	Rationale	Change made	Relevant document version
Article 2(1) (Interpretation)	The Applicant	Correction to ensure definitions listed in correct alphabetical order.	<p>“date of final commissioning” means the date on which the authorised development commences operation by generating electricity on a commercial basis but excluding the generation of electricity during commissioning and testing;</p> <p>“date of decommissioning” means in respect of each part of the authorised development, the date notified under requirement 20 that that part of the authorised development has permanently ceased to generate electricity on a commercial basis;</p> <p>“date of final commissioning” means the date on which the authorised development commences operation by generating electricity on a commercial basis but excluding the generation of electricity during commissioning and testing;</p>	1
Article 25 (Private rights)	The Applicant	Clarification that the undertaker may, by positive notice, extinguish private rights. This amendment is consistent with the compensation provisions in (renumbered) paragraph (5), and reflects that there may be circumstances where the permanent acquisition or extinguishment of a private right is necessary. This approach is less onerous than the provisions contained in solar DCOs	<p>[...]</p> <p><u>(4) The undertaker may by notice extinguish private rights and restrictive covenants over land subject to compulsory acquisition under this Order—</u></p> <p><u>(a) from the date of acquisition of the land, or of the right, or of the benefit of the restrictive covenant by the undertaker, whether compulsorily or by agreement; or</u></p> <p><u>(b) on the date of entry on the land by the undertaker under section 11(1) (power of entry) of the 1965 Act.</u></p> <p>(4)<u>(5)</u> Any person who suffers loss by the extinguishment, <u>cessation of effect</u> or suspension of any private right or restrictive covenant under this article is entitled to compensation in accordance with the terms of section 152 (compensation in case where no right to claim in nuisance) of the 2008 Act to be determined, in case of dispute, under Part 1 of the 1961 Act.</p> <p>(5)<u>(6)</u> This article does not apply in relation to any right to which section 138 (extinguishment of rights, and removal of apparatus, of</p>	1

In document location	Request	Rationale	Change made	Relevant document version
		made to date which automatically extinguished all private rights where land was acquired unless notice to the contrary was given. The amendment to paragraph (5) confirms that compensation is available where private rights cease to have effect where they are inconsistent with the exercise of compulsory acquisition powers as well as in circumstances where private rights are extinguished.	statutory undertakers etc.) of the 2008 Act or article 33 (statutory undertakers) applies.	
Article 40 (Felling or lopping of trees and removal of hedgerows)	The Applicant	Correction.	(4) The undertaker may, for the purposes of the authorised development or in connection with the authorised development and subject to paragraph (2), remove the hedgerows specified in the table in Part 1 and the table in Part 2 of Schedule 12 (hedgerows to be removed) to the extent set out in the ecological protection and mitigation strategy landscape and ecological management plan approved pursuant to requirement 7 ⁸ in Schedule 2 (requirements).	1
Article 42 (Certification of plans and documents, etc.)	The Applicant	Correction.	(3) Before submitting the environmental statement in accordance with paragraph (1), the undertaker must substitute any figures or appendices contained therein with the final revision of that figure or appendix that was submitted by the undertaker to the planning	1

In document location	Request	Rationale	Change made	Relevant document version
			inspectorate Planning Inspectorate or the Secretary of State prior to the making of this Order.	
Schedule 1 (Authorised Development) Work No. 1	The Applicant	Amendment following the amended threshold for onshore solar generating stations regarding the amount of installed capacity required to be considered as a nationally significant infrastructure project in the Infrastructure Planning (Onshore wind and Solar Generation) Order 2025.	Work No. 1 — a ground mounted solar photovoltaic generating station with a gross electrical output capacity of over 50 100 megawatts including—	1
Schedule 1 (Authorised Development) Work No. 2	The Applicant	Amendment to enable flexibility in the type of piling used for BESS, for example to allow for steel piling.	Work No. 2 — an energy storage facility comprising— (a) battery energy storage system units each containing fire protection systems and components; (b) a structure protecting the battery energy storage cells comprised in Work No. 2(a) and ancillary equipment, being either one container or multiple containers joined to each other, mounted on a reinforced concrete foundation slab or concrete piling;	1

In document location	Request	Rationale	Change made	Relevant document version
Schedule 2 (Requirements) Requirement 2 (Commencement of the authorised development)	The Applicant and Wiltshire Council.	A requirement to provide details of the phasing of construction and a timeline has been added to allow Wiltshire Council to have greater sight of when applications to discharge Requirements will be made. This drafting was included in the West Burton Solar Project Order 2025.	<u>(2) No part of the authorised development may commence until a written scheme setting out the phase or phases of construction of the authorised development has been submitted to the relevant planning authority.</u> <u>(3) The written scheme submitted pursuant to sub-paragraph (2) must include a timetable for the construction of the phase or phases of the authorised development and a plan identifying the phasing areas.</u> (2) (4) The undertaker must notify the relevant planning authority within fourteen days of the date of final commissioning for a part or parts of the authorised development that the final commissioning of that part or parts has taken place.	1
Schedule 2 (Requirements) Requirement 5 (Detailed design approval)	The Applicant	Correction.	(4) Work No. 5 must be carried out in accordance with Table 2- 4 5 of the design principles and parameters.	1
Schedule 2 (Requirements) Requirement 11 (Surface and foul water drainage)	The Applicant	Amendment made for clarity.	(1) No part of the authorised development may commence until written details of the surface water drainage scheme and (if any) foul water drainage system for that part have been submitted to and approved by the relevant planning authority in consultation with the Environment Agency. (2) The written details under sub-paragraph (1) must be substantially in accordance with the outline drainage strategy.	1

