
Proposal to apply Code Powers to Atlas Tower Group Limited

Statutory notification under section 107(6) of the
Communications Act 2003

CONSULTATION:

Publication Date: 5 December 2018

Closing Date for Responses: 4 January 2019

About this document

This document sets out Ofcom's proposal to apply the electronic communications Code ("the Code") to Atlas Tower Group Limited.

The Grant of the Code powers is intended to assist persons who provide an electronic communications network and/or system of infrastructure. In particular, a person with Code powers (i.e. an "operator") may:

- construct and maintain infrastructure on public land (streets) without needing to obtain a specific street works licence to do so;
- benefit from certain immunities from the Town and Country Planning legislation; and
- in the event that agreement cannot be reached with the owner or occupier of private land, to apply to the Court to impose an agreement which confers the Code right being sought by the operator or provides for the Code right to bind the landowner or occupier.

Ofcom considers applications for the grant of Code powers from providers of electronic communications networks and providers of systems of infrastructure (or both) with reference to the matters set out in section 107(4) of the Communications Act 2003 ("the Act").

As such, Ofcom has reviewed an application for Code powers submitted by Atlas Tower Group Limited and this document sets out a summary of the contents of that application, as well as Ofcom's proposal to grant Code powers in favour of Atlas Tower Group Limited.

Ofcom will consider any responses to this consultation before deciding whether or not to make a direction, under section 106(3)(a) of the Act, applying the Code to Atlas Tower Group Limited.

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1. Summary

Proposed application and terms

- 1.1 We are proposing to apply the electronic communications Code set out in Schedule 3A to the Communications Act 2003 (“the Act”)¹ on terms proposed in this consultation to Atlas Tower Group Limited, whose registered company number is: 11413610 (the “**Applicant**”). Further background about the Code (including the procedure that applies in this context) is set out in Section 2 of this document.
- 1.2 The reasons for our proposal are set out in section 3 of this document and our draft direction applying the Code to the Applicant is set out in Annex 4 to this document.
- 1.3 The closing date for responses is 4 January 2019 and stakeholders wishing to respond to this consultation are directed to Annex 1 for information on how to do so.
- 1.4 The only purposes for which the Code may be applied in a person’s case are:
 - 1.4.1 the purposes of the provision of an electronic communications network; or
 - 1.4.2 the purposes of the provision of a system of infrastructure which he is making available or proposing to make available for use by providers of electronic communications networks for the purposes of the provision by them of their networks.
- 1.5 The Applicant was established in June 2018 and provides telecommunications infrastructure to the MNO (Mobile network Operator) on a national basis. The Applicant is proposing to offer complete equipment hosting to all mobile operators on a first come priority basis and will include power and FTTC where required. The default infrastructure design will include additional capacity to support co-location and permit future expansion without significant further investment.
- 1.6 A major programme is currently underway to clear the 700MHz spectrum currently being used for the transmission of Digital Terrestrial Television to provide improved mobile coverage. The Applicant views the auction of the 700MHz spectrum, which is set to take place in the second half of 2019 as an opportunity to provide a competitive, rural and shareable offering for greenfield sites to enable Operators to meet geographic coverage.
- 1.7 Having considered the Applicant’s application for Code powers, we propose that the Code should have effect in its case for the provisions by the Applicant of a system of Infrastructure which the Applicant is making available, or proposing to make available, for use by providers of electronic communications in the United Kingdom.

¹ Schedule 3A was inserted into the Communications Act by section 4 of the Digital Economy Act 2017.

Proposal to apply Code powers to: Atlas Tower Group Limited

- 1.8 We consider that our proposal is appropriate having regard to the considerations set out in section 107(4) of the Act. We consider that the performance of our statutory duties in sections 3 and 4 of the Act would be secured and furthered in relation to this proposal.
- 1.9 We will consider any responses we may receive by the closing date before making our decision as to whether we should give a direction applying the Code to the Applicant.

