

THE HINKLEY POINT C (NUCLEAR GENERATING STATION) ORDER 2013

COMPARISON OF THE ORDER AS MADE WITH THE LAST VERSION SUBMITTED BY THE APPLICANT (31st AUGUST 2012)

INTRODUCTION

In preparing the version of the Order that was made on 18 March 2013, a large number of changes have been made as compared with the final draft (not sequentially numbered) submitted by the Applicant (dated 31 August 2012 and published for comment by interested parties on the Planning Inspectorate website). Given the complexity and length of the Order and the extent of the changes, this document has been prepared to assist those familiar with the Applicant's final draft to understand the Order better.

This document also serves as a means of reconciling with the Order as made references to provisions of the draft Order that are made in plans and documents referred to in the Order (see article 43(3) and (4)).

Many of these changes, particularly those in the Schedules to the Order, simply reflect the formatting rules that apply to documents drafted on the OPSI statutory instruments template and submitted for electronic validation on the OPSI statutory instrument validation portal. These have been ignored in this document, as have the most minor typographical errors (e.g. "ammona" for "ammonia") and changes to footnotes (which are in any event not part of the Order).

Many of the substantive changes reflect the recommendations of the Examining Authority. These are explained in its report (see in particular chapter 8 and Appendix C) and highlighted in the version of the Order at Appendix D to the report and are signposted in the tables below as "Panel" changes. Some substantive changes reflect decisions of the Secretary of State that diverge from the Examining Authority's recommendations and as such are explained in the Secretary of State's decision letter.

Many of the other changes fall into one or more of the following categories:

- (a) As well as following the "sequential numbering" of articles approach favoured by the Panel (it would not be appropriate to produce a new statutory instrument with discontinuously numbered articles), the numbering of the Schedules has been altered so as to reflect the sequence of the articles in the main body of the Order in which they are introduced, in keeping with best practice. The reformatting and re-ordering of the Schedules means that a number of cross-references have had to be changed (in the case of Work No. 8A this has had an impact on the numbering / lettering of individual elements of the work). Renumbering of articles has also resulted in a number of changes to cross-references.
- (b) Efforts have been made to avoid duplication of definition provisions in different parts of the Order and to avoid defining in general definition provisions such as article 2 words or phrases which are only used in their defined sense in a single article, Schedule or requirement (sometimes by relocating the definition provision closer to where it is used, sometimes by incorporating its content directly into the only operative provision(s) where it was used). Definitions which are identical to those in the Planning Act 2008 have been removed: section 11 of the Interpretation Act 1978 makes such repetition superfluous.

- (c) References which reflect the provisions of the Planning Act 2008 as they were prior to its amendment by the Localism Act 2011 have been updated (e.g. “decision-maker” replaced by “Secretary of State”).
- (d) Superfluous words have been removed, and where the same meaning could be conveyed with fewer words, the briefer option has sometimes been adopted.
- (e) Some provisions have been reworded or restructured with a view to making them clearer and more readable; where possible and appropriate, more precise drafting has been introduced. This includes adjustments to parenthetical explanations of the content of provisions referred to and changes to reflect the wording of documents referred to (for example correcting references to their titles).
- (f) Some purely stylistic changes have been made: in particular, efforts have been made to eliminate archaisms and drafting that is not gender neutral and improve internal consistency (for example in the way that legislative provisions and “works” are referred to).
- (g) Obvious typographical errors and minor inaccuracies have been corrected (e.g. substituting “West Somerset District Council” for “West Somerset Council”).

The tables below do not detail all the textual changes that have been made: except in the case of some formatting, footnotes and minor typographical changes, these are shown in the separate full text comparison document, which should be compared with Appendix D to the Examining Authority’s report, where the changes which they recommended are shown. The full text comparison document shows in some respects more changes than have in fact taken place, because it has often picked up as textual changes or relocations what are in fact formatting adjustments.

The tables aim: (i) to provide a record of all renumbering of provisions; and (ii) to explain, briefly, the main reasons for the textual changes which have been made (or at least to point the reader to Chapter 8 or Appendix C of the Panel’s report for an explanation). The references to “(a)”, “(b)” and so on refer to the categories of change generically described above.