In document location	Request	Rationale	Change made	Relevant document version
			<p>(3) Before approving the written details under sub-paragraph (1), the relevant planning authority must consult with the Environment Agency.</p> <p>(3)(4) Any approved scheme must be implemented as approved.</p>	
<p>Schedule 2 (Requirements)</p> <p>Requirement 15 (Construction traffic management plan)</p>	The Applicant	Amendment made for clarity.	<p>(1) No part of the authorised development may commence until a construction traffic management plan for that part must behas been submitted to and approved by the relevant planning authority in consultation with South Gloucestershire Council.</p> <p>(2) The construction traffic management plan must be substantially in accordance with the outline construction traffic management plan.</p> <p>(3) Before approving the construction traffic management plan the relevant planning authority must consult with South Gloucestershire Council and the relevant highway authority.</p> <p>(4) All construction works associated with the authorised development must be carried out in accordance with the approved construction traffic management plan.</p>	1
<p>Schedule 2 (Requirements)</p> <p>Requirement 20 (Decommissioning and restoration)</p>	The Applicant	Amendment to ensure that associated development cannot remain in place beyond the decommissioning date of the relevant part of Work No. 1. This provides certainty and prevents the operational lifetime of the authorised development being extended by	<p>(1) The date of decommissioning for each part of the authorised development must be no later than 60 years following the date of final commissioning.:</p> <p>(a) for each part of Work No. 1 must be no later than 60 years following the date of final commissioning for that part; and</p> <p>(b) with respect to the associated development in Work Nos. 2, 3, 5, 6, 7, 8, 9 and 10 must be no later than the date of decommissioning for the part of Work No. 1 to which such associated development relates, and where such associated development relates to more than one part of Work No. 1 must be no later than the latest date of decommissioning of the parts of Work No. 1 to which such associated development relates.</p>	1

In document location	Request	Rationale	Change made	Relevant document version				
		later-commissioned ancillary works.						
Schedule 2 (Requirements) Requirement 20 (Decommissioning and restoration)	The Applicant and National Highways	Amendment following the request by National Highways to be added as a consultee to Requirement 20.	(5) No decommissioning works must be carried out until the relevant planning authority has approved the decommissioning plan submitted in relation to those works, in consultation with South Gloucestershire Council and the Environment Agency and the relevant highway authority .	1				
Schedule 9 (Land in which only new rights etc. may be acquired)	The Applicant	Amendment to include previously omitted plots that were correct in the Book of Reference and on the Land Plans but omitted from the submission version of the draft DCO in error. Inclusion of new plot numbers where the plots have been split as set out in the Schedule of Changes to the Book of Reference submitted at Deadline 1.	<table border="1"> <thead> <tr> <th>(1) <i>Plot reference number shown on the Land Plan</i></th> <th>(2) <i>Purposes for which rights over land may be required and restrictive covenants imposed</i></th> </tr> </thead> <tbody> <tr> <td>01-005, 01-007, 01-010, 01-051, 01-052, 01-054, 01-055, 02-001, 02-010, 03-065, 04-001, 05-035, 05-036, 05-037, 05-038, 05-039, 05-042, 05-043, 06-002, 06-005, 06-006, 06-014, 06-016, 06-017, 06-018, 06-019, 06-021, 06-025, 06-027, 06-030, 06-031, 06-032, 06-038, 06-039, 07-022, 07-033, 07-034, 07-035, 09-007, 09-009, 09-013, 10-001, 10-009, 11-004, 11-005, 11-007, 11-013, 11-014, 11-018, 11-019, 12-009, 12-016,</td> <td>Alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove impediments (including vegetation) to such access; pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface)</td> </tr> </tbody> </table>	(1) <i>Plot reference number shown on the Land Plan</i>	(2) <i>Purposes for which rights over land may be required and restrictive covenants imposed</i>	01-005, 01-007, 01-010, 01-051, 01-052, 01-054, 01-055, 02-001, 02-010, 03-065, 04-001, 05-035, 05-036, 05-037, 05-038, 05-039, 05-042, 05-043, 06-002, 06-005, 06-006, 06-014, 06-016, 06-017, 06-018, 06-019, 06-021, 06-025, 06-027, 06-030, 06-031, 06-032, 06-038, 06-039, 07-022, 07-033, 07-034, 07-035, 09-007, 09-009, 09-013, 10-001, 10-009, 11-004, 11-005, 11-007, 11-013, 11-014, 11-018, 11-019, 12-009, 12-016,	Alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove impediments (including vegetation) to such access; pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface)	1
(1) <i>Plot reference number shown on the Land Plan</i>	(2) <i>Purposes for which rights over land may be required and restrictive covenants imposed</i>							
01-005, 01-007, 01-010, 01-051, 01-052, 01-054, 01-055, 02-001, 02-010, 03-065, 04-001, 05-035, 05-036, 05-037, 05-038, 05-039, 05-042, 05-043, 06-002, 06-005, 06-006, 06-014, 06-016, 06-017, 06-018, 06-019, 06-021, 06-025, 06-027, 06-030, 06-031, 06-032, 06-038, 06-039, 07-022, 07-033, 07-034, 07-035, 09-007, 09-009, 09-013, 10-001, 10-009, 11-004, 11-005, 11-007, 11-013, 11-014, 11-018, 11-019, 12-009, 12-016,	Alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove impediments (including vegetation) to such access; pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface)							