2. Background

The Code

- 2.1 The Code is designed to facilitate the installation and maintenance of electronic communications networks.² It confers rights on providers of such networks and on providers of systems of infrastructure to install and maintain apparatus on, under and over land and results in considerably simplified planning procedures.
- 2.2 Where the Code is applied in any person's case, it may be subject to restrictions and conditions set out in other legislation from time to time.³

The application of the Code

- 2.3 The Code only has effect in the case of a person to whom it is applied by a direction given by Ofcom (or, in the case of the Secretary of State or any Northern Ireland department, where the secretary of state or that department is providing or proposing to provide an electronic communications network).⁴
- 2.4 The only purposes for which the Code may be applied in a person's case by a direction are:
- 2.4.1 the purposes of the provision of an electronic communications network; or
 - 2.4.2 the purposes of the provision of a system of infrastructure which he is making available, or proposing to make available, for use by providers of electronic communications networks for the purposes of the provision by them of their networks.⁵
- 2.5 A direction applying the Code to a person may take effect:
- 2.5.1 in relation only to such places or localities as may be specified or described in the direction;
 - 2.5.2 for the purposes only of the provision of such electronic communications network, or part of an electronic communications network, as may be so specified or described; or

² "Electronic communications network" for the purposes of the Code has the same meaning as in section 32 of the Act.

³ Section 109 of the Act – see the Electronic Communications Code (Conditions and Restrictions) Regulations 2003 (SI 2003 No. 2553), as amended by the Electronic Communications Code (Conditions and Restrictions) (Amendment) Regulations 2009 (SI 2009 No. 584), the Electronic Communications Code (Conditions and Restrictions) (Amendment) Regulations 2013 (SI 2013 No. 1403) and the Electronic Communications Code (Conditions and Restrictions) (Amendment) Regulations 2017 (SI 2017/753).

⁴ Section 106(3)(b) of the Act.

⁵ Section 106(4) of the Act.

- 2.5.3 for the purposes only of the provision of such system of infrastructure, or part of a system of infrastructure, as may be so specified or described.⁶

Application process for applying the Code

- 2.6 Ofcom must not give a direction applying the Code in any person's case except on an application made for the purpose by that person.⁷
- 2.7 Any such application must be made in accordance with the requirements for the time being in force with respect to the content of an application for a direction applying the Code and the manner in which such an application is to be made.⁸

Time limit for making a decision on application

- 2.8 Regulation 3(2) of the Electronic Communications and Wireless Telegraphy Regulations 2011⁹ provides that, except in cases of expropriation, Ofcom must make its decision within 6 months of receiving the completed application. In other words, that time limit applies from the moment Ofcom receives an application that fully complies with the requirements described above.

Statutory consultation process on proposal

- 2.9 Before giving a direction applying the Code to the applicant in question, Ofcom must publish a notification of its proposal to give the direction and consider any representations about that proposal that are made to Ofcom within the period specified in the notification.¹⁰
- 2.10 Such a notification must contain the following¹¹:
- 2.10.1 a statement of Ofcom's proposal;¹²
 - 2.10.2 a statement of Ofcom's reasons for that proposal;
 - 2.10.3 a statement of the period within which representations may be made to Ofcom about the proposal (which period must end no less than one month after the day of the publication of the notification¹³).

⁶ Section 106(5) of the Act.

⁷Section 107(1) of the Act.

⁸ Section 107(2) of the Act. For the current requirements, see the Notification under section 107(2) of the Communications Act 2003, dated 6 October 2003, at Annex B to the statement entitled '*The Granting of the Electronic Communications Code by the Director General of Telecommunications – A Statement issued by the Director General of Telecommunications*', published on 10 October 2003

⁹ SI 2011 No. 1210.

¹⁰ Section 107(6) of the Act.

¹¹ Section 107(7) of the Act.

¹² Subject to sections 113(7) and 115(5) of the Act, the statement of Ofcom's proposal must contain a statement that Ofcom proposes to apply the code in the case of the person in question and set out any proposals of Ofcom to impose terms under section 106(5); see section 107(8) of the Act.

¹³ Section 107(9) of the Act.

- 2.11 Ofcom must publish a notification in such manner as Ofcom considers appropriate for bringing the notification to the attention of the persons who, in Ofcom's opinion, are likely to be affected by it.¹⁴
- 2.12 The notification published at Annex 4 to this document is a notification for such purposes and should be read in conjunction with the entirety of this document, including the reasons set out in Section 3.

