



Awel y Môr Offshore Wind Farm

Table of Compulsory Acquisition and Temporary Possession Objections (Tracked)

Deadline 8

Date: 15 March 2023

Revision: G

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Application Reference: N/A



REVISION	DATE	STATUS/ REASON FOR ISSUE	AUTHOR	CHECKED BY	APPROVED BY
A	October 2022	Deadline 1	Dalcour McLaren	RWE	RWE
B	November 2022	Deadline 2	Dalcour McLaren	RWE	RWE
C	January 2023	Deadline 4	Dalcour McLaren	RWE	RWE
D	February 2023	Deadline 5	Dalcour McLaren	RWE	RWE
E	February 2023	Deadline 6	Dalcour McLaren	RWE	RWE
F	March 2023	Deadline 7	Dalcour McLaren	RWE	RWE
G	March 2023	Deadline 8	Dalcour McLaren	RWE	RWE



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Version No. 76	ExQs 3.22: Schedule of CA and TP Objections: Awel y Môr Offshore Windfarm									
Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
1.	Denbighshire County Council host authority	130420	RR-01	REP1-056	REP3a-020 REP5-046, REP7-051 , REP7-052	Part 1, Part 2, Part 3	Acquisition of Freehold Acquisition of new rights and imposition of restrictions	416 1, 28, 29, 30, 31, 32, 33, 34, 35, 87, 89, 90, 91, 131, 140, 143, 151, 156, 157, 158, 162, 177, 186, 187, 198, 199, 200, 216, 216, 217, 242, 250, 260, 291, 293, 309, 316, 318, 319, 320, 321, 322, 342, 360, 374, 376, 381, 382, 383, 384, 386, 387, 388, 389, 390, 393, 394, 398, 400, 401, 402, 408, 409, 410, 413, 415, 418, 419, 420, 421, 422, 423, 425, 426, 430, 431, 432, 444, 446, 448, 457, 458, 462	Yes	Heads of Terms (HoTs) in respect of land owned and occupied by Denbighshire County Council (DCC) were issued to representatives from Denbighshire County Council on 15 June 2022. HoTs for a tripartite agreement between the Applicant, DCC and two of their respective leaseholders were also issued to those same representatives on the same date. Communication and discussion have been ongoing between the parties with meetings being held on 8 June 2022 and 22 July 2022. During the course of these meetings and in associated correspondence, it was determined that the triparty approach to addressing the leasehold interests was not favoured by DCC and as such, further drafting was required to amalgamate the HoTs for all DCC owned land into one composite document. The updated HoTs were issued on 14 October 2022 and a

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							Acquisition of new rights	6, 8, 11, 14, 36, 41, 42, 48, 51, 53, 55, 56, 58, 61, 63, 66, 76, 78, 82, 83, 125, 135, 136, 142, 153, 154, 155, 178, 179, 180, 196, 213, 214, 222, 225, 226, 233, 235, 238, 239, 240, 241, 244, 262, 263, 281, 288, 296, 298, 299, 300, 302, 304, 305, 337, 344, 355, 371, 380, 407, 412, 429, 440, 468, 491, 496		<p>meeting to discuss the updated drafting is scheduled for 25 October 2022.</p> <p>The Applicant shall continue to engage with DCC and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant's appointed agents held a productive meeting with DCC on 25 October 2022 during which the full suite of Heads of Terms were reviewed in detail. Follow up correspondence was issued by the Applicant to DCC providing a precis of the rights required to enable DCC to consider the HoTs further and engage with counterparts in other faculties within DCC. The Applicant is awaiting further comment from DCC.</p> <p>Deadline 3 Update The Applicant's appointed agents have prompted the land interest's appointed</p>
							Temporary Possession	2, 3, 4, 5, 7, 9, 10, 13, 15, 18, 19, 20, 21, 22, 23, 23, 24, 24, 25, 27, 37, 38, 39, 39, 40, 43, 43, 44, 45, 46,		

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								47, 49, 50, 52, 54, 57, 59, 60, 62, 64, 65, 67, 68, 69, 70, 71, 71, 72, 73, 74, 75, 79, 81, 84, 85, 86, 88, 92, 93, 95, 172, 197, 210, 210, 211, 212, 212, 215, 219, 223, 224, 227, 228, 229, 230, 232, 234, 283, 284, 289, 290, 310, 311, 312, 313, 315, 323, 325, 326, 327, 329, 330, 332, 333, 338, 340, 343, 345, 370, 404, 405, 406, 411, 414, 424, 441, 443, 449, 450, 451, 455, 493, 499		<p>representatives for further feedback following the meeting on 25 October.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with DCC on 8 December 2022 when good progress was made. The Applicant is optimistic that HoTs will be agreed shortly and a voluntary agreement progressed.</p> <p>Deadline 5 Update The Applicant's appointed agent and DCC are due to meet on 7 February 2023 to progress HoTs.</p> <p>Deadline 6 Update A meeting was held between the Applicant's appointed agent and DCC on 7 February 2023 when good progress was made. The Applicant's appointed agent is due to provide updated HoTs reflecting the split in the DCC's landownership and land</p>

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										<p>subject to leases in favour of third parties.</p> <p>Deadline 7 Update The Applicant's appointed agents are in the process of updating the HoTs to reflect conversations held on 7 February. Updated HoTs will be issued prior to Deadline 8.</p> <p>Deadline 8 Update <u>The Applicant's appointed agent issued updated HoTs on 10 March 2023 to reflect the split in DCC's landownership and land subject to leases in favour of third parties. The Applicant's appointed agent believes that the HoTs are in an agreed final form and that the respective solicitors can be instructed imminently, subject to any DCC internal approvals.</u></p> <p><u>The Applicant's appointed agent will continue to engage with DCC with a view to concluding a voluntary agreement.</u></p>

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2.	SP Energy Networks	2683	RR-013		REP1-094 REP3-030	Part 1, Part 2, Part 3	Acquisition of Freehold Acquisition of new rights and imposition of restrictions	416, 417 89, 91, 97, 118, 140, 141, 143, 192, 194, 209, 216, 242, 242, 247, 250, 272, 293, 293, 309, 317, 320, 321, 322, 335, 347, 353, 359, 360, 365, 374, 376, 378, 382, 386, 391, 392, 394, 395, 396, 397, 398, 399, 400, 402, 408, 409, 410, 413, 415, 426, 428, 431, 432, 435, 437, 438, 453, 456, 457, 459, 459, 460, 460, 462, 465, 478, 480, 482, 483, 484, 485, 486, 487, 488	Yes	Active discussions have been ongoing and both parties are hoping to formally agree the Protective Provisions for SPM by Deadline 2. Deadline 2 Update The Applicant has no update on the status of negotiations at this time but will endeavour to provide an update at Deadline 3. Deadline 3 Update The Applicant has included updated Protective Provisions for SPM in the draft DCO submitted at Deadline 3. This reflects the agreed position between the Applicant and SPM. Deadline 4 Update The Protective Provisions for SPM were submitted in Deadline 3 and reflects the agreed position between the Applicant and SPM.

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							Acquisition of new rights	8, 14, 76, 82, 83, 114, 116, 142, 154, 220, 222, 226, 235, 238, 240, 240, 241, 243, 243, 246, 252, 253, 256, 263, 296, 346, 354, 354, 358, 367, 368, 371, 372, 373, 377, 407, 412, 436, 461, 467, 468, 469, 489, 490, 492		<p>Deadline 7 Update The Applicant has submitted a joint statement with SPM at Deadline 7 (Document 7.28 of the Applicant's Deadline 7 submission) to confirm that the protective provisions have been agreed.</p> <p>Deadline 8 Update <u>SPEN are in the process of withdrawing their objection.</u></p>
							Temporary Possession	15, 16, 17, 20, 21, 22, 79, 80, 81, 92, 93, 94, 95, 96, 96, 98, 111, 112, 123, 197, 212, 219, 237, 248, 249, 270, 271, 308, 341, 348, 351, 352, 357, 370, 375, 405, 406, 411, 414, 452, 454, 463, 475, 476, 477, 493,		