In document location	Request	Rationale	Change made	Relevant document version
			<p>13-008, 13-009, 13-010, 13-031, 13-032, 13-033, 14-024, 14-025, 14-027, 14-029, 14-030, 14-031, 14-032, 14-033, 14-037, 14-039, 14-041, 15-003, 16-002a, 16-004, 16-005, 16-007, 16-008, 16-009, 16-016, 16-017</p>	

In document location	Request	Rationale	Change made		Relevant document version
				<p>without vehicles, plant and machinery for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;</p> <p>restrict and remove the erection of buildings or structures, restrict the altering of ground levels, restrict and remove the planting of trees or carrying out operations or actions (including but not limited to blasting and piling) which may obstruct, interrupt or interfere with the exercise of the rights or damage the authorised development.</p>	
			<p>01-020, 01-021, 01-022, 01-024, 01-030, 01-031, 01-032, 01-033, 01-034, 01-035, 01-036, 01-037, 01-038, 01-039, 01-040, 01-041, 01-042, 01-043, 01-044, 01-045, 01-046, 01-047, 01-048, 01-049, 01-050, 01-052, 01-053, 01-054, 01-055, 01-056, 01-057, 02-001, 02-002, 02-003, 02-004, 02-005, 02-006, 02-007, 02-008, 02-009, 02-011, 02-012, 02-013, 02-014, 02-015, 02-016, 02-017, 02-018, 02-019, 02-020, 03-001, 03-002,</p>	<p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain electrical underground cables, earthing cables, optical fibre cables, data cables, telecommunications cables and other services, works associated with such cables including bays, ducts, protection and safety measures and equipment, and other ancillary apparatus and</p>	

In document location	Request	Rationale	Change made	Relevant document version
			<p>03-003, 03-004, 03-005, 03-029, 03-030, 03-031, 03-032, 03-033, 03-034, 03-036, 03-037, 03-038, 03-039, 03-040, 03-041, 03-042, 03-043, 03-044, 03-045, 03-046, 03-047, 03-048, 03-049, 03-050, 03-051, 03-052, 03-053, 03-054, 03-055, 03-056, 03-057, 03-058, 03-059, 03-060, 03-061, 03-062, 03-063, 03-064, 03-066, 03-067, 03-068, 03-069, 03-070, 03-071, 03-072, 03-073, 03-074, 03-079, 04-004, 04-005, 04-006, 04-007, 04-008, 04-009, 04-010, 04-011, 04-012, 04-013, 04-014, 04-015, 04-016, 04-017, 04-018, 04-019, 04-020, 04-021, 04-022, 04-023, 04-024, 04-025, 04-026, 04-027, 04-028, 04-029, 04-030, 04-031, 04-032, 04-033, 04-034, 04-035, 04-036, 04-037, 04-038, 04-039, 04-040, 04-041, 04-042, 04-043, 04-044, 04-045, 04-046, 04-047, 04-048, 04-049, 04-050, 04-051, 04-052, 04-053, 04-054, 04-055, 04-056, 04-057, 04-058, 04-059, 04-060, 04-061, 04-062, 04-063, 04-064, 04-065, 04-066, 04-067, 04-068, 05-001, 05-002, 05-003,</p> <p>structures (including but not limited to access chambers, manholes and marker posts) and any other works necessary together with the right to fell, trim or lop trees and bushes which may obstruct or interfere with the said cables, telecommunications and other ancillary apparatus;</p> <p>remain, pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface or form a temporary compound) for all purposes in connection with the authorised development;</p> <p>continuous vertical and lateral support for the authorised development;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain sewers, drains, pipes, ducts, mains, conduits, services, flues and to drain into and manage waterflows in any drains, watercourses and culverts;</p>	

In document location	Request	Rationale	Change made	Relevant document version
			<p>05-004, 05-005, 05-006, 05-007, 05-008, 05-009, 05-010, 05-011, 05-012, 05-013, 05-016, 05-017, 05-018, 05-019, 05-020, 05-021, 05-027, 05-028, 05-029, 05-030, 05-031, 05-032, 05-033, 05-034, 05-039, 05-040, 05-041, 05-042, 05-043, 06-001, 06-003, 06-004, 06-005, 06-006, 06-007, 06-008, 06-009, 06-010, 06-011, 06-012, 06-013, 06-015, 06-020, 06-022, 06-023, 06-024, 06-026, 06-029, 06-033, 06-034, 06-035, 06-036, 06-037, 08-001, 08-002, 08-003, 08-004, 08-005, 08-006, 09-007, 09-009, 09-010, 09-012, 09-013, 09-015, 09-016, 09-017, 09-018, 09-019, 09-020, 09-021, 10-001, 10-003, 10-004, 10-005, 10-006, 10-007, 10-009, 10-011, 10-012, 10-013, 11-001, 11-002, 11-003, 11-004, 11-005, 11-007, 11-009, 11-010, 11-011, 11-013, 11-014, 11-018, 11-019, 11-021, 12-001, 12-002, 12-003, 12-004, 12-005, 12-006, 12-007, 12-009, 12-011, 12-012, 12-013, 12-014, 12-016, 12-018, 12-020, 13-001, 13-002, 13-003, 13-008, 13-009, 13-010,</p>	<p>alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove impediments (including vegetation) to such access;</p> <p>install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding, landscaping and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs, hedgerows, landscaping and other ecological measures the right to pass and repass on foot, with or without vehicles, plant and machinery for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain</p>