Relevant considerations in making a decision (four factors)

- 2.13 In considering whether to apply the Code in any person's case, Ofcom must have regard, in particular, to each of the following matters¹⁵:
- 2.13.1 the benefit to the public of the electronic communications network or system of infrastructure by reference to which the Code is to be applied to that person;
 - 2.13.2 the practicability of the provision of that network or system without the application of the Code;
 - 2.13.3 the need to encourage the sharing of the use of electronic communications apparatus;
 - 2.13.4 whether the person in whose case it is proposed to apply the Code will be able to meet liabilities arising as a consequence of the application of the Code in that person's case and any conduct of that person in relation to the matters with which the Code deals.
- 2.14 For the purposes of this process, those four factors rank equally with Ofcom's statutory duties under sections 3 and 4 of the Act.¹⁶ Where appropriate, outside of those statutory considerations, we will also have regard to any additional factors that, in our opinion, are relevant to the particular application.

Statutory duties

General duties

- 2.15 In carrying out its functions under the Act (which includes giving a direction to apply the Code), Ofcom's principal duty as set out in section 3 of the Act is to further the interests of citizens in relation to communications matters and to further the interests of consumers in relevant markets, where appropriate by promoting competition.

¹⁴ Section 107(10) of the Act.

¹⁵ Section 107(4) of the Act.

¹⁶ Section 107(5) of the Act.

- 2.16 In doing, we are required to secure a number of specific objectives and to have regard to a number of matters set out in section 3. As to the prescribed specific statutory objectives in section 3(2), we consider that the objective of securing the availability throughout the UK of a wide range of electronic communications services is particularly relevant to this consultation.
- 2.17 In performing its duties, Ofcom is also required to have regard to a range of other considerations, which appear to us to be relevant in the circumstances. In this context, we consider that a number of such considerations are relevant, particularly:
- 2.17.1 the desirability of promoting competition in relevant markets;
 - 2.17.2 the desirability of encouraging investment and innovation in relevant markets; and
 - 2.17.3 the desirability of encouraging the availability and use of high speed data transfer services throughout the United Kingdom.
- 2.18 We have also had regard to the principles under which regulatory activities should be transparent, accountable, proportionate, consistent, and targeted only at cases in which action is needed, as well as the interest of consumers in respect of choice, price, quality of service and value for money.
- 2.19 Ofcom has a wide measure of discretion in balancing its statutory duties and objectives. In so doing, we will take account of all relevant considerations, including any responses received during this consultation process, in reaching our conclusions.

Specific duties for fulfilling Community obligations

- 2.20 The function of giving a direction to apply the Code would involve us exercising functions falling under the EU regulatory framework. As such, section 4 of the Act requires us to act in accordance with the six European Community requirements for regulation.
- 2.21 In summary, these six requirements are:
- 2.21.1 to promote competition in the provision of electronic communications networks and services, associated facilities and the supply of directories;
 - 2.21.2 to contribute to the development of the European internal market;
 - 2.21.3 to promote the interests of all persons who are citizens of the European Union;
 - 2.21.4 to take account of the desirability of Ofcom's carrying out of its functions in a manner which, so far as practicable, does not favour one form of or means of providing electronic communications networks, services or associated facilities over another, i.e. to be technologically neutral;
 - 2.21.5 to encourage, to such extent as Ofcom considers appropriate for certain prescribed purposes, the provision of network access and service interoperability, namely securing efficient and sustainable competition, efficient investment and innovation and the maximum benefit for customers of communications providers;

- 2.21.6 to encourage compliance with certain standards to facilitate service interoperability and secure freedom of choice for the customers of communications providers.
- 2.22 We consider that the first and fifth of those requirements are of particular relevance to our Proposal in this consultation and that no conflict arises in this regard with the specific objectives in section 3 we have identified above as particularly relevant in this context.