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								494, 495, 498, 499		
3.	National Grid	22381	RR-014	REP1-071	REP1-072 REP1-073 REP1-074, REP5-038 REP6-047, <u>REP7-055</u> , <u>AS-049</u>	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary Possession	428, 437, 466, 471, 472, 473, 479, 480, 481, 482, 483, 484, 485, 487, 488 436, 469, 470, 489, 490, 491, 492, 497 464, 474, 475, 476, 477, 495	Yes	<p>Negotiations in respect of the permanent rights sought over plot 484 are currently on hold pending further development of NGET's proposals for extension of the existing substation.</p> <p>Active discussions are ongoing with NGET in relation to Protective Provisions for NGET. The Applicant has received a mark-up of the Protective Provisions included in the draft DCO [AS-014] and has responded with further comments. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 2 Update The Applicant has no update on the status of negotiations at</p>

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										<p>this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant and NGET are continuing discussions on the Protective Provisions for NGET. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 4 Update The Applicant and NGET are continuing discussions on the Protective Provisions for NGET. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 5 Update The Applicant and NGET are continuing discussions on the Protective Provisions. The Applicant will endeavour to</p>

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										<p>provide an update at Deadline 6.</p> <p>Deadline 6 Update The Applicant and NGET are continuing active discussions on the Protective Provisions for NGET. The main outstanding issue between the parties relates to the interaction between AyM and the future extension of the Bodelwyddan substation. The Applicant and NGET are continuing discussions and hope to reach an agreed position before the end of the Examination.</p> <p>Deadline 7 Update The Applicant and NGET are continuing active discussions on the protective provisions for NGET. The main outstanding issue between the parties relates to the interaction between AyM and the future extension of the Bodelwyddan substation. The Applicant recognises that NGET are delivering important</p>

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										<p>infrastructure on behalf of a number of parties. However, the Applicant must ensure that it is able to deliver the AyM project within its order limits which the Applicant considers is a reasonable position.</p> <p>A meeting between engineers for the Applicant and NGET took place on 2 March 2023 to which identified a possible compromise. The Applicant received a revised set of protective provisions from NGET's solicitors on 7 March 2023 and is in the process of reviewing these.</p> <p>Should protective provisions not be agreed by the close of the Examination, the Applicant intends to submit its preferred set of protective provisions in the final version of the dDCO at Deadline 8. It is anticipated that NGET will also submit its preferred set of protective provisions to the ExA. It will then be open for the ExA to</p>

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										<p>recommend that either set of protective provisions (or another form of protective provisions) is included in the DCO should it be granted by the Secretary of State. The Applicant and NGET will continue to negotiate the protective provisions after the close of the Examination and will submit any agreed set of protective provisions to the Secretary of State to take into consideration when making the final decision.</p> <p><u>Deadline 8 Update</u> <u>The Applicant and NGET are continuing active discussions on the protective provisions and have reached agreement on all material points. The Applicant is hopeful that an agreed position can be reached before the close of the Examination. If an agreed position is reached before the close of the Examination, the Applicant will submit a revised draft DCO which includes the</u></p>

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										<p><u>agreed protective provisions. In the absence of agreement with NGET, the Applicant has submitted its preferred set of protective provisions in the version of the draft DCO submitted at Deadline 8. As mentioned in the Deadline 7 update, if no agreement is reached before the close of the Examination, the Applicant and NGET will continue to negotiate the protective provisions and will submit any agreed set of protective provisions to the Secretary of State to take into consideration when making the final decision.</u></p>
4.	Natural Resources Wales	18770	RR-015	REP1-080	REP1-078 REP1-079 REP3-026 REP3a-021 REP3a-022	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights	260 8, 14, 262, 263 13, 25	Yes	<p>The respondent enjoys rights of access over these plots. The Applicant does not intend to interfere with these rights in the course of exercising the rights sought over these plots.</p> <p>Deadline 7 Update The Applicant has removed plot 26 from the Order Limits</p>

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					REP3a-023 REP3a-024 REP3a-025 REP3a-026 REP3a-027 REP3a-028 REP3a-029 REP3a-030 REP3a-031 REP3a-032 REP3a-033 REP3a-034 REP3a-035 REP3a-036 REP3a-037		Temporary Possession			and therefore rights are no longer being sought over land within the ownership of NRW. The Applicant has not included specific Protective Provisions for NRW in the draft DCO [AS-014]. <u>Deadline 8 Update</u> <u>No update.</u>

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					REP3a-038 REP3a-039 REP3a-040 REP3a-041 REP3a-042 REP3a-043 REP3a-044 REP3a-045 REP3a-046 REP3a-047 REP3a-048, <u>REP4-045</u> REP5-039 <u>REP5-047</u> REP6-048.					

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					REP7-056					
5.	The Crown Estate	78089	RR-016		REP5-043, REP7-060	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary Possession	1, 28, 29, 31, 32, 35, 257, 258, 259 6, 11, 12, 48, 53, 55, 56, 58, 61, 255 2, 3, 4, 5, 7, 10, 23, 27, 38, 39, 44, 45, 46, 47, 49, 52, 54, 57, 59, 60	No	Discussions are ongoing between the Applicant and The Crown Estate (TCE) in respect of the acquisition of land rights over land at the foreshore and the crossing of the River Clwyd with the parties in regular contact to discuss matters as they arise and to agree the necessary next steps. These discussions have been ongoing since July 2021 with earlier discussions relating to land ownership being undertaken from January 2021. With regards to the crossing of the River Clwyd, the Applicant has been informed that TCE have completed their precedent option and lease documents are in draft form and are undergoing final checks from TCE's appointed legal representatives. The Applicant hopes to be in receipt of these draft documents shortly and will

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										<p>continue to engage with TCE with regards to the timescales for the issuing of these documents.</p> <p>Discussions in respect of the temporary and permanent rights required over the foreshore are ongoing with the proposal for the required permanent rights to be incorporated into the Application for Lease. In addition to this, the parties are continuing to discuss the basis on which temporary possession would be taken.</p> <p>The Applicant understands that the TCE's appointed legal representatives are due to provide feedback shortly on whether, given the presence of a regulating lease, a separate licence agreement would be required over these areas.</p> <p>Again, the Applicant will continue to engage with TCE to progress matters in a timely manner.</p> <p>TCE's representatives have expressed a willingness to</p>

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										<p>move matters forward in a timely fashion, with the Applicant sharing and being grateful for this view. The Applicant is certainly hopeful that agreement will be reached prior to the end of the examination but until such a time as the Applicant is in receipt of the precedent documents for the River Clwyd crossing, it reserves the right to make any definitive assessments on timescales for completion of the necessary agreements.</p> <p>Deadline 2 Update The Applicant has continued to engage with TCE with regards to timescales for the issuing by TCE of the draft option for lease and lease documents. TCE expects these documents to be issued shortly.</p> <p>Deadline 3 Update The Applicant has prompted the land interest's representative on 21</p>

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										<p>November for an update on the status of the draft option for lease and lease documents. A response is awaited and a further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent continues to seek engagement with the land interest's representative to progress the draft option for lease and lease documents. TCE were prompted for a response on 24 January 2023 and the Applicant awaits a response.</p> <p>Deadline 5 Update The Applicant's appointed agents have been informed that internal discussions have been ongoing within the TCE team in relation to the finalisation of the draft lease documents for the crossing of the River Clwyd. It is expected that further detail will be known on the timescales for this</p>

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										<p>agreement following a meeting between the parties on 3 February 2023.</p> <p>Deadline 6 Update A productive meeting was held between the Applicant's appointed agents and the land interest's representative on 3 February. The Applicant understands that the precedent documents relating to the required land rights will shortly be provided to the Applicant's appointed legal representatives. The Applicant's appointed agents intend to follow this up with the land interest's appointed representative in due course.</p> <p>Deadline 7 Update Heads of Terms (HoTs) relating to the required land rights for the River Clwyd crossing have been received from land interest's appointed representative. The Applicant's appointed agent and legal representatives will endeavour</p>

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										<p>to provide feedback on the HoTs as soon as practicable.</p> <p>The Applicant's appointed agent has formally issued a request for s.135 consent in respect of the onshore land plots on 1 March 2023. A response is awaited from the land interest's appointed representative.</p> <p>The final draft of Transmission System Agreement for Lease has now been agreed and is being submitted for authorisation for signatures by the parties. The Applicant expects this to be resolved in advance of close of examination.</p> <p><u>Deadline 8 Update</u> <u>The Applicant's appointed agent intends to provide comments on the draft HoTs imminently. The Applicant believes that these points are relatively minor and as such it is hoped that matters can</u></p>