In document location	Request	Rationale	Change made		Relevant document version
			<p>13-017, 13-018, 13-018a, 13-019, 13-020, 13-021, 13-022, 13-023, 13-024, 13-025, 13-031, 13-032, 13-033, 13-037, 14-001, 14-002, 14-003, 14-004, 14-005, 14-005a, 14-006, 14-006a, 14-007, 14-007a, 14-008, 14-009, 14-010, 14-011, 14-012, 14-013, 14-014, 14-016, 14-017, 14-018, 14-019, 14-020, 14-021, 14-022, 14-023, 14-024, 14-025, 14-026, 14-027, 14-028, 14-028a, 14-029, 14-030, 14-031, 14-032, 14-033, 14-034, 14-035, 14-036, 14-037, 14-038, 14-039, 14-040, 14-041, 14-042, 14-043, 14-044, 14-044a, 14-045, 14-045a, 14-046, 14-047, 14-048, 14-049, 14-050, 14-051, 15-003, 15-008, 15-009, 15-010, 15-011, 15-012, 15-013, 15-014, 15-020, 15-021, 16-002a, 16-003, 16-004, 16-005, 16-006, 16-007, 16-008, 16-009, 16-010, 16-011, 16-012, 16-013, 16-014, 16-015, 16-016, 16-017, 16-018, 16-019</p>	<p>security fencing, gates, boundary treatment, public rights of way and any other ancillary apparatus and any other works as necessary;</p> <p>restrict and remove the erection of buildings or structures, restrict the altering of ground levels, restrict and remove vegetation and restrict the planting of trees or carrying out operations or actions (including but not limited to blasting and piling) which may obstruct, interrupt or interfere with the exercise of the rights or damage the authorised development.</p>	
Schedule 11 (Land of which temporary possession may be taken)	The Applicant	Amendment to include new plots subject to temporary possession.	<p>(1)</p> <p><i>Plot reference number shown on the Land Plan</i></p> <p>01-006, 01-008, 01-009, 01-011, 09-001, 09-002, 09-003, 09-004,</p>	<p>(2)</p> <p><i>Purpose for which temporary possession may be taken</i></p> <p>Temporary use (including access and compounds) to facilitate the</p>	1

In document location	Request	Rationale	Change made	Relevant document version
			09-005, 09-006, 09-008, 09-011, 09-014, 09-022, 10-002, 10-008, 10-010, 11-006, 11-008, 11-012, 11-015, 11-016, 11-017, 11-020, 12-008, 12-010, 12-015, 12-017, 12-019, 13-004, 13-005, 13-006, 13-007, 13-011, 13-012, 13-013, 13-014, 13-015, 13-016, 13-026, 13-027, 13-028, 13-029, 13-030, 13-034, 13-035, 13-036, 14-015, 14-015a , 15-001, 15-002, 15-004, 15-005, 15-006, 15-007, 15-015, 15-016, 15-017, 15-018, 15-019, 16-001, 16-002, 17-001, 17-002, 17-003, 17-004, 17-005, 18-001, 19-001, 19-002, 20-001, 20-002, 20-003, 21-001, 21-002, 21-003, 21-004, 21-005, 21-006, 21-007, 22-001, 22-002, 23-001, 23-002, 23-003	construction of Work Nos. 1 to 10.
Schedule 13 (Documents and plans to be certified)	The Applicant	Amendments to reflect new and updated documents at Deadline 1.	[Changes not reproduced].	1
Schedule 15 (Protective Provisions)	The Applicant and National Highways	Amendments to form of Protective Provisions proposed in favour of National Highways as a	[Changes not reproduced].	1

In document location	Request	Rationale	Change made	Relevant document version
Part 5 (For the protection of National Highways)		result of discussions with National Highways.		
Schedule 15 (Protective Provisions) Part 10 (For the protection of National Grid Electricity Distribution (South West) Plc)	The Applicant and NGED	Amendments to form of Protective Provisions proposed in favour of NGED as a result of discussions with NGED.	[Changes not reproduced].	1
Schedule 16 (Procedure for discharge of requirements) Paragraph 1 (Interpretation)	The Applicant	Updated definition to clarify that the relevant bodies are to be consulted on amendments to approved documents, rather than being left to the discretion of the relevant planning authority. This amendment applies to all consultees identified in Requirements.	requirement consultee” means — (a) any body or authority named in a requirement as a body to be consulted by the relevant planning authority in discharging that requirement; and (b) <u>in relation to an application made under requirement 3 to amend an approved document (as defined in requirement 3), any body or authority that was required to be consulted in relation to the approval of that approved document; and</u>	1

