**CUSC SECTION 16**

**QUEUE MANAGEMENT PROCESS**

**Introduction**

16.1 The process set out in this Section 16 will be applied by **The Company** in measuring the progression of a **User**’**s** project (excluding any **OTSDUW**) against the **Completion Date,** or where the **User’s Project** is staged, the relevant **Completion Date** in the **Construction Agreement** related to that project. The process identifies a set of milestones as set out below against which progress is measured and if not achieved provides for the termination of the **Construction Agreement.** Although provision for this process is included within **Gate 1 Agreements** the process and provisions within this Section will only be actively applied in **Gate 2 Agreements**.

16.2 The **Queue Management Process** will not be applied and included in (i) **Construction Agreements** with an **Embedded Power Station** relating to a **Bilateral Embedded Generation Agreement** or (ii) **Construction Agreements** with the owner/operator of a **Distribution System** directly connected to the **National Electricity Transmission System** where the **Construction Agreement** is required because of a connection to that **Distribution System** and the **Distribution Queue Management Process** applies.

16.3 **The User Progression Milestones and Evidence**

The milestone events/timings against which the progress of a **User’s** project will be measured by **The Company** are listed in the table below.

The table also shows the evidence a **User** has to provide to **The Company** to show that a milestone event has been met.

A **User Progression Milestone** must be achieved by the date which represents the end of the milestone period identified for that milestone. Once achieved a **Conditional Progression Milestone** must also continue to be met on an ongoing basis, that is, the statutory consent and planning permission initiated and secured and the land rights achieved to demonstrate compliance with the **Conditional Progression Milestone** must remain in place.

**The Company** will provide (in the form of Appendix Q) a Table based on the above with each **Construction Agreement**.This will specify the dates of the milestone periods for the **User’s** project derived in accordance with this Section 16 and set out in each Appendix Q.

Where a **User’s** project is being delivered in discrete “stages” of **Equipment**, or programme for example when the project relates to the installation of different technology types or co-located sites, and they are being progressed discretely a separate Appendix Q will be provided for each “stage” and the **Queue Management Process** applied to each “stage” separately

|  |  |  |  |
| --- | --- | --- | --- |
| Milestone | Detail | Evidence | Milestone Period |
| Milestone 1) **Initiated Statutory Consents and Planning Permission** | Where statutory consents are required for the construction of the **User’s** project, the **User** must begin the process of seeking statutory consents, including Planning Permission for the project within the timescales and be able to provide the required evidence. | Submission of planning application to the relevant Statutory Authority or, if the **User’s** project does not require a statutory consent, a declaration from the **User** to that effect. | See table (varies with lead time)**.** |
| Milestone 2) **Secured Statutory Consents and Planning Permission** | Where required for the construction of the **User’s** project, the **User** must have secured statutory consents, including Planning Permission for the project within the timescales and be able to provide the required evidence | The planning decision notice confirms planning permission has been granted and that this permission allows the **User** to meet the terms included in its **Construction Agreement**.  Compliance with this milestone is ongoing. | See table (varies with lead time) |
| Milestone 3) **Secure Land Rights** | The **User** must have secured the required land rights to enable the construction of the project. The **User** may be the owner/occupier of the land or has the necessary agreement from the owner/occupier. | The **User** shall provide documentation to demonstrate that:  (i) The **User** is an owner or tenant of the land on which the proposed site is or will be situated; or  (ii) The **User** has entered into an agreement to lease (which meets the requirements in the **Gate 2 Criteria Methodology)**  the land from the owner of the land on which the proposed site is or will be situated; or  (iii) The **User** has an option to purchase or to lease the land from the owner of the land on which the proposed site is or will be situated and this option meets the requirements and parameters set out in the **Gate 2 Criteria Methodology**; or  (iv) For an **Offshore Project**, which depending on the type of **Offshore Projects** (and set out in the **LoA Guidance**) the land rights are provided by reference to the seabed or **Onshore Connection Site** (a) the **User** has entered into an agreement for occupation or use of the seabed upon which the **User's** project (excluding any **OTSDUW**) is or will be located or (b) the requirementsat (ii) and (iii) above apply.  Nb the obligation is to secure and evidence the land right for the site of the installation e.g. Power Station or demand site so the evidence does not relate to rights e.g. easements associated with that site or **OTSDUW**.  Compliance with this milestone is ongoing and additionally measured against the requirements regarding the **Original Red Line Boundary** as set out in Paragraph 16.4.9.3 below. | See table |
| Milestone 4) **N/A for Transmission** | This milestone does not apply for Transmission | Null | Null |
| Milestone 5) **Contestable Design Works Submission** | This milestone will apply where a **User** has gone down the contestable route for connection. | Written confirmation from the **Relevant Transmission Licensee** that design obligations as bilaterally agreed in a User-Self Build agreement have been received. | See table (varies with lead time) |
| Milestone 6) **Agree Construction Plan** | The **User** must have agreed a construction plan for the detailed **User’s Works** with **The Company** which demonstrates how they will be progressing the **User’s Works** to achieve the **Completion Date**. | The **User**’s construction plan shall demonstrate how the **User** will be ready for the **Commissioning Programme Commencement Date** and **Completion Date.**  This must include a detailed programme for the **User’s Works** with a fixed start and end date as agreed with the **Relevant Transmission Licensee**, and be a programme aligned with the **Commissioning Programme Commencement Date** and **Completion Date**. | See table (varies with lead time) |
| Milestone 7) **Project Commitment** | This milestone demonstrates that the project has the necessary commitment or backing for it to proceed. | One of the following:  • Binding contract issued by the **User** for main plant equipment; or  • Capital contribution payments made to **The Company** in advance of connection; or  • A decision paper from a formal, minuted meeting of the **User’s** board of directors evidencing Final Investment Decision (FID); or  • award of a governmental or regulatory subsidy which provides financial support or incentive to the **User’s** project. | See table (varies with lead time) |
| Milestone 8) **Project Construction** | Project construction is the project phase ie the period from when a **User** begins the site works to carry out construction of its project until completion of the **User’s Works** | Commence construction according to the construction plan agreed under Milestone 6.  Evidence for meeting this milestone will be a letter from the **User’s** board of directors or equivalent to state construction has commenced. | See table (varies with lead time) |