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										<p><u>swiftly progress to the agreement of HoTs and instruction of the party's respective legal representatives.</u></p> <p><u>With regards to the s.135 consent, the Applicant's appointed legal representatives have engaged with the land interest's appointed legal representative and a fee undertaking has been provided on 9 March 2023. Supporting information requested by the land interest's legal representative has been issued on 13 March 2023. The Applicant does not envisage any impediment to the granting of s.135 consent and it is hoped that consent will be granted as soon as practicably possible.</u></p>
6.	Diamond Transmission Corporation	159728	RR-017			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions	1, 34, 87, 91, 97, 100, 101, 103, 118, 139, 257, 347, 353,	Yes	The Applicant has not included specific Protective Provisions for Diamond Transmission in the draft DCO [AS-014]. The Applicant has included

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							<p>Acquisition of new rights</p> <p>Temporary Possession</p>	<p>359, 360, 361, 362</p> <p>36, 41, 48, 48, 51, 53, 55, 58, 76, 82, 83, 102, 114, 115, 116, 126, 129, 154, 346, 354, 358, 366, 368, 490, 491, 492, 497</p> <p>2, 37, 38, 39, 40, 45, 46, 47, 49, 50, 54, 57, 59, 69, 70, 71, 72, 73, 74, 75, 81, 84, 85, 86, 88, 92, 94, 96, 98, 104, 111, 112, 113, 117, 119, 120, 121, 122, 123, 124, 127, 128, 130, 341, 348, 351, 352, 357, 475, 495, 498, 499</p>		<p>Protective Provisions in Part 1 of Schedule 9 of the draft DCO [AS-014] for electricity, gas, water and sewerage undertakers and to date no comment on these Protective Provisions has been received from Diamond Transmission.</p> <p>At this present time, the objection is maintained.</p> <p>Deadline 6 Update No update.</p> <p>Deadline 7 Update No update.</p> <p><u>Deadline 8 Update</u> <u>No update.</u></p>

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7.	Memoria Ltd	141586	RR-030			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary Possession	431, 438, 445, 447 439 442	Yes	<p>The respondent's interest in plot 431 relates to an assumed subsoil interest within the confines of the public adopted highway. The Applicant believes that the rights sought over this plot in respect of the creation of permanent visibility splays will not interfere with the respondents assumed subsoil interest.</p> <p>With regards to plots 438, 439, 442, 445, 447, the respondent enjoys rights of access over these plots. The Applicant does not intend to interfere with these rights in the course of exercising the rights sought over these plots.</p> <p>At this present time, the objection is maintained.</p> <p>Deadline 6 Update No update.</p> <p>Deadline 7 Update No update.</p>

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										Deadline 8 Update <u>No update.</u>
8.	Genesis Town Planning on behalf of Memoria Ltd	141586	RR-031			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary Possession	431, 438, 445, 447 439 442	Yes	<p>The respondent's interest in plot 431 relates to an assumed subsoil interest within the confines of the public adopted highway. The Applicant believes that the rights sought over this plot in respect of the creation of permanent visibility splays will not interfere with the respondents assumed subsoil interest.</p> <p>With regards to plots 438, 439, 442, 445, 447, the respondent enjoys rights of access over these plots. The Applicant does not intend to interfere with these rights in the course of exercising the rights sought over these plots.</p> <p>At this present time, the objection is maintained.</p> <p>Deadline 6 Update No update.</p>

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										<p>Deadline 7 Update No update.</p> <p><u>Deadline 8 Update</u> <u>No update.</u></p>
9.	Wilson Fearnall on behalf of GBL and IM Kerfoot Discretionary Trust	141483, 141485 and 141448	RR-037		REP1-099 REP5-034 <u>REP7-053</u>	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary Possession	131, 140, 141, 143, 144, 145, 146, 147, 148 134, 135, 136, 142 132, 133, 137, 138	Yes	<p>The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May</p>

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										<p>2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the land interest's appointed agent have been and continue to be ongoing through email and telephone correspondence and meetings with the Applicant's appointed agents. Meetings were held on 12 May 2022 and 23 August 2022 respectively. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent held a virtual meeting</p>

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										<p>with the land interest's appointed agent on 11 November 2022 during which the commercial aspects of the Heads of Terms were discussed. The Applicant's appointed agent subsequently issued email correspondence on 18 November 2022 to the land interest's appointed agent setting out matters discussed during the meeting.</p> <p>Deadline 4 Update On 26 January 2023 the Applicant's appointed agent provided a detailed response to queries raised by the land interests' appointed agent on 7 December 2022. There remain a number of points of difference between the parties and it is hoped that the response provided on 26 January 2023 will enable discussions to progress.</p> <p>Deadline 5 Update The Applicant has no update on the status of this agreement</p>

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										<p>at this time but will endeavour to provide an update at Deadline 6.</p> <p>Deadline 6 Update Communications in relation to the HoTs are continuing through email and telephone correspondence, with the Applicant's appointed agent mostrecently providing a substantive response to the key points of difference on 15 February 2023.</p> <p>Deadline 7 Update The Applicant's appointed agent has communicated with the land interest's appointed agent on 1 March 2023 and has offered to meet in person progress negotiations. A response is awaited with the hope a meeting can be arranged prior to Deadline 8.</p> <p><u>Deadline 8 Update</u> <u>The Applicant's appointed agent has provided a further substantive response to</u></p>

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										<p><u>queries around rights required for the purpose of creation and maintenance of ecological mitigation on 13 March 2023. The Applicant's appointed agents have arranged a face-to-face meeting on 23 March to progress the HoTs. The Applicant understands that commercial terms present the most significant barrier to progression of HoTs with further discussion between the parties being required in order to agree a way forward on this matter.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interests' appointed agent with a view to concluding a voluntary agreement.</u></p> <p><u>With regards to the occupancy of this land, the land interests' appointed agent has confirmed via telephone and email that the land is now considered to be vacant albeit negotiations</u></p>

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										<p><u>are ongoing with a third party in respect of a new tenancy. The Applicant's appointed agent will endeavour to maintain communications with the land interests' appointed agent in order to ensure that any update on the occupancy of the land is recorded.</u></p>
10.	DMPC on behalf of Mr JB & Mrs E Evans	130405 and 130406	RR-038	REP1-103	REP1-104, AS-042, REP5-037 <u>REP7-062</u>	Part 1	<p>Acquisition of Freehold</p> <p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>416, 417</p> <p>401, 402, 403, 408, 409, 410, 413, 415, 419, 425, 432</p> <p>407, 412</p> <p>404, 405, 406, 411, 414</p>	Yes	<p>Freehold Acquisition</p> <p>Generic Heads of Terms (HoTs) in respect of the freehold acquisition of land were issued to the land interest's appointed agent on 23 December 2022. Following the issue of these HoTs, the Applicant has continued to engage with the agent through virtual and face-to-face meetings and email and telephone correspondence with regards to matters including but not limited to substation design, visual impact, landscaping and ecological mitigation and drainage. Populated HoTs were issued to the appointed agent on 5 May</p>

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										<p>2022. Negotiations on the specific clauses and commercial elements included within the HoTs have been, and continue to be, ongoing with the latest correspondence being received by the Applicant's agents on 11 October 2022.</p> <p>Permanent Rights The Applicant's land agents issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on</p>

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										<p>20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Comments on the populated HoTs were received by the Applicant's agents on 24 August 2022 with a follow up clause-by-clause review exercise being undertaken by the respective appointed agents on 6 October 2022. Following on from this meeting, the Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update Freehold Acquisition - The Applicant's appointed agent attended a virtual meeting with the land interest's appointed agent on 1 November 2022.</p>

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										<p>This was a productive meeting during which the commercial elements of the freehold HoTs were discussed at length. The Applicant shall endeavour to provide feedback on the points discussed in due course.</p> <p>Permanent Rights – No update</p> <p>Deadline 3 Update Freehold Acquisition - The Applicant's appointed agent attended a virtual meeting with the land interest's appointed agent on 11 November during which the Heads of Terms were briefly discussed. A meeting between the respective appointed agents has been arranged for 24 November 2022. A further update following this meeting will be provided at Deadline 4.</p> <p>Permanent Rights – No update</p> <p>Deadline 4 Update Freehold Acquisition - The Applicant's appointed agent</p>

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										<p>attended a virtual meeting with the land interest's appointed agent on 24 November 2022 during which freehold Heads of Terms were discussed in detail. Following this meeting, an updated set of Heads of Terms were issued on 14 December 2022. The updated Heads of Terms included an updated financial offer and sought to include and accommodate requests and amendments proposed by the land interest's agent. These updates included reference within the agreement to the well and landowner engagement on the proposed landscaping. Further meetings between the Applicant's appointed agent and the land interest's appointed agent have been arranged on 27 January 2023 and 2 February 2023 to progress matters.</p> <p>Deadline 5 Update Freehold Acquisition - Meetings have been held with</p>