Impact assessment and equality impact assessment

- 2.23 The analysis presented in the entirety of this consultation represents an impact assessment, as defined in section 7 of the Act.
- 2.24 Impact assessments provide a valuable way of assessing different options for regulation and showing why the preferred option was chosen. They form part of best practice policy-making. This is reflected in section 7 of the Act, which means that generally Ofcom has to carry out impact assessments where its proposals would be likely to have a significant effect on businesses or the general public, or when there is a major change in Ofcom's activities. However, as a matter of policy Ofcom is committed to carrying out and publishing impact assessments in relation to the vast majority of its policy decisions. For further information about Ofcom's approach to impact assessments, see the guidelines, Better policy-making: Ofcom's approach to impact assessment, which are on the Ofcom website:
- http://www.ofcom.org.uk/consult/policy_making/guidelines.pdf
- 2.25 Specifically, pursuant to section 7, an impact assessment must set out how, in our opinion, the performance of our general duties (within the meaning of section 3 of the Act) is secured or furthered by or in relation to what we propose.
- 2.26 There are two main options for this consultation:
- 2.26.1 give a direction to apply the Code to the Applicant; or
- 2.26.2 not to give such a direction.
- 2.27 In carrying out our functions (which includes giving a direction to apply the Code), we are also under a general duty under the Equality Act 2010 to have due regard to the need to:
- 2.27.1 eliminate unlawful discrimination, harassment and victimisation;
- 2.27.2 advance equality of opportunity between different groups; and
- 2.27.3 foster good relations between different groups,
- In relation to the following protected characteristics: age; disability; gender re-assignment; pregnancy and maternity; race; religion or belief; sex and sexual orientation.
- 2.28 Such equality impact assessments ("EIAs") also assist us in making sure that we are meeting our principal duty under section 3 of the Act.
- 2.29 We have therefore considered what (if any) impact the proposal in this consultation may have on equality. We do not, however, consider the impact of the proposal in this consultation to be to the detriment of any group within society. We have therefore not

carried out separate EIAs in relation to race or gender equality, or equality schemes under the Northern Ireland and Disability Equality Schemes.

3. Reasons for proposal

Introduction

3.1 This Section contains our reasons for proposing to apply the Code to the Applicant.

Factual matters

Receipt of a completed application

3.2 On 1 November 2018 we received a fully completed application from the Applicant.

3.3 Accordingly, we consider that the Applicant's completed application meeting the requirements described in Section 2 of this document was received on 1 November 2018.

The person seeking Code powers

3.4 According to the application, the person seeking Code powers is:

3.4.1 Company name: Atlas Towers Group Limited

3.4.2 Registered company number: 11413610

3.4.3 Registered office: New Farm Offices, Hartlake, Somerset, United Kingdom, BA6 9AB

Description and location of the network or system of infrastructure for Code powers

3.5 The Applicant has explained that it plans to roll out telecoms infrastructure for use by MNOs throughout the UK on a first come priority basis. The infrastructure has been designed to help the MNOs meet their new geographic coverage obligations and will offer complete equipment hosting as well as power and FTTC where required. Sites will include urban, suburban and rural locations, split between 'greenfield' and 'rooftop' sites. 'Greenfield' sites will include a freestanding tower and associated equipment cabinets within a fenced compound and 'rooftop' sites will include antenna fixed to support steelwork on the roof of the host building. The Applicant has confirmed that it does not operate any spectrum and does not provide an ECN.

3.6 The Applicant says that its infrastructure has been specifically designed to support both the new and emerging 5G technologies and to offer site sharing without significant redevelopment. It has collaborated closely with the mobile operators during the design phase to ensure its infrastructure is fit for purpose, innovative and up to date.

3.7 As well as offering standard tower heights (15m, 20m, 25m, 30m and 35m) the Applicant will also offer a bespoke design service to MNOs. As tower mounted equipment is needed for new technologies and increasing bandwidth the Applicant says it has designed its towers with a fully enclosed working platform at the top to provide space for remote radio equipment and safe access for engineers to work on the equipment in situ. The design also

includes attachment points for winches, lighting options and multi-user options. Standard 5m tower sections will be delivered pre-assembled for speed and convenience.

- 3.8 The towers also incorporate a new piled foundation design. The Applicant says this will require much less concrete than a traditional mass concrete foundation (30m³ versus 150m³ for a 25m tower, representing an 80% saving in concrete). The reductions in excavation and disposal will save costs and help to reduce the carbon footprint significantly and are more efficient from a space perspective as they can often be accommodated within the original compound. There should also be no need for further site development which can lead to additional delays, as often happens with traditional mass concrete foundations for larger towers where an increase in demise due to the dimensions of the base can trigger a 'Code event'.
- 3.9 The Applicant states that current designs for the 5G networks being considered by the MNOs require much larger antenna than the current 3G/LTE networks of the past and that existing rooftop infrastructure will often not support this additional load. Therefore, it has designed a range of standard rooftop support structures specifically to meet the increased demand of the new networks and to provide future proofing for the next 10 years. Its rooftop design is based on the same design methodology as the tower development. This includes dedicated space with purpose designed mounting hardware at the antenna location together with easier safer access to the equipment.