The date by which a **User Progression Milestone** has to be achieved is derived from the following Tables working (except in the case of **Conditional Progression Milestone** M1) backwards from the **Completion Date** (or where staged, relevant **Completion Date**) in a **Connection Offer** to the date on which the **Connection Offer** is made by **The Company** to the **User**. The date by which **Conditional Progression Milestone** M1 has to be achieved is derived from the following Table based on the earlier of two dates as set out in that Table.

The **User Progression Milestones** are categorised as **Conditional Progression Milestones** and **Construction Progression Milestones.** Different rights and obligations on **The Company** to terminate the **User’s Construction Agreement** apply for each of these categories.

As noted above compliance with the **Conditional Progression Milestones** is measured on an ongoing basis.

**Conditional Progression Milestones**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Retained Distribution Milestone Names for consistency** | **From 0 up to 2 years (0 – 729 days) from contracted Completion date** | **2 up to 3 years (730 – 1094 days) from contracted Completion date** | **3 up to 4 years (1095 to 1459 days) from contracted Completion date** | **4 up to 5 years (1460 – 1824 days) from contracted Completion date** | **5 years (1825 days) and above from contracted Completion date** |
| **Milestones:** | All durations for milestones other than M1 are calculated back from the contracted Completion Date  Durations for M1 (unless M1 has already been met at the time of the Gate 2 Application) will be the earlier of (a) the date calculated forwards from the Gate 2 Offer date (based on an agreed standard time period for each planning type as referred to below) to move from M3 to M1) and (b) the date calculated back from the contracted Completion Date | | | | |
| **M1​ - Initiate Planning Consent** | Bilaterallynegotiated | 18 months | 24 months ​​ | 36 months ​ | 48 months |
| **M2 - Secure Consent​** |
| 12 months ​ | 18 months ​ | 24 months ​ | 30 months |
| **M3​ - Land Rights** | 21 months | 27 months ​ | 39 months | 51 months |