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										<p>the Applicant's appointed agent and the land interest's appointed agent on 27 January 2023 and 2 February 2023. The commercial elements of the freehold HoTs remain subject to further discussion, but the detail of the HoTs is progressing well with the majority of the terms nearing final form. During the course of the meeting on 2 February 2023, the HoTs in respect of the permanent rights sought were discussed and it was confirmed that the Applicant's appointed agents are in the process of restructuring the HoTs following feedback received from previous meetings. The Applicant's appointed agents have committed to providing updated HoTs as soon as possible.</p> <p>Permanent Rights - Meetings have been held with the Applicant's appointed agent and the land interest's</p>

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										<p>appointed agent on 27 January 2023 and 2 February 2023. During the course of the meeting on 2 February 2023, the HoTs in respect of the permanent rights sought were discussed and it was confirmed that the Applicant's appointed agents are in the process of restructuring the HoTs following feedback received from previous meetings. The Applicant's appointed agents have committed to providing updated HoTs as soon as possible.</p> <p>Deadline 6 Update Freehold Acquisition - Following on from the meeting on 2 February 2023, updated Heads of Terms in respect of the freehold acquisition were issued to the land interest's appointed representative on 8 February 2023. A response is awaited albeit the Applicant would note that the land interest's appointed agent is awaiting a further update on</p>

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										<p>the commercial elements of these HoTs.</p> <p>Permanent Rights - The updating process for the Heads of Terms relating to the acquisition of permanent rights is ongoing. However, the Applicant would note that there are a significant number of clauses that are common between this land interest's Heads of Terms and those which were discussed between the Applicant's and the land interest's respective appointed agent during the course of the meeting on 14 February 2023.</p> <p>Deadline 7 Update Freehold Acquisition – The land interest's appointed agent has provided further comments and suggested amendments to the HoTs on 23 February 2023. A meeting has been arranged between the Applicant's appointed agent and the land interests appointed agent on 9 March 2023 to progress</p>

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										<p>discussions towards a conclusion.</p> <p>Permanent Rights - The Applicant's appointed agent intends to issue updated Heads of Terms imminently and has arranged a meeting with the land interest's appointed agent on 9 March to discuss the proposed updates to the HoTs. The HoTs have been further updated following a meeting between the Applicant's appointed agent and the land interest's appointed agent on 2 March 2023 during which clauses common to this agreement were discussed.</p> <p><u>Deadline 8 Update</u> <u>Freehold Acquisition - A meeting was held between the Applicant's appointed agent and the land interest's appointed agent on 9 March 2023 during which the latest proposed updates to the HoTs were discussed. The Applicant</u></p>

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										<p><u>believes the HoTs to be substantively agreed subject to further discussion around commercial terms, enabling works indemnity and anti-money laundering procedures.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p> <p><u>Permanent Rights - A meeting was held between the Applicant's appointed agent and the land interest's appointed agent on 9 March 2023 during which the latest proposed updates to the HoTs were discussed. Updated HoTs were subsequently issued to the land interest's appointed agent on 10 March 2023.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to</u></p>

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										concluding a voluntary agreement.
11.	DMPC on behalf of Mr HG & Mrs ME Hughes	141147 and 141148	RR-039	REP1-101	REP1-102, REP5-036	Part 1	Acquisition of new rights and imposition of restrictions Temporary possession	423, 425, 426, 427, 435 424, 433, 434	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor

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										<p>updates being issued between June and August. Negotiations with the affected party have been and continue to be ongoing with comments on the HoTs being received by the Applicants agents on 24 August 2022 and a meeting being held between DM and the landowner's appointed agent on 6 October 2022 to discuss and review those comments.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has arranged a face to</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>face meeting with the land interest's appointed agent on 24 November 2022 to discuss further proposed amendments to the Heads of Terms. A further update on the outcome of this meeting and further progression will be provided at Deadline 4.</p> <p>Deadline 4 Update HoTs have not yet been agreed but the Applicants agent will continue to negotiate with the land interest's appointed agent with a view to securing a voluntary agreement.</p> <p>Deadline 5 Update The Applicant's appointed agent has provided to the land interest's appointed agent a substantive response on outstanding points in the HoTs on 2 February 2023.</p> <p>Deadline 6 Update A meeting was held between the Applicant's appointed</p>

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										<p>agent and the land interest's appointed agent on 14 February 2023 when good progress was made. The Applicant's appointed agent is due to respond on the points of difference and a further meeting is to be held on 22 February 2023.</p> <p>Deadline 7 Update The Applicant's appointed agent attended a further meeting with the land interest's appointed agent on 2 March 2023. Heads of Terms are believed to be in an advanced form with a further meeting proposed on 16 March where it is anticipated that the Heads of Terms will be finalised.</p> <p>Deadline 8 Update <u>A meeting is to be held between the Applicant's appointed agent and the land interests' appointed agent on 16 March 2023 with a view to finalising HoTs. It is anticipated that the land interests'</u></p>

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										<p><u>appointed agent will require review of the HoTs by the land interests' appointed solicitor prior to signing and returning HoTs.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
12.	DMPC on behalf of The Estate of the Late Mr Wynford Davies	192604	RR-040		REP1-105	Part 1	Temporary possession	330, 331, 332, 343	Yes	<p>A letter was sent to the land interest on 19 May 2022 confirming that no permanent rights were being sought by the project over land within their ownership and that a licence to undertake visibility splay works would be entered into between the respective parties in due course.</p> <p>Deadline 7 Update No update.</p> <p><u>Deadline 8 Update</u> <u>No update.</u></p>

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13.	DMPC on behalf of Mr AEM Owen	130395	RR-041		REP1-100	Part 1	<p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>453, 456, 457, 459, 460, 462, 465, 480, 482, 485, 486, 487</p> <p>461, 467</p> <p>452, 454, 463, 475, 476</p>	Yes	<p>Negotiations in respect of the rights required over land over which the land interest holds a tenancy are ongoing with the landlord's appointed agent. The Applicant shall continue to engage with the appointed agent for both the land interest and their landlord with regards to the requirement for an occupier's consent agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update Heads of Terms for an occupier's consent agreement were issued on 23 November 2022.</p> <p>Deadline 4 Update HoTs have not yet been agreed but the Applicant's agent will continue to negotiate with the land interest's</p>

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										<p>appointed agent with a view to securing an occupier's consent.</p> <p>Deadline 5 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent prompted the land interests appointed agent regarding engagement on HoTs on 14 February 2023.</p> <p>Deadline 7 Update The land interest's appointed agent has provided comments on the draft Heads of Terms for an occupier's consent. The Applicant's appointed agents are in the process of reviewing these comments and will endeavour to provide a response to the land interest's appointed agent by Deadline 8.</p>

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										<p><u>Deadline 8 Update</u> <u>The Applicant's appointed agent provided comments on 14 March 2023 to the land interest's appointed agent on the marked-up HoTs received on 23 February 2023. A meeting is to be held between the Applicant's appointed agent and the land interest's appointed agent on 16 March 2023 to progress HoTs.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding an Occupier's Consent.</u></p>
14.	Rostons on behalf of Mr Ivor Beech	141362	RR-042			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights	275, 285, 291 278, 280, 286, 287	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback

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							Temporary possession	274, 276, 277, 279, 282, 284, 289, 325, 326, 327, 328, 329		<p>session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings.</p>

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										<p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p>

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										<p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. It is anticipated that HoTs can be agreed imminently and a voluntary agreement progressed.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding points on 17 February 2023 and awaits a</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting signed HoTs.</p> <p>Deadline 8 Update <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicants appointed agent and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated that signed HoTs will likely be returned before the end of March.</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.
15.	Rostons on behalf of Mr Hugh Wynne-Davies	135447	RR-043			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary possession	100, 101, 103, 105, 118, 131, 189, 190, 191, 192, 193, 194, 198, 199, 201, 202, 209, 247, 250 102, 106, 114, 115, 116, 125, 126, 129, 196, 213, 246, 252, 253, 254, 255, 256 104, 107, 108, 109, 110, 111, 112, 119, 120, 121, 127, 128, 195, 197, 248, 249, 251	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively.

