

**THE PROPOSED NORWICH TO TILBURY DEVELOPMENT CONSENT ORDER**

**PINS REFERENCE: EN020027**

**WRITTEN REPRESENTATION ON BEHALF OF SHERINGHAM SHOAL AND  
DUDGEON EXTENSIONS PROJCO LIMITED**

Dear Sir/Madam,

This written representation is submitted by Equinor New Energy Limited on behalf of Sheringham Shoal and Dudgeon Extensions ProjCo Limited (SSDEPL) in relation to National Grid Electricity Transmission plc's (NGET) application for a development consent order (DCO) for the Norwich to Tilbury Project. By way of clarification, SSDEPL note that Equinor UK Limited has been erroneously noted on the National Infrastructure Planning website as the entity acting for SSDEPL in relation to the relevant representation RR-3369. The correct entity acting as agent for SSDEPL is Equinor New Energy Limited and SSDEPL kindly request that this is updated by the Planning Inspectorate's case team for the Norwich to Tilbury DCO application.

SSDEPL is a statutory undertaker for the purposes of section 127 of the Planning Act 2008 and is the undertaker for the Sheringham Shoal and Dudgeon Extensions Offshore Wind Farm Order 2024 (SSDE DCO).

SSDEPL has made a relevant representation in this matter concerning the overlaps between the projects and SSDEPL's need for protective provisions to be included in the draft Norwich to Tilbury DCO for the benefit of SSDEPL (see RR-3369 for full details).

SSDEPL's position remains as set out within RR-3369; however, by way of update, the parties have continued to engage and are hopeful that an agreement on this can be reached. SSDEPL shared their preferred protective provisions and heads of terms for a commercial agreement with NGET on 18 February. SSDEPL welcomes the opportunity to meet with NGET to progress discussions and to seek resolution of SSDEPL's concerns.

NGET provided a draft Statement of Common Ground to SSDEPL on 15 February. SSDEPL returned comment to NGET on 18 February and will continue to engage with NGET on this throughout Examination.

SSDEPL will continue to object to the proposed Norwich to Tilbury DCO until its concerns are resolved. In light of the positive steps taken to date, we believe that a resolution can be achieved.

Yours faithfully,

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Equinor New Energy Limited

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