

DESNZ Ref: 12.04.09.05-1989U

Network Operator Ref: Cotswold VIP_ Temporary OHL Diversion



Department for
Energy Security
& Net Zero

Energy Infrastructure Planning
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NATIONAL GRID PLC
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Date: 6th November 2024

**OVERHEAD LINES
ELECTRICITY ACT 1989
TOWN AND COUNTRY PLANNING ACT 1990.**

With reference to the application particulars of which are specified below, I am directed by the Secretary of State to inform you that consent is hereby granted pursuant to section 37(1) of the Electricity Act 1989 ("the 1989 Act") to the installing or keeping installed above ground of electric lines ("the lines") particulars of which are specified below ("the Development").

Pursuant to section 37(3) of the 1989 Act this consent is given subject to the following conditions:

1. The Development shall be constructed in accordance with the application and the plans set out in the particulars below.
2. Subject also to regulations 65, 66, 89 and 90 of The Conservation of Habitats and Species Regulations 2017, the Secretary of State may review this consent at any time after a period of five years from the date hereof, and upon such review, after giving all persons concerned an opportunity of being heard, he may vary or revoke this consent.
3. If the Secretary of State revokes this consent, then any lines or apparatus forming part of the Development shall be removed within such period as the Secretary of State may direct.

Pursuant to section 90(2) of the Town and Country Planning Act 1990 ("the 1990 Act") the Secretary of State hereby directs that planning permission for the Development shall be deemed to be granted subject to the following condition(s):

1. The Development to which this permission relates shall be begun not later than the expiration of three years beginning from the date of this consent.

Reason: To comply with the requirements of section 91 of the 1990 Act.

2. The Company shall dismantle and remove any temporary lines and equipment referred to in the application together with any redundant lines and apparatus replaced by the Development within six months from the date of commissioning of



the Development.

Reason: To restore the land as far as possible to its condition before the redundant lines and apparatus were installed.

3. The development shall not commence until all required Wayleaves are obtained.

Reason: To ensure the Company has the authority to install the apparatus on the land outlined within the application.

4. The Company shall produce a detailed landscape mitigation plan which is to be agreed with the board of the Cotswolds National Landscape unit.

Reason: For the protection and conservation of the Cotswolds National Landscape unit.

PLANNING AUTHORITY REFERENCE: Whittington Parish Council - Signed Form B dated 13 August 2024, Ref: 23/03995/SCR

APPLICANT COMPANY: NATIONAL GRID PLC

DATE OF APPLICATION: 13th August 2024

PARTICULARS OF OVERHEAD LINES:

Name of Scheme: Cotswolds Visual Impact Provision - Temporary OHL Diversion

Situated in the Parishe(s) of:

- Charlton Kings
- Dowdeswell
- Whittington

Route as indicated on plan reference PDD-101300-LAY-044 (or within a distance not exceeding ten metres on either side thereof)

Voltages:

- 400kV

The validity of the Secretary of State's decision may be challenged by making an application to the High Court for leave to seek a judicial review. Parties seeking further information as to how to proceed, including time limits, should seek independent legal advice from a solicitor or legal adviser or alternatively may contact the Administrative Court at the Royal Courts of Justice, Strand, London, WC2 2LL (General Enquiries 020 7947 6000).

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Authorised by the Secretary of State

Yours sincerely,

Mr John McKenna
HEAD OF NETWORK CONSENTS