TABLE 1: NUMBERING OF ARTICLES AND SCHEDULES

Applicant’s numbering	DECC numbering	Comments on changes
Articles		
1A	1	Commencement date inserted (date selected allows time for certification of plans and other documents as required by article 43, so that certified copies can be available when the Order takes effect).
1	2	(b), (c) Revised definition of “relevant planning authority” combines two defined terms: “relevant planning authority” from Applicant article 1 and “local planning authority” used in the requirements. Paragraphs (6) and (7) are based on definitions from the requirements Schedule which are relevant to other provisions as well.
2	3	(e), (f)
2A	4	(b), (e), (f), Panel changes.
3	5	n/a
3A	6	n/a

Applicant's numbering	DECC numbering	Comments on changes
4	7	(a)
5	8	(d), (e)
6	9	(e), (f)
6A	10	Re-drafted for increased transparency and to reflect the wording of section 57(2) of the 1990 Act; Panel changes.
6B	11	(e)
7	12	(e)
8	13	(a), (e)
8A	14	(a)
9	15	(a), (e), (f), (b)
10	16	(a), (e), (f)
11	17	(a)
12	18	(a), (e)
12A	19	(f)
13	20	(e)
14	21	(a)
15	22	(a)
16	23	(a), (g)
17 [not used]		
18	24	(a); reference to book of reference inserted to conform to usual principles of drafting for a compulsory acquisition power; cross-reference to Crown rights provision inserted (cf. s. 135(1)).
18A	25	(e)
19 [not used]		
20	26	(a), (e)
21	27	(a)
22	28	(e)
23	29	(e)
24	30	(a)
25 [not used]		
26	31	(e)
27	32	n/a
28	33	(a), (d), (e)
29	34	(e)
30 [not used]		
31	35	(e), (f)
32	36	(a)
33	37	(a), (e)
33A	38	(b); paragraph (1) modified to reflect the fact that the restriction is <i>imposed</i> by the transfer but <i>enforceable</i> under section 33 of the 1982 Act.
33B		Panel deletion.
33C		Deleted (see decision letter).
34 [not used]		

Applicant's numbering	DECC numbering	Comments on changes
used]		
35	39	
36	40	n/a
37, 38 [not used]		(a)
39	41	(e)
40	42	(a)
41	43	Paragraph (1) expanded to clarify that only documents prepared in connection with the authorised project require certification; paragraphs (3) and (4) added to deal with potential problem of Order referring to documents that refer to draft Order with its differently numbered provisions.
41A	44	(e)
42	45	n/a
42AA	46	Panel change.
42A [not used]		
43A	47	Words removed from paragraph (3) because they duplicate provision in Schedule 15.
43 [not used]		
		(Article 48: formerly 96A – see below)
44	49	(a), (e)
44A	50	(a); paragraph (2) limited by insertion of reference to the making of the Order to avoid a challenge to a subsequent decision, e.g. to modify the Order, being counted as a trigger for “relevant date” purposes.
44B	51	(a), (e)
44C	52	(d), (e), Panel change; alteration of paragraphs (3) to (5) to avoid possible retrospective provision.
45	53	(a); inclusion of s. 98 of the 1847 Act makes no sense if s. 97 is omitted (approach taken also follows the MMO’s earlier Order).
46	54	(a), (e)
46A	55	n/a
46B	56	(f), (e)
47	57	(c), (a)
48	58	(a), (d)
49	59	(a)
50	60	(f)
50A	61	n/a
51 - 62 [not used]		
63	62	(e)
64 [not used]		
65	63	n/a
66	64	n/a
67	65	(a), (e)
68	66	n/a

Applicant's numbering	DECC numbering	Comments on changes
69	67	(e)
70	68	(e)
71 – 86 [not used]		
86A	69	(g)
86B	70	(e)
86C	71	(e)
86D	72	n/a
86E	73	n/a
86F	74	n/a
86G	75	n/a
86H	76	n/a
86I	77	(g)
87 – 95 [not used]		
95A	78	n/a
96	79	n/a
96A	48	(e); addition of paragraph (1)(b), provision generalised to refer to the Order rather than just Part 2 to clarify the need for e.g. Crown Estate consent before non-Crown interests in Crown land are acquired.
97	81	Deleted as unnecessary, largely for the reasons identified by the Applicant in the Explanatory Memorandum to its original draft.
97A	82	(e); cross reference modified and words deleted from (4) which do not appear to work in this context.
97B	83	(a), (e)
98-100 [not used]		
100A	82	(b), (e)
100B	83	(b), (e)