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. It is anticipated that HoTs can be agreed imminently and a voluntary agreement progressed.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2</p>

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										<p>February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding commercial points on 17 February 2023 and awaits a response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting signed Heads of Terms.</p>

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										<p><u>Deadline 8 Update</u> <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicant's appointed agent and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
16.	Rostons on behalf of The Executor of the Estate of the Late George Edward Brookes	169240	RR-044			Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights	294, 317, 318, 319, 322 296, 298, 306	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021.

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
							Temporary possession	323		<p>As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>through email and telephone correspondence between meetings. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding points on 17 February 2023 and awaits a response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting signed Heads of Terms.</p> <p>Deadline 8 Update <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicants appointed agent and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
17.	Rostons on behalf of Kelly Proffitt	141667	RR-045			Part 1	<p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>317</p> <p>306</p> <p>324</p>	Yes	<p>The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022 and continuing communications in relation to the HoTs. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting</p>

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										<p>information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's appointed agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting</p>

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										<p>held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding points on 17 February 2023 and awaits a response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting signed Heads of Terms.</p> <p>Deadline 8 Update <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicants appointed agent</u></p>

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										<p><u>and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
18.	Rostons on behalf of Toni Mayne	141666	RR-046			Part 1	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary possession	317 306 324	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected

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										<p>persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022 and continuing communications in relation to the HoTs. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be</p>

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										<p>secured through a voluntary agreement.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's appointed agent is due to respond formally on these points.</p>

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										<p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding points on 17 February 2023 and awaits a response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points</p>

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										<p>of difference and are awaiting signed Heads of Terms.</p> <p>Deadline 8 Update <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicants appointed agent and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
19.	Rostons on behalf of Helen Owen Proffitt	141417	RR-047		REP1-106 AS-045	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions	242, 247, 250, 294, 297, 309, 316, 317, 318,	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land

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							<p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>319, 322, 335, 342</p> <p>220, 233, 235, 236, 238, 239, 240, 241, 243, 244, 245, 246, 252, 254, 255, 295, 296, 298, 301, 302, 304, 305, 306, 336, 337</p> <p>218, 221, 231, 232, 234, 237, 248, 249, 251, 303, 307, 308, 310, 313, 314, 323, 324, 333, 334, 338, 339</p>		<p>interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022.</p>

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										<p>Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks</p>

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										<p>to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p>

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										<p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding commercial points on 17 February 2023 and awaits a response from the land interest's appointed agent.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting signed Heads of Terms.</p> <p>Deadline 8 Update <u>To date, the land interests' appointed agent has not identified any further issues beyond those which were raised at the face-to-face meeting on 13 January between the Applicant's appointed agent and the land interest's appointed agent. The Applicant's appointed agent has provided a response to the queries raised in the interim. It is understood that HoTs are agreed in principle and that signed HoTs will likely be</u></p>

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										<p><u>returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
20.	Rostons on behalf of Richard David Proffitt	141439	RR-048		REP1-106	Part 1	<p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>297, 317</p> <p>295, 301, 305, 306</p> <p>324</p>	Yes	<p>The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on</p>

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										<p>20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour</p>

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										<p>to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p>

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										<p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding points on 17 February 2023 and awaits a response from the land interest's appointed agent. The Applicant remains optimistic that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points</p>

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										<p>of difference and are awaiting signed Heads of Terms.</p> <p>Deadline 8 Update <u>HoTs were agreed in principle on 13 January 2023 at a face-to-face meeting between the Applicants appointed agent and the land interest's appointed agent. The Applicant's appointed agent has dealt with queries that have been raised in the interim and the land interest's appointed agent has indicated that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
21.	Rostons on behalf of Rachel Georgina Hughes	141357	RR-049		AS-045	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions	242, 247, 250, 309, 316, 318, 319, 322, 335, 342	Yes	<p>The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021.</p> <p>As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively.</p> <p>A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August.</p> <p>Negotiations with the affected party are ongoing with</p>
							Acquisition of new rights	220, 233, 235, 236, 238, 239, 240, 241, 243, 244, 245, 246, 252, 254, 255, 302, 304, 336, 337		
							Temporary possession	218, 221, 231, 232, 234, 237, 248, 249, 251, 303, 307, 308, 310, 313, 314, 323, 333, 334, 338, 339		

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										<p>meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding commercial points on 17 February 2023 and awaits a response from the land interest's appointed agent.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting confirmation from the land interest's appointed agent.</p> <p>Deadline 8 Update <u>To date, the land interests' appointed agent has not identified any further issues beyond those which were raised at the face-to-face meeting on 13 January between the Applicant's appointed agent and the land interest's appointed agent. The</u></p>

Version No. <u>76</u>	ExQs 3.22: Schedule of CA and TP Objections: Awel y Môr Offshore Windfarm									
Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>Applicant's appointed agent has provided a response to the queries raised in the interim. It is understood that HoTs are agreed in principle and that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
22.	Rostons on behalf of Sandra Archdale	141415	RR-050		AS-045	Part 1, Part 2, Part 3	<p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p>	<p>242, 247, 250, 309, 316, 318, 319, 322, 335, 342</p> <p>220, 233, 235, 236, 238, 239, 240, 241, 243, 244, 245, 246, 252, 254, 255, 302, 304, 336, 337</p>	Yes	<p>The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally</p>

Version No. 76	ExQs 3.22: Schedule of CA and TP Objections: Awel y Môr Offshore Windfarm									
Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
							Temporary possession	218, 221, 231, 234, 237, 248, 249, 251, 303, 307, 308, 310, 313, 314, 323, 333, 334, 338, 339		<p>provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent</p>

Version No. 76	ExQs 3.22: Schedule of CA and TP Objections: Awel y Môr Offshore Windfarm									
Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding commercial points on 17 February 2023 and awaits a response from the land interest's appointed agent.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting confirmation from the land interest's appointed agent.</p> <p>Deadline 8 Update <u>To date, the land interests' appointed agent has not identified any further issues beyond those which were raised at the face-to-face meeting on 13 January between the Applicant's appointed agent and the land interest's appointed agent. The Applicant's appointed agent has provided a response to the queries raised in the interim. It is understood that HoTs are agreed in principle and that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to</u></p>

Version No. <u>76</u>	ExQs 3.22: Schedule of CA and TP Objections: Awel y Môr Offshore Windfarm									
Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										concluding a voluntary agreement.
23.	Rostons on behalf of Janet Johnson	141416	RR-051		AS-045	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary possession	242, 247, 250, 309, 316, 318, 319, 322, 335, 342 220, 233, 235, 236, 238, 239, 240, 241, 243, 244, 245, 246, 252, 254, 255, 302, 304, 336, 337 218, 221, 231, 232, 234, 237, 248, 249, 251, 303, 307, 308, 310, 313, 314, 323, 333, 334, 338, 339	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic set Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. These sessions additionally provided an opportunity for the Applicant to provide an update on the refinement of the PEIR boundary to the draft Order Limits. The appointed attended both of these sessions held on 20 January 2022 and 11 February 2022 respectively. A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>updates being issued between June and August. Negotiations with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 31 May 2022 and 12 September 2022. Communications in relation to the HoTs are continuing through email and telephone correspondence between meetings.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 3.</p> <p>Deadline 3 Update The Applicant's appointed agent has prompted the land</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>interest's appointed agent on 16 November for supporting information in relation to the commercial aspects of the Heads of Terms. It is anticipated that a further face to face meeting will be arranged in the coming weeks to progress discussions and any points of difference. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with the landowner's appointed agent on 13 January to progress the commercial aspects of the HoTs. A number of points are currently outstanding and the Applicant's agent is due to respond formally on these points.</p> <p>Deadline 5 Update The Applicant's appointed agent responded on 2 February 2023 to points of a technical nature which were</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>raised by the land interests' appointed agent at the meeting held on 13 January 2023. A response on the other outstanding points is anticipated to be provided to the land interests' appointed agent ahead of Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has responded to the outstanding commercial points on 17 February 2023 and awaits a response from the land interest's appointed agent.</p> <p>Deadline 7 Update The Applicant understands that there are no remaining points of difference and are awaiting confirmation from the land interest's appointed agent.</p> <p><u>Deadline 8 Update</u> <u>To date, the land interests' appointed agent has not identified any further issues beyond those which were raised at the face-to-face</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>meeting on 13 January between the Applicant's appointed agent and the land interest's appointed agent. The Applicant's appointed agent has provided a response to the queries raised in the interim. It is understood that HoTs are agreed in principle and that signed HoTs will likely be returned before the end of March.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>
24.	Martin Griffiths	200802	RR-054		REP3-032 REP6-051	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions	420	Yes	This respondent is listed in Part 1 (Category 2), Part 2 and Part 3 of the Book of Reference (Document 4.30 of the Applicant's deadline 4 submission) and therefore may be eligible to make a claim pursuant to S10 Compulsory Purchase Act 1965, Part 1 Land Compensation Act 1973