In document location	Request	Rationale	Change made	Relevant document version
Schedule 16 (Procedure for discharge of requirements) Paragraph 1 (Interpretation)	The Applicant	Amendment to provide clarification that each application for discharge of a requirement or other consent will be treated as separate applications, even if made at the same time.	(2) In the event an application is made to discharge more than one consent, agreement or approval, this must be treated as though separate applications were made for the discharge of each consent, agreement or approval.	1
Schedule 16 (Procedure for discharge of requirements) Paragraph 2 (Applications made under requirement)	The Applicant and Wiltshire Council	Determination period extended to ten weeks to be consistent with the Mallard Pass Solar Farm Order 2024, following comments from Wiltshire Council.	(2) Where an application has been made to the relevant planning authority for any consent, agreement or approval required by a requirement, the relevant planning authority must give notice to the undertaker of its decision on the application within a period of eight <u>ten</u> weeks beginning with the later of—	1
Schedule 16 (Procedure for discharge of requirements) Paragraph 3 (Further information and consultation)	The Applicant and Wiltshire Council	Extension of time periods by 5 working days.	(2) In the event that the relevant planning authority considers such further information to be necessary and the provision governing or requiring the application does not specify that consultation with a requirement consultee is required, the relevant planning authority must, within 40 <u>15</u> working days of receipt of the application, notify the undertaker in writing specifying the further information required. (3) If the provision governing or requiring the application specifies that consultation with a requirement consultee is required, the relevant planning authority must issue the consultation to the requirement consultee within 5 <u>10</u> working days of receipt of the application, and must notify the undertaker in writing specifying any further information	1

In document location	Request	Rationale	Change made	Relevant document version
			the relevant planning authority considers necessary or that is requested by the requirement consultee within 5 ¹⁰ working days of receipt of such a request and in any event within 45 ²⁰ working days of receipt of the application (or such other period as is agreed in writing between the undertaker and the relevant planning authority).	
Explanatory note	The Applicant	Amendment following the amended threshold for onshore solar generating stations regarding the amount of installed capacity required to be considered as a nationally significant infrastructure project in the Infrastructure Planning (Onshore wind and Solar Generation) Order 2025.	This Order authorises Lime Down Solar Park Limited (referred to in this Order as the undertaker) to construct, operate, maintain and decommission a ground mounted solar photovoltaic generating station with a gross electrical output capacity over 50 ¹⁰⁰ megawatts and associated development. The Order would permit the undertaker to acquire, compulsorily or by agreement, land and rights in land and to use land for this purpose.	1

Table 2 Schedule of Changes to the Draft Development Consent Order at Deadline 3

In document location	Request	Rationale	Change made	Relevant document version
Article 2(1) (Interpretation)	The Applicant and the ExA	Correction made in response to ExQ DCO1.2 in order to reflect the inclusion of “commercial use” as a defined term.	“date of decommissioning” means in respect of each part of the authorised development, the date notified under requirement 20 that the commercial use of that part of the authorised development has permanently ceased to generate electricity on a commercial basis ;	2
Article 2(1) (Interpretation)	The Applicant and the ExA	Inclusion of a definition of a “permitted preliminary works environmental management plan” in order to reflect the addition of Requirement 13 (Construction environmental management plan) sub-paragraph (1) which requires the addition of a new control document covering permitted preliminary works as requested by the ExA in ExQ DCO1.5. The preliminary works environmental management plan will be submitted at Deadline 4.	“permitted preliminary works environmental management plan” means the document of that name identified in the table at Schedule 13 and which is certified by the Secretary of State as the permitted preliminary works environmental management plan for the purposes of this Order;	2

In document location	Request	Rationale	Change made	Relevant document version
Article 5 (Power to maintain the authorised development)	The Applicant and the ExA	Amendment made in response to the ExA's suggested wording in ExQ DCO1.8.	[...] (3) This article does not authorise the carrying out of any maintenance which is likely to give rise to any materially new or materially different effects in comparison with those reported <u>that have not been assessed</u> in the environmental statement.	2
Article 6 (Disapplication and modification of legislation, etc.)	The Applicant and the ExA	Adjustments made to the citing of footnotes as per the ExA's request in ExQ DCO1.9.	[Changes not reproduced].	2
Article 7 (Defence to proceedings in respect of statutory nuisance)	The Applicant and the ExA	Correction to remove duplicated wording as per the Applicant's response to ExQ DCO1.12.	(c) the nuisance is a consequence of the use of the authorised development and that it cannot be reasonably avoided.	2
Article 7 (Defence to proceedings in respect of statutory nuisance)	The Applicant and the ExA	Correction to footnote (g) to reflect the repeal of the section 65 of the Control of Pollution Act 1974 as per the Applicant's response to ExQ DCO1.12.	[...] (b) 1974 c. 40. Sections Section <u>Section</u> 61(9) and 65(8) were <u>was</u> amended by section 162 of, and paragraph 15 of Schedule 3 to, the Environmental Protection Act 1990 (c. 25). There are other amendments to the 1974 Act which are not relevant to the Order.	2
Article 10 (Power to alter layout, etc., of streets)	The Applicant	Clarification.	[...]	2