Analysis of the four factors

The benefit to the public of the electronic communications network or system of infrastructure by reference to which the Code is to be applied to the Applicant

- 3.10 We note that the Applicant states that as it is a new entrant in the market place and is not, therefore, restricted by the limitations of legacy infrastructure. As a result, it is able to offer fit for purpose, up to date designs with a reduced total lifecycle cost. Ofcom understands that the corresponding savings will be passed on to the MNOs. This should result in lower operating costs, allowing the MNOs to offer better value and increased services to all mobile phone users.
- 3.11 The public should also benefit from the fact that the Applicant's infrastructure will help the MNOs to roll out new 5G technologies and to meet their associated geographic coverage obligations.

The practicability of the provision of the network or system of infrastructure without the application of the Code

- 3.12 The Applicant states that it is not able to compete on an equal level with established infrastructure providers such as Arqiva and Wireless Infrastructure Group, who are both 'Code Operators', unless it can also benefit from the use of Code powers.

- 3.13 It points out that the recently revised Electronic Communications Code enables site providers to get fair value for the use of their land whilst increasing the rights of the mobile operators in line with the utility companies. As the basis of the valuation has changed to a no scheme valuation method, the 'rental' payments to the landlord are now a significant component of the operating costs for an infrastructure provider. This would make it difficult for the Applicant to compete on an even basis without Code operator status.
- 3.14 The Applicant has referred to the fact that the Code allows an operator to apply to the courts to impose an agreement on a relevant person where a consensual agreement cannot be reached between the operator and the site provider owner (or leaseholder with sufficient interest in the property). It has also pointed to paragraph 26 of code which allows the Applicant to seek interim and temporary rights in response to an extraordinary and urgent request from an MNO. It says that the application of Code rights will reduce timescales and allow the Applicant to meet the delivery expectations of the mobile operators.
- 3.15 The Applicant also refers to the additional rights included in the new Code which allow for upgrading and for site sharing by other operators as an automatic right without prior agreement or any additional payment where there is no additional burden on the landlord. The Applicant considers this is a significant advantage to code operators and that it would be difficult to compete with the current infrastructure providers without it. The Applicant also points to the fact the new Code includes provisions for incoming services (power and comms), tree pruning and equipment access.
- 3.16 Taking these considerations into account, Ofcom's view is that without the grant of Code powers the Applicant would face potential difficulties with regard to the practicability of rolling out its proposed system of infrastructure to be available for use by MNOs in the networks and services they provide to the public .

The need to encourage the sharing of the use of electronic communications apparatus

- 3.17 The Applicant has explained that the upcoming 700MHz auction presents a significant opportunity to provide a competitive, rural and shareable offering for greenfield sites and that its new towers have been specifically designed to offer site sharing without significant redevelopment. The Applicant has also explained that it has been working closely with UK mobile operators since mid-2017 to achieve this and to understand and refine the support infrastructure requirements for 5G.
- 3.18 Taking these considerations into account, Ofcom's view is that sharing of the use of apparatus would be encouraged by granting the Applicant Code powers. We also note that the development of infrastructure that can be shared with multiple operators is in line with the aspirations of the EU Telecommunications Directive and the planned European Electronic Communications Code to promote inter alia, facilities sharing.

Whether the Applicant will be able to meet liabilities as a consequence of (i) the application of the Code; and (ii) any conduct in relation to the application of the Code

- 3.19 The Applicant has assessed its duties and responsibilities with regard to compliance with Regulation 16 (Funds for Liabilities).¹⁷
- 3.20 The Applicant says that it does not currently anticipate operating any ‘street works’ sites. As the fund for liabilities scheme covers publicly maintained highways, associated verges and footpaths and specifically does not extend to private property, the Applicant has set the initial fund to zero.
- 3.21 The Applicant has undertaken to review this position on an annual basis and to advise Ofcom of any changes. Should its position change, the Applicant’s fund for liabilities would be evaluated on a ‘remove and make good’ basis and the appropriate financial instrument put into place to cover this work.
- 3.22 The Applicant states that in the event of an insolvency event, any remaining infrastructure would be adopted and absorbed into the MNO networks to allow continuity of their service, and therefore would not need to be removed in practice.