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>or S152 (3) of the Planning Act 2008.</p> <p>Martin Griffiths has a right of access over plot 420 which will not be interfered with in the exercising of the temporary and permanent rights being sought.</p> <p>At this present time, the objection is maintained.</p> <p>Deadline 6 Update No update.</p> <p>Deadline 7 Update No update.</p> <p><u>Deadline 8 Update</u> <u>No update.</u></p>
25.	Network Rail	133539	AS-038	REP1-081	REP1-082 REP3-027	Part 1, Part 2, Part 3	Acquisition of new rights and imposition of restrictions Temporary possession	97, 99 94, 96, 98	Yes	The Applicant has been in discussions with NRIL with regards to the railway line crossing. The Applicant has secured Business Clearance and Technical Clearance from Network Rail and has agreed a

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Basic Asset Protection Agreement.</p> <p>Discussions regarding the commercial aspects of required land rights are at a relatively early stage with a meeting having been held between the Applicant's appointed land agents and a representative from NRIL on 14.10.2022. During the course of this meeting a roadmap setting out a proposed route to agreement was set out and follow up actions agreed. The Applicant will endeavour to undertake those follow up actions and continue to proactively engage with NRIL with a view to securing a voluntary agreement.</p> <p>Active discussions are ongoing in relation to Protective Provisions for NRIL. The Applicant has received a mark-up of the Protective Provisions included in the draft DCO [AS-014] and has responded with further comments. The Applicant anticipates that both</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 2 Update The Applicant is in the process of compiling feedback to be presented to the land interest in respect of the commercial terms associated with the Deed of Grant of Easement and will endeavour to provide this feedback in due course.</p> <p>Deadline 3 Update The Applicant has no update on the status of this agreement at this time but will endeavour to provide an update at Deadline 4. The Applicant and NRIL are continuing discussions on the Protective Provisions for NRIL. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 4 Update Commercial discussions in relation to the land rights required have progressed with a financial offer being made to NRIL on 11 January 2023. The Applicant and its appointed agents have subsequently held two meetings on 16 January 2023 and 23 January 2023 to further discussions around the commercial aspects of the agreement and are due to submit a further offer shortly. The Applicant and NRIL are continuing discussions on the Protective Provisions for NRIL. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 5 Update The Applicant and NRIL are continuing discussions on the Protective Provisions and the commercial elements relating to the acquisition of land rights. The Applicant will endeavour to</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>provide an update at Deadline 6.</p> <p>Deadline 6 Update The Applicant and NRIL are continuing to engage in discussions around the commercial elements of the acquisition of the necessary land rights. The Applicant issued correspondence setting out a proposed financial offer on 8 February 2023. It is proposed that a call be held between Applicant's appointed agents and the land interest's representative to discuss NRIL's response received on 13 February 2023. The Applicant and NRIL are continuing active discussions on the Protective Provisions for NRIL. NRIL provided further comments on a few outstanding points in the Protective Provisions on 13 February 2023. The Applicant anticipates that both parties will be able to agree the Protective</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Provisions before the end of the Examination.</p> <p>Deadline 7 Update Productive meetings have been held with NRIL's appointed representative on 1 March 2023, 3 March 2023 and 6 March 2023 to discuss the commercial element of the Heads of Terms. The Applicant will endeavour to provide a response to the figures proposed by NRIL as soon as is practicable.</p> <p>The Applicant and NRIL are continuing active discussions in relation to the protective provisions and hope that an agreed position can be reached before the end of the Examination. The Applicant is awaiting final confirmation from NRIL that there are no outstanding points of disagreement.</p> <p><u>Deadline 8 Update</u> <u>The Applicant is continuing to consider the financial</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>considerations proposed by NRIL and will endeavour to provide a substantive response to NRIL as soon as practicable.</u></p> <p><u>The Applicant has agreed all points with NRIL in respect to the protective provisions and has included the final set of protective provisions in the final draft DCO submitted at Deadline 8. The Applicant anticipates that NRIL will withdraw its objection before the close of the Examination.</u></p>
26.	Glyndwr University on behalf of Glyndwr Innovations Limited	141551	RR-035			Part 1, Part 2	Acquisition of new rights and imposition of restrictions Temporary possession	399, 400 404	Yes	This respondent is listed in Part 1 (ory 2), Part 2 and Part 3 of the Book of Reference (Document 4.30 of the Applicant's deadline 4 submission) and therefore may be eligible to make a claim pursuant to S10 Compulsory Purchase Act 1965, Part 1 Land Compensation Act 1973 or S152 (3) of the Planning Act 2008.

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Glyndwr University benefits from rights over plots 399, 400 and 404 which are granted by a lease dated 31st October 2012. The rights are in relation to the passage and running of all services through conduits. It is not proposed that this right will be interfered with in the exercising of the temporary and permanent rights being sought.</p> <p>At this present time, the objection is maintained.</p> <p>Deadline 6 Update No update.</p> <p>Deadline 7 Update No update.</p> <p><u>Deadline 8 Update</u> <u>No update.</u></p>
27.	Dŵr Cymru Welsh Water	130414			REP1-058, REP1-059,	Part 1, Part 2, Part 3	Acquisition of Freehold	416, 417	Yes	The Applicant is seeking permanent rights and temporary rights over plot 253 for operational and

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
					REP1-060, REP1-061		Acquisition of new rights and imposition of restrictions	89, 91, 97, 158, 160, 162, 163, 164, 165, 166, 167, 168, 177, 186, 187, 188, 200, 216, 242, 261, 269, 272, 275, 291, 309, 322, 359, 359, 360, 361, 362, 402, 408, 409, 410, 413, 415, 418, 419, 420, 421, 422, 423, 425, 426, 430, 432, 437, 462, 471, 472, 480, 482, 483, 484, 485, 486, 487		<p>construction access purposes. This plot is within the ownership of DC. The Applicant's land agents issued Heads of Terms on 12th May 2022 and followed this up by attending a meeting with DC's appointed agent. Discussions are ongoing in respect of the detail of the Heads of Terms but the Applicant remains hopeful that agreement can be reached and the necessary land rights acquired through negotiation. Active discussions are ongoing in relation to Protective Provisions for DC. The Applicant has received a mark-up of the Protective Provisions included in the draft DCO [AS-014] and has responded with further comments. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 2 Update</p>
							Acquisition of new rights	14, 63, 78, 153, 154, 169, 175, 183, 214, 233, 238, 239, 252, 253, 254, 255, 256, 262, 263, 264, 265, 267, 268, 278, 280, 281, 296, 298, 306, 358,		

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
							Temporary possession	366, 368, 368, 372, 373, 407, 412, 436, 436, 461, 467, 470, 490, 496, 497 13, 16, 21, 22, 62, 64, 68, 79, 80, 81, 92, 95, 96, 98, 161, 170, 171, 176, 182, 210, 211, 212, 232, 234, 270, 271, 271, 273, 274, 276, 277, 279, 283, 284, 290, 310, 311, 312, 323, 325, 328, 331, 351, 357, 405, 406, 411, 414, 475, 476, 477, 493, 499		<p>The Applicant is in the process of compiling feedback to be presented to the land interest in respect of the commercial terms associated with the Deed of Grant of Easement and will endeavour to provide this feedback in due course.</p> <p>Deadline 3 Update Updated Heads of Terms were issued to the land interest on 18 November 2022. A response is awaited, and the Applicant will provide a further update at Deadline 4. The Applicant and DC are continuing discussions on the Protective Provisions for DC. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 4 Update The Applicant and DC are continuing discussions on the Protective Provisions for DC. The Applicant anticipates that</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>The Applicant's appointed agents have been informed that DC have appointed a land agent to act on their behalf in relation to the progression of the Heads of Terms. DC have committed to providing their appointed agent's details but are yet to do so.</p> <p>Deadline 5 Update</p> <p>The Applicant and DC are continuing discussions on the Protective Provisions. The Applicant will endeavour to provide an update at Deadline 6.</p> <p>The Applicant has prompted DC on 11 January 2023 and 3 February 2023 to provide details of their appointed agent in order to progress matters in relation to the acquisition of the necessary land rights.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 6 Update The Applicant's appointed agent is still awaiting a substantive response from DC and the land interest's appointed agent. The Applicant's appointed agent has prompted, most recently on 13 February 2023, and hand delivered Heads of Terms to the land interest's Kinmel Park office 16 February 2023.</p> <p>The Applicant and DC are continuing active discussions on the Protective Provisions for DC. The Applicant and DC had a call to discuss minor outstanding points on the Protective Provisions on 15 February 2023. The Applicant anticipates that both parties will be able to agree the Protective Provisions before the end of the Examination.</p> <p>Deadline 7 Update The Applicant's appointed agent has responded to the interest's appointed agent over</p>