In document location	Request	Rationale	Change made	Relevant document version
			<p>(2) Without prejudice to the specific powers conferred by paragraph (1), but subject to paragraphs (3) and (4), the undertaker may, for the purposes of constructing, operating or maintaining, or decommissioning the authorised development, alter the layout of any street and, without limitation on the scope of this paragraph, the undertaker may—</p> <p>[...]</p>	
Article 17 (Discharge of water)	The Applicant	Wording included from Article 16 (Discharge of water) in the West Burton Solar Project Order 2025 to clarify that, where a watercourse, public sewer or drain belongs to or is under the control of a drainage authority, this is governed by the protective provisions for the protection of drainage authorities contained at Part 9 of Schedule 15 to the Order.	<p>(1) Subject to paragraphs (3), (4) and (7)(8) the undertaker may use any watercourse or any public sewer or drain for the drainage of water in connection with the construction or maintenance or decommissioning of the authorised development and for that purpose may lay down, take up and alter pipes and may, on any land within the Order limits, make openings into, and connections with, the watercourse, public sewer or drain.</p> <p>[...]</p> <p>(5) Where the undertaker discharges water into, or makes any opening into, a watercourse, public sewer or drain belonging to or under the control of a drainage authority, the provisions of Part 9 of Schedule 15 (protective provisions) apply in substitution for the provisions of paragraphs (3) and (4).</p> <p>(5)(6) The undertaker must take such steps as are reasonably practicable to secure that any water discharged into a watercourse or public sewer or drain pursuant to this article is as free as may be practicable from gravel, soil or other solid substance, oil or matter in suspension.</p> <p>(6)(7) This article does not authorise the entry into controlled waters of any matter whose entry or discharge into controlled waters requires a</p>	2

In document location	Request	Rationale	Change made	Relevant document version
			<p>licence pursuant to the Environmental Permitting (England and Wales) Regulations 2016.</p> <p>(7)(8) In this article—</p> <p>(a) <u>“drainage authority” means the drainage board concerned within the meaning of section 23 of the Land Drainage Act 1991;</u></p> <p>(a)(b) “public sewer or drain” means a sewer or drain which belongs to Homes England, the Environment Agency, an internal drainage board, a joint planning board, a local authority, a National Park Authority, a sewerage undertaker or an urban development corporation; and</p> <p>(b)(c) other expressions, excluding watercourse, used both in this article and in the Water Resources Act 1991 have the same meaning as in that Act.</p>	
Article 19 (Protective works to buildings)	The Applicant and the ExA	Adjustments made to the citing of footnotes as per the ExA’s request in ExQ DCO1.9.	[Changes not reproduced].	2
Article 29 (Acquisition of subsoil only)	The Applicant and the ExA	Adjustments made to the citing of footnotes as per the ExA’s request in ExQ DCO1.9.	[Changes not reproduced].	2
Article 31 (Temporary use of land for constructing the authorised development)	The Applicant	Adjustments made to the citing of footnotes as per the ExA’s request in ExQ DCO1.9.	<p>(1) The undertaker may, in connection with the construction of the authorised development but subject to article 22 (time limit for exercise of authority to possess land temporarily or to acquire land compulsorily)—</p> <p>(a) enter on and take temporary possession of—</p>	2

In document location	Request	Rationale	Change made	Relevant document version
			<p>(i) so much of the land specified in column (1) of the table in Schedule 11 (land of which temporary possession may be taken) for the purpose specified in relation to the land in column (2) of that table; and</p> <p>(ii) any other Order land in respect of which no notice of entry has been served under section 11 (powers of entry)(a) of the 1965 Act (powers of entry) and no declaration has been made under section 4 (execution of declaration)(b) of the 1981 Act (execution of declaration);</p>	
Article 41 (Trees subject to tree preservation orders)	The Applicant	Correction.	<p>(1) The undertaker may, if it reasonably believes it to be necessary to do so in order to prevent the tree from obstructing or interfering with the construction, maintenance, operation or decommissioning of the authorised development or any apparatus used in connection with the authorised development, fell or lop or cut back the roots of any tree that is subject to a tree preservation order—</p> <p>(a) that is described in Part 4.3 of Schedule 12 and shown on the TPO and hedgerow plan; or</p> <p>[...]</p>	2
Schedule 1 (Authorised Development) Work No. 1	The Applicant and the ExA	Clarificatory inclusion of “foundations” in response to ExQ DCO1.31.	<p>Work No. 1— a ground mounted solar photovoltaic generating station with a gross electrical output capacity of over 100 megawatts including—</p> <p>(a) solar modules fitted to mounting structures;</p> <p>(b) DC electrical cabling and combiner DC boxes;</p> <p>(c) 33 kV sub-distribution switch rooms, conversion units including foundations, inverters, transformers, switchgear, and monitoring and control systems; and</p> <p>(d) electrical and communications cabling connecting Work No. 1(c) to Work Nos. 3A and 3B,</p>	2