The standard time period for each planning type to move from M3 to M1 is as follows:

|  |  |
| --- | --- |
| **Planning / Technology Type** | **Timescale from Gate 2 Offer date to M1** |
| Town and Country Planning (England, Scotland and Wales) | 2 years |
| Section 36 (England/Scotland) | 3 years |
| Development of National Significance (Wales) | 3 years |
| NSIP / DCO (England and Wales) | 3 years |
| Offshore (including Offshore Wind, Interconnectors and OHAs) | 5 years |
| Nuclear | Case by Case |
| Novel technologies | Case by Case |

**Construction Progression Milestones**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Retained Distribution Milestone Names for consistency** | **From 0 up to 2 years (0 – 729 days) from contracted Completion date** | **2 up to 3 years (730 – 1094 days) from contracted Completion date** | **3 up to 4 years (1095 to 1459 days) from contracted Completion date** | **4 up to 5 years (1460 – 1824 days) from contracted Completion date** | **5 years (1825 days) and above from contracted Completion date** |
| **Milestones:** | All durations referenced back from contracted Completion Date | | | | |
| **M5 - Contestable Design Works Submission** | Bilaterally negotiated | 12 months ​ | 15 months ​ | 18 months ​ | 21 months |
| **M6 - Agree Construction Plan** | 9 months | 12 months | 15 months ​ | 18 months |
| **M7 - Project Commitment** | 6 months | 9 months ​ | 12 months ​ | 15 months |
| **M8 - Initiate Construction** | 3 months ​ | 6 months ​ | 9 months ​ | 12 months |

Where durations are referred to as being “bilaterally negotiated” this means that **The Company**, the **Relevant Transmission Licensee** and the **User** will aim to agree the durations for the purposes of Appendix Q during the **Offer** preparation period. Where not so agreed by the time the **Offer** is made, Appendix Q will reflect the durations proposed by **The Company** and **Relevant Transmission Licensee** and discussions will continue with a view to agreeing these during the **Offer** acceptance period.

16.4 **Project Milestone Communications**

16.4.1 As soon as practicable and in any event by the due date for meeting a **User Progression Milestone,** the **User** shall document and provide the evidence in accordance with the table above of progress on a **User Progression Milestone** to prove to **The Company’s** reasonable satisfaction that that **User Progression** **Milestone** has been met.

16.4.2 The **User** will notify **The Company** and the **Relevant Transmission Licensee**, at the earliest opportunity, as soon as it becomes aware of any issues that could impact on the **User’s** ability to meet any of the **User Progression Milestones** and specifically of any that the **User** believes could fall under 16.5 below. Where the **User** believes that an issue could fall under 16.5 below evidence supporting this shall be provided to **The Company**.

16.4.3 **The Company** will upon receipt of evidence provided in accordance with 16.4.1 above, advise the **User** within 10 **Business Days** as to whether it is satisfied that the **User Progression Milestone** has been met and whether the status of the **User’s** project is categorised by **The Company** as “On Track” or “Termination”.

16.4.4 If no evidence is provided in accordance with 16.4.1 above, or the evidence provided is considered insufficient to demonstrate that the milestone has been met, and as a consequence the status of the **User’s** project is categorised as “Termination” **The Company** will notify the **User** that the **User’s** project is categorised as “Termination” and that the **Project Milestone Remedy Period** has started.

16.4.5 If during the **Project Milestone Remedy Period** the **User’s** project progresses such that it achieves the **User Progression Milestone** against which it was categorised as “Termination”, the **User’s** project shall be re-categorised by **The Company** as being “On Track” by reference to that **User Progression Milestone** and the **User** notified accordingly.

16.4.6 Where at the end of the **Project Milestone Remedy Period** for a **Conditional Progression Milestone** the status of the **User’s** project is still categorised as “Termination”, **The Company** shall terminate the **Construction Agreement**. Where at the end of the **Project Milestone Remedy Period** for a **Construction Progression Milestone** the status of the **User’s** project is still categorised as “Termination”, **The Company** may terminate the **Construction Agreement**.

16.4.7 Whether or not any of the **User Progression Milestones** have been achieved and/or what constitutes progress towards achieving them is a matter for the sole discretion of **The Company**.

16.4.8 **The Company**, the **Relevant Transmission Licensee** and the **User** shall constructively engage as required during the **Project** **Milestone Remedy Period** to understand whether the relevant **User Progression Milestone** can or is likely to be met and whether the issues in achieving the **User Progression Milestone** fall or are likely to fall under 16.5 below.