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										<p>the proposed fees cap in the Applicant's standard terms and chased the agent, most recently on 3 March 2023, to schedule a meeting to discuss the terms.</p> <p>The protective provisions have been agreed with Dwr Cymru / Welsh Water and will be included in the draft DCO submitted at Deadline 8. The Applicant and Dwr Cymru are progressing with a joint statement to confirm the agreed position and also plan to submit this at Deadline 8.</p> <p><u>Deadline 8 Update</u> <u>It is understood that the land interest's appointed agent is seeking a fee undertaking direct from the Applicant. HoTs negotiations are currently on hold pending resolution of this matter.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's</u></p>

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										<p><u>appointed agent with a view to concluding a voluntary agreement.</u></p> <p><u>Protective provisions have been agreed with Dwr Cymru and a joint statement has been signed by both parties which has been submitted at Deadline 8. The Applicant has included the agreed protective provisions in the final draft DCO submitted at Deadline 8.</u></p>
28.	The Bodrhyddan Farming Company Limited	159800			AS-048	Part 1,	<p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>149, 150, 151, 156, 157, 158, 160, 162, 163, 164, 165, 166, 167, 168, 177, 184, 185, 186, 187, 188, 200, 204, 206, 207</p> <p>152, 153, 154, 155, 169, 174, 175, 183</p> <p>159, 161, 170, 171, 172, 173,</p>	Yes	<p>Deadline 7 Update</p> <p>Negotiations in respect of the rights required over land over which the land interest holds a tenancy are ongoing with the landlord's appointed agent.</p> <p>Heads of Terms (HoTs) for an occupier's consent agreement were issued to the land interest's appointed agent on 23 November 2022.</p> <p>A meeting was held between the Applicant and the Applicant's appointed agent</p>

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								176, 181, 182, 205		<p>and the land interest's representatives on 6 March 2023.</p> <p>The Applicant's appointed agent has been requested to re-issue HoTs.</p> <p><u>Deadline 8 Update</u> <u>At the meeting on 6 March 2023, the land interest's appointed agent indicated a willingness to enter into substantive negotiations on the basis that the revised ecological mitigation area extents were acceptable for the purposes of progressing the voluntary agreement. As agreed at the meeting on 6 March 2023, updated HoTs were issued to the land interest's appointed agent on 14 March 2023. The Applicant's appointed agent will be contacting the land interest's appointed agent to progress negotiations.</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding an Occupier's Consent.</u>
29.	Hon Owain Grenville Rowley-Conwy, Hon Thomas Rowley-Conwy, James Vernon & Ralph Collins (as Trustees of the Bodrhyddan Estate Maintenance Fund)	141615, 141880, 141352, 209280			AS-048	Part 1	Acquisition of new rights and imposition of restrictions Acquisition of new rights Temporary possession	158, 160, 162, 163, 164, 165, 166, 167, 168, 177, 186, 187, 188, 200, 203 153, 154, 155, 169, 175, 183 161, 170, 171, 176, 182	Yes	The Applicant's land agents (Dalcour Maclaren (DM)) issued a generic Heads of Terms (HoTs) to the land interest's appointed agent on 23 December 2021. As part of the issuing of the HoTs, the appointed agent was invited to participate in a round table discussion and feedback session with agents representing other affected persons to be held in January. The appointed agent did not attend either of the sessions held on 20 January 2022 and 11 February 2022 respectively, but a call was held between DM and the appointed agent's colleague on 3 February 2022 to discuss output from the roundtable discussions and updates to the project design.

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										<p>A set of landowner specific HoTs were issued on 10 May 2022 with further editions of the HoTs incorporating minor updates being issued between June and September. Negotiations and discussions with the affected party are ongoing with meetings being held between DM and the landowner's appointed agent on 12 July 2022 and 04 October 2022. The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant has reviewed comments received during the course of the meeting on 4 October 2022 and has subsequently arranged a meeting with the land interest's appointed agent on 15 November 2022 to discuss these comments further.</p>

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										<p>Deadline 3 Update The Applicant and the Applicant's appointed agent attended the meeting on 15 November with the land interest's appointed agent. Productive discussions were held during the course of the meeting in respect of outstanding matters arising during previous communications and meetings. An agreed position was reached on a method by which matters will be progressed.</p> <p>Deadline 4 Update HoTs have not yet been agreed but the Applicants agent will continue to negotiate with the land interest's appointed agent with a view to securing a voluntary agreement. The Applicant's agent is due to respond on the question of the temporary occupation of mitigation areas.</p> <p>Deadline 5 Update The Applicant has no update on the status of this agreement</p>

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										<p>at this time but will endeavour to provide an update at Deadline 6.</p> <p>Deadline 6 Update The Applicant's appointed agent has provided a response on 10 February 2023 on the outstanding points relating to the rights sought in respect of ecological mitigation. The Applicant's appointed agent awaits a response from the land interests' appointed agent.</p> <p>Deadline 7 Update A meeting was held between the Applicant and the Applicant's appointed agent and the land interest's representatives on 6 March 2023. The Applicant's appointed agent has been requested to provide updated Heads of Terms and shall endeavour to do so prior to Deadline 8.</p>

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										<p><u>Deadline 8 Update</u> <u>At the meeting on 6 March 2023, the land interest's appointed agent indicated a willingness to enter into substantive negotiations on the basis that the revised ecological mitigation area extents were acceptable for the purposes of progressing the voluntary agreement. As agreed at the meeting on 6 March 2023, updated HoTs were issued to the land interest's appointed agent on 14 March 2023. The Applicant's appointed agent will be contacting the land interest's appointed agent to progress negotiations.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's appointed agent with a view to concluding a voluntary agreement.</u></p>

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30.	The Secretary Of State For Wales (as part of the Welsh Government)	10005			AS-043, REP1-097, REP5-044, <u>REP7-061</u>	Part 1, Part 2, Part 3	<p>Acquisition of Freehold</p> <p>Acquisition of new rights and imposition of restrictions</p> <p>Acquisition of new rights</p> <p>Temporary possession</p>	<p>416</p> <p>363, 364, 365, 374, 376, 378, 381, 382, 390, 391, 392, 393, 397, 398, 402, 408, 409, 410, 413, 415</p> <p>371, 372, 373, 377, 379, 380, 407, 412</p> <p>369, 370, 375, 405, 406, 411, 414</p>	No	<p>The Applicant's appointed land agents (Dalcour Maclaren (DM)) issued Heads of Terms (HoTs) to the land interest's representatives on 20 May 2022.</p> <p>To date, the Applicant has held three meetings specifically relating to property matters on 28 June 2022, 26 July 2022 and 19 October. Between and subsequent to these meetings, the Applicant has endeavoured to progress matters through the completion of actions arising from the meetings and further email correspondence with the land interest.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant is in discussion with the land interest with</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>regards to the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p> <p>Deadline 3 Update The Applicant is continuing to discuss the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with a representative of the land interest on 27 January 2023 to progress the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p>

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										<p>Deadline 5 Update The Applicant's appointed agent and representatives of the land interest are continuing to engage on the actions arising out of the meeting on the 27 January 2023.</p> <p>Deadline 6 Update Protective Provisions are currently being drafted by the Applicant's appointed solicitor. A response is awaited from the land interest's representative on the progression of commercial terms following the meeting on 27 January 2023.</p> <p>Deadline 7 Update The Applicant's appointed agent has prompted, most recently on 6 March 2023, the land interest's representative for feedback on the HoTs for the operational extents of the A55 and the non-operational land held by the land interest.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>Deadline 8 Update</u> <u>The Applicant's appointed agent is awaiting a substantive response from representative of the land interest on the HoTs. It is understood that the representative of the land interest is taking legal instructions from the land interest's in-house legal department. The Applicant's appointed agent has prompted via telephone, most recently on 13 March 2023, the land interest's representative to progress HoTs.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's representative with a view to concluding land agreements.</u></p>
31.	The National Assembly for Wales <u>(as part of the Welsh Government)</u>	141410			AS-043, REP1-097, REP5-044, <u>REP7-061</u>	Part 1, Part 2, Part 3	Acquisition of Freehold Acquisition of new rights and imposition of restrictions	416 384, 385, 390, 391, 399, 400, 401, 402, 403,	No	The Applicant's appointed land agents (Dalcour Maclaren (DM)) issued Heads of Terms (HoTs) to the land interest's representatives on 20 May 2022.