In document location	Request	Rationale	Change made	Relevant document version
			and associated development within the meaning of section 115(2) of the 2008 Act comprising—	
<p>Schedule 1 (Authorised Development)</p> <p>Work No. 3</p>	<p>The Applicant and the ExA</p>	<p>Clarificatory inclusion of “foundations” in response to ExQ DCO1.31.</p>	<p>Work No. 3— works in connection with onsite substations including—</p> <p>(a) Work No. 3A— a substation with works comprising—</p> <p>(i) an up to 400 kV substation, with associated transformer bays, feeder bays, transformers, switchgear buildings and ancillary equipment including reactive power units;</p> <p>(ii) control building or container relay rooms with associated offices, storage and welfare facilities;</p> <p>(iii) monitoring and control systems for Work Nos. 1 and 3A;</p> <p>(iv) maintenance compound;</p> <p>(v) electrical cabling; and</p> <p>(vi) earthworks, including soil stripping and site levelling; <u>and</u></p> <p><u>(vii) foundations.</u></p> <p>(b) Work No. 3B— a substation with works comprising—</p> <p>(i) an up to 132 kV substation, with associated transformer bays, feeder bays, transformers, switchgear buildings and ancillary equipment including reactive power units;</p> <p>(ii) control building or container relay rooms with associated offices, storage and welfare facilities;</p> <p>(iii) monitoring and control systems for Work Nos. 1 and 3B;</p> <p>(iv) maintenance compound;</p> <p>(v) electrical cabling; and</p> <p>(vi) earthworks, including soil stripping and site levelling; <u>and</u></p> <p><u>(vii) foundations.</u></p>	<p>2</p>

In document location	Request	Rationale	Change made	Relevant document version
Schedule 2 (Requirements) Requirement 9 (Biodiversity net gain)	The Applicant and the ExA	Updates made to reflect the Applicants revised BNG commitment as detailed in the Applicant's response to ExQ EB1.3.	[...] (2) The biodiversity net gain strategy must include details of how the strategy will secure a minimum of 40% <u>30%</u> biodiversity net gain in habitat units, a minimum of 10% biodiversity net gain in hedgerow units and a minimum of 10% biodiversity net gain in river units for the authorised development during the operation of the authorised development, and the metric that has been used to calculate that those percentages will be reached. [...]	2
Schedule 2 (Requirements) Requirement 10 (Fencing and other means of enclosure)	The Applicant and the ExA	Clarification to address the fact that fencing in respect of permitted preliminary works will be controlled via the permitted preliminary works environmental management plan.	[...] <u>(3) Sub-paragraph (1) does not apply to temporary fences, walls or other means of enclosure required as a result of permitted preliminary works.</u> [...]	2
Schedule 2 (Requirements) Requirement 12 (Archaeology)	The Applicant and the ExA	Amendments made to reflect the approach detailed by the Applicant in response to ExQ DCO1.43. This being that AMS provides the framework for the mitigation design that will be included in the written schemes of investigation	(1) [The authorised development must not be commenced until <u>the undertaker has carried out</u> a programme of <u>evaluative</u> archaeological investigation has been carried out in accordance with the outline archaeological mitigation strategy.] (2) No part of the authorised development may be commenced until a written scheme of investigation for <u>archaeological mitigation for</u> that part has been submitted to and approved by the relevant planning authority.	2

In document location	Request	Rationale	Change made	Relevant document version
		for archaeological mitigation. The written schemes of investigation can only be drafted once the detailed design of the Scheme is finalised, as they will set out the exact mitigation required in each area, based on the principles in the AMS.	<p>(3) The Any written scheme of investigation for archaeological mitigation submitted under sub-paragraph (2) must be substantially in accordance with the outline archaeological mitigation strategy and take into account the final design of the authorised development.</p> <p>(4) The Any written scheme of investigation for archaeological mitigation must be implemented as approved.</p>	
Schedule 2 (Requirements) Requirement 13 (Construction environmental management plan)	The Applicant and the ExA	Inclusion of sub-paragraph (1) to require a new control document covering permitted preliminary works as requested by the ExA in ExQ DCO1.5. The preliminary works environmental management plan will be submitted at Deadline 4	<p>(1)The permitted preliminary works must be carried out in accordance with the [permitted preliminary works environmental management plan.</p> <p>[...]</p>	2
Schedule 2 (Requirements) Requirement 13 (Construction environmental management plan)	The Applicant and the Environment Agency	Amendment following the request by the Environment Agency to be added as a consultee to Requirement 13.	<p>[...]</p> <p>(2) No part of the authorised development may commence until a construction environmental management plan for that part has been submitted to and approved by the relevant planning authority in consultation with the Environment Agency.</p> <p>[...]</p>	2

In document location	Request	Rationale	Change made	Relevant document version
Schedule 2 (Requirements) Requirement 14 (Operational environmental management plan)	The Applicant and the Environment Agency	Amendment following the request by the Environment Agency to be added as a consultee to Requirement 14.	(1) Prior to the date of final commissioning for any part of the authorised development, an operational environmental management plan for that part must be submitted to and approved by the relevant planning authority in consultation with the Environment Agency .	2
Schedule 2 (Requirements) Requirement 20 (Decommissioning and restoration)	The Applicant and Wiltshire Council	Update made to Requirement to require that the community liaison group is re-established to meet at least 6 months before the intended date of decommissioning, so that local issues can inform the decommissioning plan submitted for approval. This is as per the Applicant's response to Wiltshire Council at WCD1-147.	[...] (2) Unless otherwise agreed with the relevant planning authority, no later than 12 months prior to the date the undertaker intends to decommission any part of the authorised development, the undertaker must— (a) notify the relevant planning authority of the intended date of decommissioning for that part of the authorised development; and (b) arrange for the establishment of a community liaison group to meet from a date not less than 6 months prior to the intended date of decommissioning of that part until the date of decommissioning for that part whose aim is to facilitate liaison between representatives of people living in the vicinity of the Order limits and other relevant organisations in relation to the decommissioning of that part of the authorised development. [...]	2

