# ENVIRONMENT & INFRASTRUCTURE

# ENERGY

#### E.ON ENERGY SOLUTIONS LIMITED NOTICE OF REVISION TO DEEMED CUSTOMER SCHEME OPERATED BY E.ON ENERGY SOLUTIONS LIMITED

E.ON Energy Solutions Limited (registered in England and Wales No 3407430), whose registered office is situated at Westwood Way, Westwood Business Park, Coventry, CV4 8LG, hereby gives notice of a revision it has made to its deemed contract scheme pursuant to Schedule 2B of the Gas Act 1986.

The scheme was made by E.ON Energy Solutions Limited, as a gas supplier, to determine the Terms and Conditions under which gas may be supplied to any premises other than in the pursuance of a contract. The revision gives notice of changes to Schedule 1b from 19 April 2018.

All other schedules remain unchanged.

A copy of the full scheme is available on request, by writing to Tracey Wilmot, Head of Regulation, E.ON Energy Solutions Limited, Newstead Court, Little Oak Drive, Annesley, NG15 0DR. Name: Sara Vaughan

Title: Director

For and on behalf of E.ON Energy Solutions Limited Date: 23rd April 2018

# (3013392)

## E.ON ENERGY SOLUTIONS LIMITED NOTICE OF REVISION TO DEEMED CUSTOMER SCHEME OPERATED BY E.ON ENERGY SOLUTIONS LIMITED

E.ON Energy Solutions Limited (registered in England and Wales No 3407430), whose registered office is situated at Westwood Way, Westwood Business Park, Coventry, CV4 8LG, hereby gives notice of a revision it has made to its deemed contract scheme pursuant to Schedule 6 of the Electricity Act 1989.

The scheme was made by E.ON Energy Solutions Limited, as an electricity supplier, to determine the Terms and Conditions under which electricity may be supplied to any premises other than in the pursuance of a contract. The revision gives notice of changes to Schedule 1b from 19 April 2018.

All other schedules remain unchanged.

A copy of the full scheme is available on request, by writing to Tracey Wilmot, Head of Regulation, E.ON Energy Solutions Limited, Newstead Court, Little Oak Drive, Annesley, NG15 0DR.

Name: Sara Vaughan

Title: Director

For and on behalf of E.ON Energy Solutions Limited Date: 23rd April 2018 (3013395)

# TRANSPORT



HIGH SPEED RAIL (LONDON – WEST MIDLANDS) ACT 2017 COMPULSORY PURCHASE (VESTING DECLARATIONS) ACT 1981 TO: PERSONS HAVING A RELEVANT INTEREST IN THE LAND DESCRIBED IN THE SCHEDULE HERETO

1. The High Speed Rail (London – West Midlands) Act 2017 ("the High Speed Rail Act") received Royal Assent on 23 February 2017.

2. The Secretary of State for Transport (the "Acquiring Authority") is authorised under section 4 of the High Speed Rail Act to exercise powers under section 4(1) of the High Speed Rail Act to acquire compulsorily so much of the land within the limits of the High Speed Rail Act as may be required for Phase One purposes<sup>1</sup>.

3. By virtue of section 4(4) of the High Speed Rail Act, the Compulsory Purchase (Vesting Declarations) Act 1981 ("the 1981 Act") applies as if the High Speed Rail Act were a compulsory purchase order.

4. Pursuant to section 3A of the 1981  $Act^2$  before making a general vesting declaration ("GVD") under section 4 of the 1981 Act the Acquiring Authority shall, in a notice which is (a) given to every person with a relevant interest in the land with respect to which a declaration is to be made (other than a mortgagee who is not in possession); and (b) published in the London Gazette, include the particulars in section 3A(3) of the 1981 Act<sup>3</sup>.

5. Notice is hereby given pursuant to Section 3A of the 1981 Act<sup>4</sup> of the Statement of the Effect of Parts 2 and 3 of the 1981 Act which provides an explanation of the process for and the effect of a GVD in respect of the land described in Schedule 1 hereto. **SCHEDULE 1** 

# DISTRICT OF NORTH WARWICKSHIRE

# (1) Plot No (2) Description

20058	All interests in 30,550.84 square
	metres, or thereabouts, of
	grassland, woodland and public
	footpath (M40) (Plank Lane)

#### SCHEDULE 2 PART 1

## STATEMENT OF EFFECT OF PARTS 2 AND 3 OF THE COMPULSORY PURCHASE (VESTING DECLARATIONS) ACT 1981 POWER TO EXECUTE A GENERAL VESTING DECLARATION

1. The Acquiring Authority may acquire any of the land described in Schedule 1 above by executing a general vesting declaration under section 4 of the Compulsory Purchase (Vesting Declarations) Act 1981 ("the 1981 Act"). This has the effect, subject to paragraphs 3 and 5 below, of vesting the land in the Acquiring Authority at the end of the period mentioned in paragraph 2 below.

# NOTICES CONCERNING GENERAL VESTING DECLARATION

2. As soon as may be after the Acquiring Authority executes a general vesting declaration, they must serve notice of it on every occupier of any of the land specified in the declaration (except land where there is one of the tenancies described in paragraph 4) and on every person who gives them information relating to the land in pursuance of the invitation contained in any notice. When the service of notices of the general vesting declaration is completed, a period specified in the declaration, of not less than three months, will begin to run. On the first day after the end of this period the land described in the declaration will, subject to what is said in paragraphs 3 and 5, vest in the Acquiring Authority together with the right to enter on the land and take possession of it. Every person on whom the Acquiring Authority could have served a notice to treat in respect of his interest in the land (other than a tenant under one of the tenancies described in paragraph 4) will be entitled to claim compensation for the acquisition of his interest in the land, with interest on the compensation from the vesting date.

3. The "vesting date" for any land specified in a declaration will be the first day after the end of the period mentioned in paragraph 2 above, unless a counter-notice is served under Schedule A1 to the 1981 Act<sup>5</sup> within that period. In such circumstances, the vesting date for the land which is the subject of the counter-notice will be determined in accordance with Schedule A1.

# MODIFICATIONS WITH RESPECT TO CERTAIN TENANCIES

4. In the case of certain tenancies, the position stated above is subject to modifications. The modifications apply where the tenancy is either a "minor tenancy", i.e. a tenancy for a year or a yearly tenancy or a lesser interest, or "a long tenancy which is about to expire". The latter expression means a tenancy granted for an interest greater than a minor tenancy but having on the vesting date a period still to run which is not more than the period specified in the declaration for this purpose (which must be more than a year). In calculating how long a tenancy has still to run, where any option to renew or to terminate it is available to either party, it shall be assumed that the landlord will take every opportunity open to him to terminate the tenancy while the tenant will use every opportunity to retain or renew his interest.