Overall assessment

- 3.23 In addition to our consideration of the four factors discussed above in paragraph 2.13, we consider that our proposal would secure or further the performance of our statutory duties under sections 3 and 4 of the Act.
- 3.24 In particular we consider that, if the Applicant’s intended infrastructure plans through the use of Code powers are realised, they are likely to contribute to the availability throughout the United Kingdom of a wider range of electronic communications services. The Applicant’s sites would provide infrastructure systems that support the future development and growth of modern communications networks in the public interest as coverage and capacity demands are expected to increase significantly.
- 3.25 We believe that our proposal would encourage competition. It would enable network operators to roll out new technology, such as 5G and future technologies and systems and it would help new operators for whom the deployment of new services might otherwise be uneconomic if they are faced with the very high cost associated with new network infrastructure deployment, particularly in rural areas, since economic feasibility and restrictive planning rules may make it economically unattractive for competition to enter the market.
- 3.26 Ofcom also considers that the Applicant’s provision of its system of infrastructure is likely to help to minimise the unnecessary proliferation of electronic communications sites, bringing environmental benefits aligned with long standing Government objectives in the public

¹⁷ Electronic Communications Code (Conditions and Restrictions) Regulations 2003 (SI 2003 No. 2553) (as amended).

interest. This has been specifically acknowledged in the reforms of the Code and in the express recognition of the provision of infrastructure systems as a statutory purpose in section 106(4)(b) of the Act.

- 3.27 The impact of implementing the proposal is likely to be low. Any costs to those affected by the Applicant's use of Code powers are likely to be outweighed by the benefits highlighted above. On the other hand, the detrimental effect on the Applicant of a refusal to grant such powers (including to the practicability of its network roll-out) is likely to be significant. As noted in Section 2, we are also of the view that the impact of our proposal is not likely to be to the detriment of any protected group within society.

Proposal

- 3.28 For all of these reasons we propose that Ofcom should give a direction applying the Code to the Applicant.

A1. Responding to this Consultation

How to respond

- A1.1 Ofcom would like to receive views and comments on the issues raised in this document, by 5pm on 4 January 2019.
- A1.2 You can download a response form from <https://www.ofcom.org.uk/consultations-and-statements/category-3/atlas-tower-group-limited-code-powers>. You can return this by email or post to the address provided in the response form.
- A1.3 If your response is a large file, or has supporting charts, tables or other data, please email it to numbering.information@ofcom.org.uk, as an attachment in Microsoft Word format, together with the cover sheet (<https://www.ofcom.org.uk/consultations-and-statements/consultation-response-coversheet>). This email address is for this consultation only.
- A1.4 Responses may alternatively be posted to the address below, marked with the title of the consultation:
James Baron
Ofcom
1st Floor Riverside House
2A Southwark Bridge Road
London SE1 9HA
- A1.5 We welcome responses in formats other than print, for example an audio recording or a British Sign Language video. To respond in BSL:
- Send us a recording of you signing your response. This should be no longer than 5 minutes. Suitable file formats are DVDs, WMV or QuickTime files. Or
 - Upload a video of you signing your response directly to YouTube (or another hosting site) and send us the link.
- A1.6 We will publish a transcript of any audio or video responses we receive (unless your response is confidential)
- A1.7 We do not need a paper copy of your response as well as an electronic version. We will acknowledge receipt if your response is submitted via the online web form, but not otherwise.
- A1.8 You do not have to answer all the questions in the consultation if you do not have a view; a short response on just one point is fine. We also welcome joint responses.
- A1.9 It would be helpful if your response could include direct answers to the questions asked in the consultation document. The questions are listed at Annex X. It would also help if you could explain why you hold your views, and what you think the effect of Ofcom's proposals would be.

- A1.10 If you want to discuss the issues and questions raised in this consultation, please contact The Numbering Team on 020 7981 3000, or by email to numbering.information.org.uk.

Confidentiality

- A1.11 Consultations are more effective if we publish the responses before the consultation period closes. In particular, this can help people and organisations with limited resources or familiarity with the issues to respond in a more informed way. So, in the interests of transparency and good regulatory practice, and because we believe it is important that everyone who is interested in an issue can see other respondents' views, we usually publish all responses on our website, www.ofcom.org.uk, as soon as we receive them.
- A1.12 If you think your response should be kept confidential, please specify which part(s) this applies to, and explain why. Please send any confidential sections as a separate annex. If you want your name, address, other contact details or job title to remain confidential, please provide them only in the cover sheet, so that we don't have to edit your response.
- A1.13 If someone asks us to keep part or all of a response confidential, we will treat this request seriously and try to respect it. But sometimes we will need to publish all responses, including those that are marked as confidential, in order to meet legal obligations.
- A1.14 Please also note that copyright and all other intellectual property in responses will be assumed to be licensed to Ofcom to use. Ofcom's intellectual property rights are explained further at <https://www.ofcom.org.uk/about-ofcom/website/terms-of-use>.