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
							Acquisition of new rights Temporary possession	408, 409, 410, 413, 415 407, 412, 469 407, 412, 469		<p>To date, the Applicant has held three meetings specifically relating to property matters on 28 June 2022, 26 July 2022 and 19 October. Between and subsequent to these meetings, the Applicant has endeavoured to progress matters through the completion of actions arising from the meetings and further email correspondence with the land interest.</p> <p>The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant is in discussion with the land interest with regards to the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p>Deadline 3 Update The Applicant is continuing to discuss the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest. A further update will be provided at Deadline 4.</p> <p>Deadline 4 Update The Applicant's appointed agent held a meeting with a representative of the land interest on 27 January 2023 to progress the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p> <p>Deadline 5 Update The Applicant's appointed agent and representatives of the land interest are continuing to engage on the actions arising out of the meeting on the 27 January 2023.</p>

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										<p>Deadline 6 Update Protective Provisions are currently being drafted by the Applicant's appointed solicitor. A response is awaited from the land interest's representative on the progression of commercial terms following the meeting on 27 January 2023.</p> <p>Deadline 7 Update The Applicant's appointed agent has prompted, most recently on 6 March 2023, the land interest's representative for feedback on the HoTs for the operational extents of the A55 and the non-operational land held by the land interest.</p> <p><u>Deadline 8 Update</u> <u>The Applicant's appointed agent is awaiting a substantive response from representative of the land interest on the HoTs. It is understood that the representative of the land interest is taking legal instructions from the land interest's in-house legal</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>department. The Applicant's appointed agent has prompted via telephone, most recently on 13 March 2023, the land interest's representative to progress HoTs.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's representative with a view to concluding land agreements.</u></p> <p><u>The Applicant is continuing active discussions with the Welsh Ministers on protective provisions in relation to the disapplication of section 61 of the New Roads and Street Works Act 1991. The Applicant has included protective provisions in favour of the Welsh Ministers in the draft DCO submitted at Deadline 8. The Applicant and the Welsh Ministers are continuing to negotiate the protective provisions and hope that an agreed position can be reached before the close of the</u></p>

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Obj No. i	Name/ Organisation	IP/AP Ref No iv	RR Ref No v	WR Ref No vi	Other Doc Ref No vii	Interest Part 1, 2 or 3 viii	Permanent/ Temporary ix	Plot(s)	CA? x	Status of objection
										<p><u>Examination. If an agreed position is reached before the close of the Examination, the Applicant will submit an updated draft DCO to include the agreed set of protective provisions. If agreement is reached after the close of the Examination, the Applicant will submit an agreed set of protective provisions to the Secretary of State to take into consideration when making the final decision.</u></p>
32.	The Welsh Ministers <u>(as part of the Welsh Government)</u>	10006			AS-043, REP1-097, REP5-044, <u>REP7-061</u>	Part 1	Acquisition of new rights and imposition of restrictions	383, 386, 387, 388, 389, 393, 394, 395, 396	No	<p>The Applicant's appointed land agents issued Heads of Terms (HoTs) to the land interest's representatives on 20 May 2022.</p> <p>To date, the Applicant has held three meetings specifically relating to property matters on 28 June 2022, 26 July 2022 and 19 October. Between and subsequent to these meetings, the Applicant has endeavoured to progress matters through the completion of actions arising from the meetings and</p>

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										<p>further email correspondence with the land interest The Applicant shall continue to engage with the appointed agent and is hopeful that the necessary land rights can be secured through a voluntary agreement.</p> <p>Deadline 2 Update The Applicant is in discussion with the land interest with regards to the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p> <p>Deadline 3 Update The Applicant is continuing to discuss the differing approaches to the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest. A further update will be provided at Deadline 4.</p>

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										<p>Deadline 4 Update The Applicant's appointed agent held a meeting with a representative of the land interest on 27 January 2023 to progress the formalisation of rights within the operational extents of the A55 and the non-operational land held by the land interest.</p> <p>Deadline 5 Update The Applicant's appointed agent and representatives of the land interest are continuing to engage on the actions arising out of the meeting on the 27 January 2023.</p> <p>Deadline 6 Update Protective Provisions have been drafted by the Applicant's appointed solicitor and sent to Welsh Government (WG) on 17 February 2023, including the position to continue to disapply S.61 underneath the A55. We await their response to this proposal. A response is awaited from the land interest's</p>

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										<p>representative on the progression of commercial terms following the meeting on 27 January 2023.</p> <p>Deadline 7 Update The Applicant's appointed agent has prompted, most recently on 6 March 2023, the land interest's representative for feedback on the HoTs for the operational extents of the A55 and the non-operational land held by the land interest.</p> <p>Deadline 8 Update <u>The Applicant's appointed agent is awaiting a substantive response from representative of the land interest on the HoTs. It is understood that the representative of the land interest is taking legal instructions from the land interest's in-house legal department. The Applicant's appointed agent has prompted via telephone, most recently on 13 March 2023, the land</u></p>

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										<p><u>interest's representative to progress HoTs.</u></p> <p><u>The Applicant's appointed agent will continue to engage with the land interest's representative with a view to concluding land agreements.</u></p> <p><u>The Applicant is continuing active discussions with the Welsh Ministers on protective provisions in relation to the disapplication of section 61 of the New Roads and Street Works Act 1991. The Applicant has included protective provisions in favour of the Welsh Ministers in the draft DCO submitted at Deadline 8. The Applicant and the Welsh Ministers are continuing to negotiate the protective provisions and hope that an agreed position can be reached before the close of the Examination. If an agreed position is reached before the close of the Examination, the Applicant will submit an</u></p>

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										<p><u>updated draft DCO to include the agreed set of protective provisions. If agreement is reached after the close of the Examination, the Applicant will submit an agreed set of protective provisions to the Secretary of State to take into consideration when making the final decision.</u></p>
<u>33.</u>	<u>Charlotte Anne Bowers</u>	<u>141363</u>			<u>AS-050</u>	<u>Part 1, Part 2</u>	<u>Acquisition of new rights and imposition of restrictions</u>	<u>419</u>	<u>Yes</u>	<p><u>The respondent's interest in plot 419 relates to an assumed subsoil interest within the confines of the public adopted highway. The Applicant believes that the rights sought over this plot in respect of the creation of permanent visibility splays will not interfere with the respondents assumed subsoil interest.</u></p> <p><u>The respondent is also listed in Part 2 of the Book of Reference as a person who is potentially able to make claims under S10 Compulsory Purchase Act 1965, Part 1 Land Compensation Act 1973</u></p>

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										<p><u>or 152 (3) of the Planning Act 2008. The respondent's property does not satisfy the tests for statutory blight and as such no claim could be brought against the Applicant in this respect.</u></p> <p><u>It is not envisaged at this time that the Applicant would seek to agree a voluntary agreement with the respondent or pre-emptively settle any Category 3 claim.</u></p>
<u>34.</u>	<u>Amy Louise Evans</u>	<u>141149</u>			<u>REP6-051</u>	<u>Part 1, Part 2, Part 3</u>	<u>Acquisition of new rights and imposition of restrictions</u>	<u>420</u>	<u>Yes</u>	<p><u>This respondent is listed in Part 1 (Category 2), Part 2 and Part 3 of the Book of Reference (Document 4.30 of the Applicant's deadline 4 submission) and therefore may be eligible to make a claim pursuant to S10 Compulsory Purchase Act 1965, Part 1 Land Compensation Act 1973 or S152 (3) of the Planning Act 2008.</u></p> <p><u>Amy Evans has a right of access over plot 420 which will</u></p>

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										<p><u>not be interfered with in the exercising of the temporary and permanent rights being sought.</u></p> <p><u>At this present time, the objection is maintained.</u></p>



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