Applicant's numbering	DECC numbering	Comments on changes
Schedules		
Schedule 1	Schedule 1	
Part 1	Part 1	Obviously missing word "generated" inserted in introductory words of Work No. 1A; other minor typos and grammatical errors corrected; definition of Work 8A split; minor drafting change to TJ2 definition (e)
Part 1A	Part 2	(e)
Part 2	Part 3	Formatting changes and substitution of "and" for "&" only.
Schedule 2	Schedule 4	n/a
Schedule 3	Schedule 5	n/a
Schedule 4	Schedule 6	n/a
Schedule 5	Schedule 7	n/a
Schedule 6	Schedule 8	n/a
Schedule 7	Schedule 9	n/a
Schedule 8	Schedule 11	n/a
Schedule 9A	Schedule 10	n/a
Schedule 9	Schedule 12	n/a
Schedule 10	Schedule 13	n/a
Schedule 11	Schedule 2	See separate tables below.
Schedule 12	Schedule 16	n/a
Schedule 13	Schedule 3	The order in which provisions are listed in has been adjusted so as to follow the order of the Schedule 2 provisions; Panel change.
Schedule 14	Schedule 14	(b), (e), Panel change.
Schedule 15	Schedule 15	(e), Panel change.

TABLE 2: AMENDMENTS TO SCHEDULE 2, PARAGRAPH 1 (INTERPRETATION)

Definition	Reason for change
(Generally)	Panel changes; (b), (e); Environmental Statement and public holidays definitions inserted for ease of reference. Note replacement of "local planning authority" definition replaced by "relevant planning authority" in article 2. Numerous substitutions of the latter for the former defined term in individual requirements are not noted below.
"exceptional circumstances"	Words reproduced from the Traffic Incident Management Plan removed as the reference to it is sufficient.
"HPC construction works"	Cannington by-pass and Combwich Wharf included as they are integral parts of the overall development.
"start-up and shut-down"	To make it clear that this is only a requirement for off-site

	works as the power island and temporary jetty are 24 hour working sites and so have no start-up or shut-down period.
“temporary associated development sites”	[Note: substantive content of this definition moved to PW16, as the defined term was only used there.] Work Nos. TJ1 to TJ0 included as the on-site jetty is only temporary and to be removed and the area restored after completion of the power islands or earlier if required.
	Note also that the changes to paragraph (2) remove the need to refer to individual schemes etc required to be submitted and approved as “written”. (6) replaced by provision in article (2).

TABLE 3: PROJECT WIDE REQUIREMENTS (SCHEDULE 2, PARAGRAPH 2)

Applicant's numbering	DECC NUMBERING	Comments on changes
PW1	PW1	(e)
PW2	PW2	(e)
PW3	PW3	(d)
PW4-6	PW4-6	(a), (d)
PW7	PW7	Paragraph (4) inserted to reflect need for Highways Agency to be satisfied with timing of works that directly affect the strategic road network.
PW8	PW8	(e)
		(Applicant's numbering omits PW9 – PW11.)
PW12, PW13	MS39, MS40	Moved to paragraph 3 because they do not relate to the whole of the authorised project.
		(Applicant's numbering omits PW14 – PW16.)
PW17	PW9	(e); paragraph (3) added to provide additional transparency for local residents, particularly as regards compliance by HGVs with the restrictions and obligations imposed on them under the Order and the section 106 agreement (see also the decision letter).
		(Applicant's numbering omits PW18.)
PW19	PW10	(e)
PW20	PW11	n/a
		(Applicant's numbering omits PW21.)
PW22	PW12	(e)
PW23	PW13	(e)
PW24	PW14	Panel change
		(Applicant's numbering omits PW25.)
PW26	PW15	Additional words in paragraph (2) add an element of flexibility whilst maintaining protection for MoD interests.
PW27	PW16	(b)
PW28	PW17	(e)
PW29	PW18	Works are in both local authority areas and not just in West Somerset District.
PW30	PW19	
PW31	PW20	(e); Environment Agency included in view of their

Applicant's numbering	DECC NUMBERING	Comments on changes
		responsibility.
PW32	J2 & C2	This relates to specific sites and not the overall project.
PW33	PW21	n/a
PW34	PW22	Paragraph (2) and extra words in (1) added so that restrictions on piling cover works at Comwich Wharf in the light of the Secretary of State's Habitats Regulations Assessment and the Report on the Implications for European Sites prepared during the examination procedure.
	PW23	Panel
	PW24	Panel