Next steps

- A1.15 Following this consultation period, Ofcom plans to publish a statement in the Winter 2019.
- A1.16 If you wish, you can register to receive mail updates alerting you to new Ofcom publications; for more details please see <https://www.ofcom.org.uk/about-ofcom/latest/email-updates>

Ofcom's consultation processes

- A1.17 Ofcom aims to make responding to a consultation as easy as possible. For more information, please see our consultation principles in Annex A2.
- A1.18 If you have any comments or suggestions on how we manage our consultations, please email us at consult@ofcom.org.uk. We particularly welcome ideas on how Ofcom could more effectively seek the views of groups or individuals, such as small businesses and residential consumers, who are less likely to give their opinions through a formal consultation.
- A1.19 If you would like to discuss these issues, or Ofcom's consultation processes more generally, please contact the Corporation Secretary, Ofcom's consultation champion:

Proposal to apply Code powers to: Atlas Tower Group Limited

Corporation Secretary
Ofcom
Riverside House
2a Southwark Bridge Road
London SE1 9HA
Email: corporationsecretary@ofcom.org.uk

A2. Ofcom's consultation principles

Ofcom has seven principles that it follows for every public written consultation:

Before the consultation

- A2.1 Wherever possible, we will hold informal talks with people and organisations before announcing a big consultation, to find out whether we are thinking along the right lines. If we do not have enough time to do this, we will hold an open meeting to explain our proposals, shortly after announcing the consultation.

During the consultation

- A2.2 We will be clear about whom we are consulting, why, on what questions and for how long.
- A2.3 We will make the consultation document as short and simple as possible, with a summary of no more than two pages. We will try to make it as easy as possible for people to give us a written response. If the consultation is complicated, we may provide a short Plain English / Cymraeg Clir guide, to help smaller organisations or individuals who would not otherwise be able to spare the time to share their views.
- A2.4 We will consult for up to ten weeks, depending on the potential impact of our proposals.
- A2.5 A person within Ofcom will be in charge of making sure we follow our own guidelines and aim to reach the largest possible number of people and organisations who may be interested in the outcome of our decisions. Ofcom's Consultation Champion is the main person to contact if you have views on the way we run our consultations.
- A2.6 If we are not able to follow any of these seven principles, we will explain why.

After the consultation

- A2.7 We think it is important that everyone who is interested in an issue can see other people's views, so we usually publish all the responses on our website as soon as we receive them. After the consultation we will make our decisions and publish a statement explaining what we are going to do, and why, showing how respondents' views helped to shape these decisions.

A3. Consultation coversheet

BASIC DETAILS

Consultation title: organisation realise

To (Ofcom contact):

Name of respondent:

Representing (self or organisation/s):

Address (if not received by email):

CONFIDENTIALITY

Please tick below what part of your response you consider is confidential, giving your reasons why

Nothing

Name/contact details/job title

Whole response

Organisation

Part of the response

If there is no separate annex, which parts? _____

If you want part of your response, your name or your organisation not to be published, can Ofcom still publish a reference to the contents of your response (including, for any confidential parts, a general summary that does not disclose the specific information or enable you to be identified)?

DECLARATION

I confirm that the correspondence supplied with this cover sheet is a formal consultation response that Ofcom can publish. However, in supplying this response, I understand that Ofcom may need to publish all responses, including those which are marked as confidential, in order to meet legal obligations. If I have sent my response by email, Ofcom can disregard any standard e-mail text about not disclosing email contents and attachments.

Ofcom seeks to publish responses on receipt. If your response is non-confidential (in whole or in part), and you would prefer us to publish your response only once the consultation has ended, please tick here.