16.4.9 **Ongoing compliance with the Conditional Progression Mileston**es

16.4.9.1 Having achieved a **Conditional Progression Milestone** the **User** shall notify **The Company** (or respond to **The Company’s** request for confirmation on this point) at the earliest opportunity in the event that it no longer meets or has reason to believe it will not continue to meet the requirements set out for that **Conditional Progression Milestone**.

16.4.9.2 In the event that the ongoing requirements of a **Conditional Progression Milestone** are no longer met, **The Company** will notify the **User** that the **User’s** project is categorised as “Termination” and the provisions of 16.4.5 to 16.4.8 shall apply.

16.4.9.3 **Specific Provisions regarding Ongoing Compliance with the Original Red Line Boundary**

16.4.9.3.1 The **User** shall be required to confirm at each **User Progression Milestone** that the User’s project meets the minimum acreage requirementsas set out in the **LoA Guidance** ie that the land is equal to or greater than that provided for the technologies included in the **Gate 2 Application**.

16.4.9.3.2The **Original Red Line Boundary** can only be changed as provided for in the **Queue Management Guidance**.

16.4.9.3.3 Subject to any changes in the **Original Red Line Boundary** provided for under the **Queue Management Guidance**,only 50% of whatever **Installed Capacity** is built within the **Original Red Line Boundary** can then be located outside of the **Original Red Line Boundary**.

16.4.9.3.4 A relaxation from the 50% requirement above is possible where this is justified and evidenced by the **User** in accordance with the **Queue Management Guidance**.

16.5 **Exceptional Issues on User Progression Milestones**

There may be a small number of exceptional issues outwith the **User’s** control which may lead to **User** project delay and a **User** not being able to meet a **User Progression Milestone**.

The Exceptional issues which apply in the context of the **Queue Management Process** are as follows:

* Where the **User** is delayed in carrying out the **User’s Works** which entitles the **User** to fix a later date or dates under Clause 3.2 of the **Construction Agreement** (Delays and Force Majeure)and that delay is the reason that a **User Progression Milestone** is not met;
* Where the **User** is not able to meet a **User Progression Milestone** due to an event of **Force Majeure**;
* Where delays caused by a party (other than the **User**, **The Company** or a **Relevant Transmission Licensee**) can be demonstrated to have an impact upon the **User** meeting a **User Progression Milestone** and the **User** could not have avoided these delays or their impact by the exercise of **Good Industry Practice**
* Where a **User** is not able to meet a **User Progression Milestone** due to Planning appeals and third-party challenges in relation to the **User’s** **Consents**;
* Any delay in the achievement of a milestone by the **User** which is caused by a **Relevant Transmission Licensee** or **The Company**
* Where a **User** can demonstrate that a forward looking M1 would have a detrimental impact on developing their **User’s** project provided that any adjustment cannot be later than the backwards looking M1.

Where the **User** believes an exceptional issue applies it shall provide written evidence to this effect supported by confirmation from the **User’s** board of directors or equivalent body for **The Company’s** consideration.

Where a **User’s** project is not able or is considered unlikely to meet a **User Progression Milestone**, as a result of an exceptional issue under the headings here, and providing the **User** notifies **The Company** and the **Relevant Transmission Licensee** of the delay and reasons for the delay at the earliest opportunity and provides reasonable evidence to justify this and satisfies **The Company** that the specific delay falls under this Paragraph 16.5, such delay will not result in the **User’s** project being categorised as “termination” in relation to the relevant **User Progression** **Milestone** or **User Progression** **Milestones**. In such circumstances **The Company** will consequently issue a new milestone date for the missed milestone.

Whether or not the exceptional issues as listed here apply and the period of any extension, is a matter for the sole discretion of **The Company**.