TABLE 4: SITE PREPARATION WORKS REQUIREMENTS (SCHEDULE 2, PARAGRAPH 3)

(Note: all references to the condition numbers of the planning permission of 27 January 2012 have been removed)

Applicant's numbering	DECC numbering	Comments on changes
P1, P2	P1, P2	(g), (d)
P3	MS1	Provisions merged on Panel's recommendation.
P4	P3	Reference corrected.
P5	P4	Reference corrected.
P6	P5	Reference corrected.
P7	P6	(g)
P8	P7	(g)
P9	P8	(g)
		(Applicant's numbering omits P10.)
P11	P9	(a), (g)
P11A	P10	n/a
P12	P11	n/a
	P12	Panel
P14A	P13	(d), (g)
P14B	P14	n/a
P14C	P15	n/a
P15	P16	(g)
P16	P17	(g)
P16A	P18	(e)
P16B	P19	(g)
P17	P20	(g)
P18	P21	(e), (g)
P19	P22	Obviously missing word "road" inserted.
P20	P23	(g)
P21	P24	(g)
		(Applicant's numbering omits P23 , P24.)
P22	P25	Panel
P25	P26	Panel

Applicant's numbering	DECC numbering	Comments on changes
P26-P28		Merged with MS requirements on Panel's recommendation.

TABLE 5: REQUIREMENTS RELATING TO WORK NOS. 1A, 1B AND 1C (SCHEDULE 2, PARAGRAPH 4)

Applicant's numbering	DECC numbering	Comments on changes
MS1A	MS1	[Opening words of paragraph 4: (e).] Changes to paragraphs (2) and (4) to clarify that an additional 15 ha is required on top of the 10 ha already agreed, and that it is not the land but the bat mitigation works on that land which are required to be retained. Panel; (b).
MS1B	MS2	Panel
MS1C	MS3	(g)
MS1D	MS4	Panel
MS1E	MS5	(g)
MS1F	MS6	(g); Panel
MS1G		Panel deletion (PW24)
MS1H	PW24	Merged with MS1 on Panel's recommendation
MS1	MS7	New paragraph (2) reflects the requirements of the Nuclear Site licence not to mark out the boundary of the site until such time as it is safe to do so; (g).
MS2	MS8	
MS3	MS9	Panel; also amended to make it clear that the noise levels only relate to those dwellings that are lawfully in existence at the time the Development Control Order is made.
MS3A	MS10	(e)
MS3B	J4	Panel
MS3C	MS11	Panel
MS3D	MS12	Panel; see comment on MS9 (Applicant's MS3) above.
MS4	MS13	n/a
MS5	MS14	Panel; (g)
MS5A	MS15	(a), (g)
MS6	MS16	(d)
MS7	MS17	(d), (g)
MS8	MS18	(d), (g)
MS9	MS19	(d), (g)
MS10	MS20	(d), (g)
MS11	MS21	(d), (g)
MS12	MS22	(d), (g)
MS12A	MS23	(d), (g)
MS13	MS24	(g)
MS14	MS25	Panel
MS15	MS26	(e), (g)
MS15A	MS27	(a), (g)
MS16	MS28	Panel, (d), (e)
		Applicant's numbering omits MS17.

Applicant's numbering	DECC numbering	Comments on changes
MS18	MS29	(d), (g)
MS19	MS30	(d), (e)
MS20	MS31	(a), (g)
MS21	MS32	(g)
MS22	MS33	n/a
MS23	MS34	(e); it is expected the official opening ceremony will attract significant interest.
MS24	MS35	(e); not appropriate to constrain emergency landings to the helipad (e.g. air ambulance would have to get as close as possible to an accident victim and the site is large)
MS25	MS36	(g); ability to record full details of certain emergency landings may be limited in practice.
MS26	MS37	n/a
MS27	MS38	Panel
		(Panel suggested MS28 (their numbering), but this addressed potential hydrazine risks now covered by EA permit, so not included in the Order as made.)
PW12, PW13	MS39, MS40	Relocated as they relate to the power station and not to the overall project.

TABLE 5: TEMPORARY JETTY REQUIREMENTS (SCHEDULE 2, PARAGRAPH 5)

Applicant's numbering	DECC numbering	Comments on changes
		Applicant's numbering omits J-1.
J-2	J1	(g)
PW32	J2	This requirement is specific to the temporary jetty as indicated by the title of the reference document.
	J3	(Introduced following Panel's recommendation.)
MS3B	J4	n/a
	J5	Follows the approach of the MMO's temporary jetty harbour empowerment order in making lighting a matter for the local planning authority rather than the MMO.