In document location	Request	Rationale	Change made	Relevant document version
Schedule 2 (Requirements) Requirement 20 (Decommissioning and restoration)	The Applicant and the ExA	Correction made in response to ExQ DCO1.2 in order to reflect the inclusion of "commercial use" as a defined term.	(7) Within 28 days of any part of the authorised development permanently ceasing to generate electricity on a <u>be in</u> commercial basis <u>use</u> , the undertaker must notify the relevant planning authority.	2
Schedule 10 (Modification of compensation and compulsory purchase enactments for the creation of new rights and imposition of new restrictive covenants)	The Applicant and the ExA	Adjustments made to the citing of footnotes as per the ExA's request in ExQ DCO1.9.	[Changes not reproduced].	2
Schedule 12 (Hedgerows to be removed) Part 1 (Removal of hedgerows)	The Applicant and the ExA	Correction made to reflect the correct control document name (Tree Protection Order (TPO) and Hedgerow Plan) in response to the ExA's comments in ExQ DCO1.27.	[Changes not reproduced].	2

In document location	Request	Rationale	Change made	Relevant document version
Schedule 12 (Hedgerows to be removed) Part 1 (Removal of hedgerows)	The Applicant	Footnotes have been added below the tables in Parts 1 and 2 of Schedule 12 to signpost to the ecological protection and mitigation strategy as the relevant control mechanism.	(1) The extent to which each hedgerow listed in this table may be removed is controlled by the ecological protection and mitigation strategy, pursuant to article 40(4) of the Order.	2
Schedule 12 (Hedgerows to be removed) Part 2 (Removal of important hedgerows)	The Applicant and the ExA	Corrections made to reflect the correct control document name (Tree Protection Order (TPO) and Hedgerow Plan) and reorder the table in response to the ExA's comments in ExQ DCO1.27.	[Changes not reproduced].	2
Schedule 12 (Hedgerows to be removed) Part 2 (Removal of important hedgerows)	The Applicant.	Footnotes have been added below the tables in Parts 1 and 2 of Schedule 12 to signpost to the ecological protection and mitigation strategy as the relevant control mechanism.	(2) The extent to which each hedgerow listed in this table may be removed is controlled by the ecological protection and mitigation strategy, pursuant to article 40(4) of the Order.	2

In document location	Request	Rationale	Change made	Relevant document version
Schedule 13 (Documents and plans to be certified) Part 1 (Documents and plans)	The Applicant.	Document references have been updated to reflect the latest versions contained within the Examination Library and updates made to reflect the addition of the permitted preliminary works environmental management plan.	[Changes not reproduced].	2
Schedule 13 (Documents and plans to be certified) Part 2 (Substitute and supplementary documents)	The Applicant.	Document references have been updated to reflect the latest versions contained within the Examination Library and updates made to reflect updated documents at Deadline.	[Changes not reproduced].	2
Schedule 15 (Protective provisions) Part 7 (For the protection of the Environment Agency)	The Applicant and the Environment Agency	Amendments to form of Protective Provisions for the benefit of the Environment Agency as a result of discussions with the Environment Agency.	[Changes not reproduced].	2

In document location	Request	Rationale	Change made	Relevant document version
Schedule 16 (Procedure for discharge of requirements) Paragraph 2 (Applications made under requirement)	The Applicant and the ExA	Clarification added in response to ExQ DCO1.36.	[...] (2) Where an application has been made to the relevant planning authority for any consent, agreement or approval required by a requirement, the relevant planning authority must give notice in writing to the undertaker of its decision on the application within a period of ten weeks beginning with the later of— [...]	2
Schedule 16 (Procedure for discharge of requirements) Paragraph 2 (Applications made under requirement)	The Applicant and Stop Lime Down	Correction.	(3) Subject to paragraph 4, in the event that the relevant planning authority does not determine an application within the period set out in sub-paragraph (1) (2), the relevant planning authority is to be taken to have granted all parts of the application (without any condition or qualification) at the end of that period.	2
Schedule 16 (Procedure for discharge of requirements) Paragraph 5 (2) (Fees)	The Applicant and Wiltshire Council	Addition made in response to Wiltshire Council's comments at WCD1-034 in relation to fees for the discharge of requirements relating to decommissioning.	(2) The fee payable for each application under sub-paragraph (1) is as follows— (a) a fee of £2,535 for the first application for the discharge of each of the requirements [TBC]; (b) a fee of £578 for each subsequent application for the discharge of each of the requirements listed in paragraph (a) and any application under requirement [TBC] in respect of the requirements listed in paragraph (a); and	2

In document location	Request	Rationale	Change made	Relevant document version
			<p>(c) a fee of £145 for any application for the discharge of—</p> <p>(i) any other requirements not listed in paragraph (a);</p> <p>(ii) any application under requirement [TBC] in respect of requirements not listed in paragraph (a); and</p> <p>(iii) any approval required by a document referred to by any requirement or a document approved pursuant to any requirement; <u>and</u></p> <p><u>(d) the fee applicable at the time the application for the discharge of requirement 20 is made for 'the carrying out of any operations not coming within any of the above categories' listed as item 11(2) of the table in Part 2 (Scale of Fees) of Schedule 1 to the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012 for the application for the discharge of requirement 20.</u></p>	