16.6 **Implementation**

16.6.1 The **Queue Management Process** will be:

(i) included in any **Construction Agreements** (other than those which fall within Paragraph 16.2 above) offered as part of any new **Connection**  **Offers**; and

(ii) introduced into any **Construction Agreements** (other than those which fall within Paragraph 16.2 above) which do not have the **Queue Management Process** already included within it) when a **Modification Offer** is made; and

(iii) introduced into any **Existing CMP376 Construction Agreement** which does not have the **Queue Management Process** already included within it through an Agreement to Vary that **Existing CMP376 Construction Agreement** in accordance with the process set out in Paragraph 16.6.3

in each case from the **CMP376** **Implementation Date.**

16.6.2 Each **User** with an **Existing CMP376 Construction Agreement** shall be notified by **The Company** within:

1. ten **Business Days** of the **CMP376 Implementation Date** for an **Existing Construction Agreement** of a type in Paragraph 16.6.6 (c)(i) below; and
2. ten **Business Days** of the date of the **Construction Agreement** for an **Existing Construction Agreement** of a type in Paragraph 16.6.6 (c)(ii) below; and
3. in accordance with Paragraph 16.6.4 for **an Existing Construction Agreement** of a type in Paragraph 16.6.6 (c)(iii)

and in each case such notice shall invite the **User** to make a **Modification Application** to incorporate the **Queue Management Process** into its **Existing CMP 376 Construction Agreement**.

16.6.3 Where a **User** with an **Existing CMP376 Construction Agreement** does not make a **Modification Application** within 6 months of being notified in accordance with Paragraph 16.6.2 or does not accept the **Modification Offer** made in response to the **User’s Modification Application** (and acknowledging that such offer may be disputed and referred to the **Authority** for determination) **The Company** shall issue the **CMP376 Agreement to Vary** to the **User**.The **CMP376 Agreement to Vary** shall be issued to the **User** as soon as practicable after the 6 months or failure to accept.

16.6.4 **A User** with a **Construction Agreement** (other than those which fall within Paragraph 16.2 above) where the **Completion Date** is on or before the date which is two years from the **CMP376 Implementation Date** will not have the **Queue Management Process** introduced into that **Construction Agreement** provided that the **User’s** project is progressing in accordance with and is reasonably aligned to the **Construction Programme** in that **Construction Agreement**. If **The Company** has reason to believe that that is not the case and the **User** has not been able to demonstrate that it is progressing to **The Company’s** reasonable satisfaction **The Company** shall notify the **User** that the **Construction Agreement** is to be treated as an **Existing CMP376 Construction** **Agreement** and the provisions of Paragraph 16.6.3 shall apply but with the reference to “within 6 months of being notified in accordance with Paragraph 16.6.2” being replaced with “2 months after the issue of such notice”.

16.6.5 In the case of **Modification Offers**,the **Queue Management Process** will be applied and Appendix Q created by reference to the **Completion Date** in the **Modification Offer** and the date on which the **Modification Offe**r is made by **The Company** to the **User**. In the case of the **CMP376 Agreement to Vary**, the **Queue Management Process** will be applied and Appendix Q created by reference to the **Completion Date** in the **Existing CMP 376 Construction Agreement** and the date on which the **CMP 376 Agreement to Vary** is offered by **The Company** to the **User**.

16.6.6 In this Paragraph 16.6:

1. the term **CMP376 Implementation Date** shall mean the **Implementation Date** for CUSC Modification Proposal 376 (Inclusion of Queue Management Process within the CUSC); and
2. the term **CMP376 Agreement** **to Vary** shall mean the Agreement to Vary issued by **The Company** to the **User** in accordance with Paragraph 16.16.3 above introducing the **Queue Management Process** and Appendix Q into an **Existing CMP376 Construction Agreement**; and
3. the term **Existing CMP376 Construction Agreement** shall mean a **Construction Agreement** (other than those which fall within Paragraph 16.2 above) where the **Works** under that **Construction Agreement** are not completed at the **CMP376 Implementation Date** and:
4. the **Construction Agreement** is dated on or before the **CMP376 Implementation Date** andthe **Completion Date** is after the date which is two years from the **CMP376 Implementation Date**; or
5. the **Construction Agreement** is the subject of an **Offer** made on or prior to the **CMP376 Implementation Date**, is dated after the **CMP376 Implementation Date** andthe **Completion Date** is after the date which is two years from the **CMP376 Implementation Date**; or
6. the **Construction Agreement** has a **Completion Date** which is on or before the date which is two years from the **CMP376 Implementation Date** and where **The Company** has issued a notice to the **Use**r under Paragraph 16.6.4 above.