TABLE 6: COOLING WATER INFRASTRUCTURE REQUIREMENTS (SCHEDULE 2, PARAGRAPH 6)

Applicant's numbering	DECC numbering	Comments on changes
CW1	CW1	Panel
		(Applicant's numbering omits CW2-CW4.)
CW5	CW2	(e); drafting changes to clarify the purpose and scope of the purpose of the monitoring and adaptive measures plan, in line with the Secretary of State's Habitats Regulations Assessment.

TABLE 7: ON-SITE ACCOMMODATION CAMPUS REQUIREMENTS (SCHEDULE 2, PARAGRAPH 7)

Applicant's numbering	DECC numbering	Comments on changes
OS1-3	OS1-3	(e); (g)
		(Applicant's numbering omits OS4.)
OS5-9	OS4-8	(a), (e)

TABLE 8: BRIDGWATER A ACCOMMODATION CAMPUS REQUIREMENTS (SCHEDULE 2, PARAGRAPH 8)

Applicant's numbering	DECC numbering	Comments on changes
BRIA1-5	BRIA1-5	n/a
		(Applicant's numbering omits BRIA6).
BRIA7-21	BRIA6-20	(e); Panel changes to BRIA16; BRIA13 and BRIA17: (b).
	BRIA21	Introduced on the Panel's recommendation

TABLE 9: BRIDGWATER C ACCOMMODATION CAMPUS REQUIREMENTS (SCHEDULE 2, PARAGRAPH 9)

Applicant's numbering	DECC numbering	Comments on changes
BRIC1	BRIC1	n/a
BRIC2A	BRIC2	(d)
BRIC2	BRIC3	(e)
BRIC3A	BRIC4	(d)
BRIC3	BRIC5	(d)
		(Applicant's numbering omits BRIC4.)
BRIC5	BRIC6	n/a
BRIC6	BRIC7	(a)
BRIC7	BRIC8	(d)
BRIC8	BRIC9	(d)
BRIC9	BRIC10	n/a
BRIC10	BRIC11	(e)
BRIC11	BRIC12	(d)
BRIC11A	BRIC13	n/a
BRIC12	BRIC14	(e)
BRIC13	BRIC15	Panel
BRIC14	BRIC16	(b), (e)
BRIC15	BRIC17	n/a
BRIC16	BRIC18	n/a

TABLE 10: CANNINGTON BYPASS REQUIREMENTS (SCHEDULE 2, PARAGRAPH 10)

Applicant's numbering	DECC numbering	Comments on changes
CB1	CB1	Paragraph (2) amended to refer to Somerset County Council as it is the approving authority.

CB2	CB2	(d)
CB2A	CB3	(d)
CB3	CB4	(e)
CB4	CB5	n/a
CB5A	CB6	(d)
CB6	CB7	(d)
CB7	CB8	n/a
CB8	CB9	n/a
CB9	CB10	(e)
CB10	CB11	(d)
CB11	CB12	n/a

TABLE 11: CANNINGTON PARK AND RIDE REQUIREMENTS (SCHEDULE 2, PARAGRAPH 11)

Applicant's numbering	DECC numbering	Comments on changes
CP1	CP1	(d)
CP2	CP2	n/a
CP3	CP3	(e)
CP3A	CP4	n/a
CP4	CP5	n/a
CP5	CP6	(d)
		(Applicant's numbering omits CP6.)
CP7	CP	n/a
CP8	CP8	(d)
CP9	CP9	(d)
CP10	CP10	n/a
CP10A	CP11	n/a
CP11	CP12	(d)
CP12	CP13	n/a
CP12A	CP14	n/a
CP13	CP15	Panel

TABLE 12: COMBWICH WHARF AND FREIGHT LAYDOWN AREA REQUIREMENTS (SCHEDULE 2, PARAGRAPH 12)

Applicant's numbering	DECC numbering	Comments on changes
C1	C1	(d)
PW32	C2	This requirement is specific to the wharf jetty as indicated by the title of the reference document.
C1A	C3	More appropriate for approval to be by the local planning authority than the MMO.
C2	C4	n/a
C3	C5	(e)
C3A	C6	(e)
C3B	C7	Panel's requirement is to alleviate traffic through Cannington (see paragraph 259 of Appendix C of its report). It could