Name

Signed (if hard copy)

A4. Statutory notification

Notification under section 107(6) of the Communications Act 2003

Proposal to give a direction applying the electronic communications Code

Proposal in this Notification

1. Ofcom hereby proposes, in accordance with section 107(6) of the Act, to give a direction under section 106(3) of the Act applying the Code to the Applicant.
2. The proposed direction applying the Code to the Applicant on the terms proposed is set out in the Schedule to this Notification.
3. Ofcom's reasons for giving the proposed direction are set out in the accompanying consultation document.

Ofcom's duties

4. In making this proposal, Ofcom has had regard, in particular, to each of the matters set out in section 107(4) of the Act. Furthermore, Ofcom has considered and acted in accordance with its general duties in section 3 of the Act and the six Community requirements in section 4 of the Act.

Making representations

5. Representations on this proposal may be made to: Numbering Team, Ofcom, 4th floor, Riverside House, 2a Southwark Bridge Road, London SE1 9HA, by no later than **4 January 2019**.

Interpretation

6. In this Notification—
 - (a) “**Act**” means the Communications Act 2003;
 - (b) “**Applicant**” means Atlas Tower Group Limited, whose registered company number is; 11413610;
 - (c) “**Code**” means the electronic communications Code set out in Schedule 3A to the Communications Act 2003; and
 - (d) “**Ofcom**” means the Office of Communications.
7. For the purpose of interpreting this Notification—
 - (a) headings and titles shall be disregarded; and
 - (b) the Interpretation Act 1978 shall apply as if this Notification were an Act of Parliament.

8. The attached Schedule forms part of this Notification.

Signed

A handwritten signature in black ink, appearing to read 'B. Potterill', written in a cursive style.

Brian Potterill

Competition Policy Director

A person duly authorised in accordance with paragraph 18 of the Schedule to the Office of Communications Act 2002

21 November 2018

SCHEDULE

[Proposed] Direction under section 106(3) of the Communications Act 2003 applying the electronic communications Code

Background

1. The Applicant has applied to Ofcom for a direction applying the Code to the Applicant.
2. The date on which Ofcom received a completed application that meets the statutory requirements with respect to the content of an application for a direction applying the Code and the manner in which such an application is to be made was 1 November 2018.
3. By virtue of regulation 3 of the Electronic Communications and Wireless Telegraphy Regulations 2011 (SI 2011 No. 1210), except in cases of expropriation, Ofcom must make its decision within 6 months of receiving the completed application.
4. Prior to giving a decision under section 106(3) of the Act to apply the Code to the Applicant, Ofcom must publish a notification of its proposal to give the direction and consider any representations about that proposal that are made to Ofcom within the period specified in the notification.
5. On 5 December 2018, Ofcom published, in accordance with section 107(6) of the Act, a notification of its proposal to give a direction applying the Code to the Applicant for the reasons set out in the consultation document accompanying that notification. That notification invited representations to Ofcom by no later than 5pm on 4 January 2019.
6. [*Ofcom has considered every representation about the proposal made to it/Ofcom did not receive any representations about the proposal*]. For the reasons set out in the explanatory statement accompanying this Direction, Ofcom has had regard, in particular, to each of the matters set out in section 107(4) of the Act. Furthermore, Ofcom has considered and acted in accordance with its general duties in section 3 of the Act and the six Community requirements in section 4 of the Act.

Decision

7. Ofcom hereby directs, in accordance with section 106 of the Act, as follows—
 - (a) the Code shall apply to the Applicant for the purposes of the provision of a system of infrastructure which the Applicant is making available, or proposing to make available, for use by providers of electronic communications networks for the purposes of the provision by them of their networks; and
 - (b) that application of the Code shall have effect throughout the United Kingdom.
8. This Direction shall take effect on the day it is published.

Interpretation

9. In this Direction—

Proposal to apply Code powers to: Atlas Tower Group Limited

- (a) **“Act”** means the Communications Act 2003;
- (b) **“Applicant”** means Atlas Tower Group Limited whose registered company number is 11413610;
- (c) **“Code”** means the electronic communications Code set out in Schedule 2 to the Telecommunications Act 1984 (as amended);
- (d) **“Ofcom”** means the Office of Communications.

10. For the purpose of interpreting this Direction—

- (a) headings and titles shall be disregarded;
- (b) the Interpretation Act 1978 shall apply as if this Notification were an Act of Parliament.

Signed

Brian Potterill

Competition Policy Director

A person duly authorised in accordance with paragraph 18 of the Schedule to the Office of Communications Act 2002