

**From:** [REDACTED]  
**To:** [East Anglia ONE North; East Anglia Two](#)  
**Subject:** Book of Reference, clarification sought.  
**Date:** 13 November 2020 14:41:55

---

Dear team,

I'm writing in connection with further omissions in the recent amendments made in the Book of Reference at Deadline 1.

In response to the The Examining Authority ExQ 1.3.63 drawing attention to our interest as tenants of [REDACTED] [REDACTED] in plots 12 and 14 for access, my name has now been included in the Book of Reference not as tenant, but as having Category 2 Interest. The other party living in the House has not been included at all, despite being registered as an IP and having made several representations in this process.

I wanted to know the difference between Category 1 and Category 2 Rights in this context. Should we not both be entered as tenants? An approach has been made to the land agent to request inclusion for the second party, but no response has been received.

It seems also that the description of Plot 10 as poor semi improved grassland has not been updated to include part of its usage as having long standing grazing rights, although several representations have made that clear; indeed, the holder of grazing rights has been asked to remove her horses for February/ March of next year to facilitate archeological surveys.

Any information you can give me as to the implications of Category 1/2 Rights would be helpful.

Kind Regards,

Tessa Wojtczak.

Sent from my iPad