Applicant's numbering	DECC numbering	Comments on changes
		significantly delay the completion of the overall project if work on the freight facility at Combwich has to wait until the Cannington bypass is complete (estimated to be 22 months). In order to allow the construction of HPC to take place in a timely manner the Secretary of State has made provision to allow work to commence so long as no bulk materials are delivered to or removed from the site other than by the access road leading to Combwich Wharf. He is of the view that this would allow for the construction of the freight facility and avoidance of potential delay to the overall project while preserving the amenity of the residents of Cannington (and Combwich).
C3C		Deleted by Panel
C4	C8	(d)
		(Applicant's numbering omits C5.)
C6	C9	(a)
C7	C10	(d)
C8	C11	(d)
C9	C12	Deleted reference to Work No. 8A(n) (now renumbered 8A(2)(f) as the fire fighting water supply tank is not specifically referenced in the description of that work.
C10	C13	n/a
C11	C14	(d)
C12	C15	(d)
C13	C16	(1) Sedgemoor District Council given power to agree to use of wharf for unloading outside the appointed hours, in keeping with Panel's analysis of the need to make use of the wharf, but (2) out of hours use to be notified to residents and occupiers of most affected properties in advance; (3) flexibility on use of freight facility introduced to match that in (1) (and use of road to facility should not disturb residents: see decision letter).
C13A	C17	(e); paragraph (2) introduces a requirement to notify affected residents of out-of-hours arrivals and departures of vessels where these are agreed by Sedgemoor District Council.
C13B	C18	(a), (e); reference to 0530 modified to 0700 for greater consistency with times appointed under other requirements provisions about vessels at the wharf and deliveries from them.
C13C	C19	n/a
C14	C20	n/a
C15	C21	(a)
C15A	C22	(a)
C16	C23	Panel
C17	C24	(e)
C18	C25	Panel
C19	C26	n/a
C20	C27	n/a
C21	C28	n/a
C22	PW22	Now included in PW22.
C22A	C29	Panel

Applicant's numbering	DECC numbering	Comments on changes
C23	C30	n/a

TABLE 13: JUNCTION 23 REQUIREMENTS (SCHEDULE 2, PARAGRAPH 13)

Applicant's numbering	DECC numbering	Comments on changes
J23-1A	J23-1	(d)
J23-1	J23-2	(d)
J23-2	J23-3	n/a
J23-3	J23-4	(e)
J23-4	J23-5	(d)
		Applicant's numbering omits J23-5.
J23-6	J23-6	(a)
J23-7	J23-7	(d)
J23-8	J23-8	(d)
J23-9	J23-9	n/a
J23-9A	J23-10	n/a
J23-9B	J23-11	n/a
J23-10	J23-12	(d)
J23-11	J23-13	(d), (e)
J23-12	J23-14	(e)
		(Applicant's numbering omits J23-13.)
J23-14	J23-15	n/a
J23-15	J23-16	Panel

TABLE 14: JUNCTION 24 REQUIREMENTS (SCHEDULE 2, PARAGRAPH 14)

Applicant's numbering	DECC numbering	Comments on changes
J24-1	J24-1	(g)
J24-2A	J24-2	n/a
J24-2	J24-3	(e)
J24-3	J24-4	(d)
		(Applicant's numbering omits J24-4.)
J24-5	J24-5	n/a
J24-6	J24-6	n/a
J24-7	J24-7	n/a
J24-8	J24-8	(d)
J24-9	J24-9	n/a
J24-10	J24-10	n/a
J24-11		Deleted on Panel's recommendation.

TABLE 15: WILLITON REQUIREMENTS (SCHEDULE 2, PARAGRAPH 15)

Applicant's numbering	DECC numbering	Comments on changes
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WP1	WP1	n/a
WP-2A	WP2	Panel
WP2	WP3	(e), (g)
WP3	WP4	(d), (g)
		(Applicant's numbering omits WP4.)
WP5	WP5	n/a
WP6	WP6	(a), (g)
WP7	WP7	(d), (g)
WP8	WP8	(d), (g)
WP9	WP9	(g)
WP10	WP10	(g)
WP11	WP11	(d), (g)
WP12	WP12	(g)
WP13		Deleted on Panel's recommendation.

DEPARTMENT OF ENERGY AND CLIMATE CHANGE

MARCH 2013