

---

**From:** Julie Thompson [Julie.Thompson@tie.ltd.uk]  
**Sent:** 18 February 2009 15:18  
**To:** Tom Aitchison; Dave Anderson; Donald McGougan  
**Subject:** FW: ETN Princes Street - STRICTLY PRIVATE & CONFIDENTIAL

**Importance:** High  
**Sensitivity:** Confidential

All

David has asked me to forward this to you following the conversation a few minutes ago.

Regards

Julie Thompson  
PA to David Mackay

-----Original Message-----

**From:** Steven Bell  
**Sent:** 18 February 2009 14:18  
**To:** Julie Thompson  
**Subject:** FW: ETN Princes Street

-----Original Message-----

**From:** Robert Sheehan [<mailto:Robert.Sheehan@bilfinger.de>]  
**Sent:** 18 February 2009 14:07  
**To:** Steven Bell  
**Subject:** ETN Princes Street

Dear Steve,

As agreed please find attached the response to tie's question - could you please forward this to David MacKay.

Following our meeting on 17th February 2009 we have been asked the following question:

"is it Infraco's position that there is no obligation to accept a tie instruction to commence work in Princes Street"?

The Infraco position is as follows:

The Agreement provides for exclusive licence to the Infraco to enter and remain upon in Designated Working Area. It is our understanding that we do not have this exclusive licence to those areas inter aliadue to maintaining a bus route.

The Agreement provides for prior agreement to an Estimate as a precursor to executing the changed works. Currently agreement cannot be reached on changes relating to these works. Given the obstacles to progress, we are precluded from properly planning and executing the works with the inevitable consequence that those works will be delayed and disrupted.

Accordingly we cannot accept liability for inevitable consequences arising from inter alia the impact upon the works of maintaining bus lane.

In consideration of the above we do not consider ourselves contractually obliged to commence works in Princes Street.

However we understand the importance of this area to you. Therefore as a gesture of goodwill and without prejudice to any entitlements with respect to events and circumstances given rise to this action we are prepared to evaluate diligently any proper instruction to commence the works in Princes Street. Such proper and detailed instruction is still outstanding. It is our strict understanding that we shall receive a proper instruction prior to our commencement of the works in Princess Street containing clear details on reimbursement of our actual costs and overheads, prelims and profit - further that we accept of the risks associated with proceeding with the works under these circumstances. In addition that any extensions of time to the relevant milestones will be granted where such works are delayed.

Our agreement as reflected in this email and any negotiations related to this topic should not be construed as any departure from the Infraco contract.

Mit freundlichen Grüßen / best regards / bien cordialement

Robert Sheehan

Bilfinger Berger Ingenieurbau GmbH  
Technical Controlling and Contract Services (CCS) Gustav-Nachtigal-Straße 3  
65189 Wiesbaden

phone: [REDACTED]  
mobil: [REDACTED]  
fax: +49 [REDACTED]  
<mailto:robert.sheehan@bilfinger.de>  
[www.ingenieurbau.bilfinger.de](http://www.ingenieurbau.bilfinger.de)

---

Bilfinger Berger Ingenieurbau GmbH

Geschäftsführer: Joachim Enenkel, Vorsitzender Axel Bock, Matti Jäkel, Dr. Jochen Keysberg  
Handelsregister: Amtsgericht Wiesbaden, HRB 23348 Sitz der Gesellschaft: Wiesbaden

---

Diese E-Mail enthält vertrauliche oder rechtlich geschützte Informationen.  
Wenn Sie nicht der beabsichtigte Empfänger sind, informieren Sie bitte sofort den Absender und löschen Sie diese E-Mail.  
Das unbefugte Kopieren dieser E-Mail oder die unbefugte Weitergabe der enthaltenen Informationen ist nicht gestattet.

-----  
The information transmitted is intended only for the person to whom it is addressed and may contain confidential and/or privileged material. If you are not the intended recipient of this e-mail please notify the sender immediately at the email address above, and then delete it.

E-mails sent to and by our staff are monitored for operational and lawful business purposes including assessing compliance with our company rules and system performance. TIE reserves the right to monitor emails sent to or from addresses under its control.

No liability is accepted for any harm that may be caused to your systems or data by this e-mail. It is the recipient's responsibility to scan this e-mail and any attachments for computer viruses.

Senders and recipients of e-mail should be aware that under Scottish Freedom of Information legislation and the Data Protection legislation these contents may have to be disclosed to third parties in response to a request.

tie Limited registered in Scotland No. SC230949. Registered office - City Chambers, High Street, Edinburgh, EH1 1YT.

-----